FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

06-25-1999

U.S. Department of Commerce Patent and Trademark Office TRADEMARK



meD 6-23-99

## 101077799 RECORDATION FORM COVER SHEET

	MARKS ONLY
	Please record the attached original document(s) or copy(ies).
Submission Type  XX New	Conveyance Type  Collateral  XX Assignment License
Resubmission (Non-Recordation) Document ID #  Correction of PTO Error Reel # Frame #  Corrective Document Reel # Frame #  Conveying Party  Name LIS Corporation  Formerly Latex Foam Products, Inc.	Security Agreement Nunc Pro Tunc Assignment  Effective Date Month Day Year  06 / 04 / 99  Change of Name  Other  Mark if additional names of conveying parties attached Month Day Year  06 / 04 / 99  Execution Date Month Day Year  06 / 04 / 99
Individual General Partnership  Other  XX Citizenship/State of Incorporation/Organiza	Limited Partnership XX Corporation Association  tion Connecticut
Receiving Party	Mark if additional names of receiving parties attached
Name Fleet National Bank  DBA/AKA/TA	
Composed of	
Address (line 1) 777 Main Street	
Address (line 2)	
Address (line 3) Hartford City	Connecticut / U.S.A. 06115 State/Country Zip Code
Individual General Partnership National Banking Association  Other	Limited Partnership  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached.  (Designation must be a separate document from Assignment.)
Citizenship/State of Incorporation/Organiza 6/24/1999 DNGUYEN 00000118 75588988 FOR 1 FC:481 40.00 0P 2 FC:482 225.00 0P	tion <u>Headquartered in Massachusetts</u> OFFICE USE ONLY

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, a.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with a project of the property of t

Mail documents to be recorded with required cover sheet(s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) information to be recorded with required cover sheet (s) informat

REEL: 001918 FRAME: 0934

FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK	
	epresentative Name and Address Enter	er for the first Receiving Party only.	
Name (		Tot the mist receiving vary only.	
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	lent Name and Address Area Code and Teleph	one Number (860) 241–2627	
Name	John C. Bombara, Esq.		]
Address (line 1)	c/o Pepe & Hazard LLP		]
Address (line 2)	Goodwin Square		]
Address (line 3)	225 Asylum Street		]
Address (line 4)	Hartford, Connecticut 06103		l
Pages	Enter the total number of pages of the attached including any attachments.	conveyance document # 14	
	Application Number(s) or Registration Nu		
	e Trademark Application Number <u>or</u> the Registration Number (D		
75/588,98 75/664,08		Registration Number(s) ,196,508 [1,960,979] [1,994,219] ,201,028 [1,296,265]	
Number of	Properties Enter the total number of properti	ies involved. # 10	
Fee Amour	· 	(37 CFR 3.41): \$ 265.00	
Deposit A		d to the account.)	
	Authorization to charge	e additional fees: Yes No No	
Statement a	and Signature		

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as

indicated herein.
Brian C. Baummer, Paralegal

Pepe & Hazard LLP

They . Sou

June 21, 1999

Name of Person Signing / Sig

Signature

Date Signed

TRADEMARK REEL: 001918 FRAME: 0935 SECURITY INTEREST AGREEMENT

THIS AGREEMENT is made as of June 4<sup>th</sup>, 1999, between LIS

CORPORATION (formerly Latex Foam Products, Inc.), a Connecticut corporation

having its principal place of business at 20 West Main Street, Ansonia, CT

06401-0525 (the "Company"), and FLEET NATIONAL BANK, having a mailing

address at 777 Main Street, Hartford, CT 06115 (the "Lender").

RECITALS

The Company has executed a certain Agreement of Guaranty of even

date herewith (hereinafter referred to as the "Guaranty Agreement"), in favor of

Lender pursuant to which the Company has guaranteed certain obligations of

Premier Bedding Group, LLC, Latex Foam Products, LLC and Latex International

West Coast, Inc. (the "Borrowers") to Lender ("Obligations"), subject to the terms

and conditions set forth in the Guaranty Agreement.

The Company has agreed to provide security for the payment and

performance to Lender of obligations of the Guaranty Agreement by pledging

certain patents, trademarks, patent applications/registrations and trademark

applications/registrations.

NOW, THEREFORE, for good and valuable consideration, the receipt and

sufficiency of which are hereby acknowledged, and to secure the timely payment

and performance of the Guaranty Agreement, the Company hereby agrees with

Lender as follows:

Page 1 of 6

- 1. To secure the payment and performance of the Guaranty
  Agreement, the Company hereby pledges, assigns and grants to Lender a
  continuing security interest in and lien upon the following property of the
  Company (the "Collateral"):
  - (a) all trademarks and trademark registrations listed on Schedule A attached hereto;
  - (b) the goodwill of the Company connected with and symbolized by the Trademarks; and
  - (c) all patents and patent registrations listed on Schedule A attached hereto.
  - 2. The Company represents and warrants that:
  - (a) Each of the Trademarks and Patents is subsisting and has not been adjudged invalid or unenforceable;
  - (b) Upon filing of this Agreement in the United States Patent and

    Trademark Office, or in the case of foreign patents or trademarks, in
    the appropriate foreign Patent and Trademark Office, this Agreement
    will create a legal and valid perfected lien upon and security interest in
    the Collateral, enforceable against the Company and all third parties
    in accordance with its terms;
  - (c) The Company has the unqualified right to enter into this Agreement and perform its terms;

- (d) To the best of the Company's knowledge, each of the subject Patent and Trademarks listed in Schedule A hereto are valid and enforceable; and
- (e) To the best of its knowledge, the Company is the sole and exclusive owner of the entire right, title and interest in and to each of the Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by the Company not to sue third Persons except for licenses to or by the Company made in the ordinary course of business, and except for the Security Interest granted herein.
- 3. The Company agrees that, until all of the Obligations have been satisfied in full, it will not enter into any agreement (including, without limitation, any license agreement) which is inconsistent with the Company's duties under this Agreement. Licenses entered into with or by the Company in the ordinary course of business, subject to the Security Interest herein, shall not be deemed to violate this paragraph 3.
- 4. At such time as all of the Obligations have been satisfied finally and in full, Lender shall execute and deliver to the Company all releases and other instruments necessary to terminate Lender's security interest in the Collateral.

  Lender agrees to execute the form of the Release of Lien as attached as Schedule B.

- 5. No course of dealing between the Company and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Guaranty Agreement or any other documents evidencing, securing or relating to the Obligations shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 6. All of Lender's rights and remedies with respect to the Collateral, whether established hereby or by the Guaranty Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- 7. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 8. This Agreement is subject to modification only by a writing signed by the parties.

- 9. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the successors and assigns of Lender and upon the successors of the Company. The Company shall not assign its rights or delegate its duties hereunder without the prior written consent of Lender.
- 10. This Agreement shall be effective upon acceptance by Lender in the State of Connecticut whereupon the same shall be governed by and construed in accordance with the laws of the State of Connecticut.
- document in the United States Patent and Trademark Office, or in the case of foreign patents or trademarks, in the appropriate foreign Patent and Trademark Office. If Lender elects to perfect this security interest in countries outside of the United States, the Lender shall be responsible for expenses in recording this document and in releasing the security interest, except that, if the Company is in default of its obligations under the Guaranty Agreement or the Borrowers are in default of any of their Obligations, then the Company shall be responsible for expenses incurred in recording this document and in releasing the security interest.

WITNESS the execution hereof under seal as of the day and year first above written. LIS CORPORATION FLEET NATIONAL BANK By: Linka M. Lmy
Name: Linda M. Smyth Title: Vice President STATE OF CONNECTICUT COUNTY OF HANT ford: ss: On this <u>June 4</u>, 1999, before me personally came <u>Richaro P. Messill</u>, of LIS CORPORATION, to me known and known to me to be the same person described in and who executed the foregoing instrument and duly acknowledged to me that this document was executed as a free act and deed. KATHRYN J. SELTZER NOTARY, PUBLIC. MY COMMISSION EXPIRES APR. 30, 2002 STATE OF CONNECTICUT SS: COUNTY OF HARTFORD On this Ome 1999, before me personally came Linda M. Smyth, Vice President of Fleet National Bank, to me known and known to me to be the same person described in and who executed the foregoing instrument and duly acknowledged to me that this document was executed as a free act and deed.

h:\Library\584\Agree\Security Interest

KATHRYN J. SELTZER NOTARY. PUBLIC MY COMMISSION EXPIRES APR. 30, 2002

Page 6 of 6

_
Σ
٥.
_
23
12:23
À١
Ø.
5/26/99
$\sim$
~
~
Ñ
Date:
⋍
Ĭ.
<b>∟</b>
_
Run
=
Œ

			5,701,623 2016/06/17						5,855,214 2018/05/12			2,196,508 2008/10/13	
		DATE	1997/12/30 (						1999/01/05			1998/10/13	
		SERIAL NO	08/664,767	2,183,391	96-64573	97.0595	09/078,061	PCT/US99/10522	09/076,529	PCT/US99/105341	60/077,280	75/235,664	843,775
	FILING		1996/06/17	1996/08/15			1998/05/12	1999/05/12	1998/05/12	1999/05/12	1998/03/09	1997/02/03	1997/04/29 843,775
-		NAME	Composite Mattress and Mattress Topper Having a Latex Core	Composite Mattress and Mattress Topper Having a Latex Core	Composite Mattress and Mattress Topper Having a Latex Core	Composite Mattress and Mattress Topper Having a Latex Core	Seamless Makeup Applicator	Seamless Makeup Applicator	Cosmetic Applicator Using Thermoplastic Attachment	Cosmetic Applicator Using Thermoplastic Attachment	Foam Mattress Adjustable Support	UNILATEX	UNILATEX
usive P* T*;		STATUS	Granted	Pending	Pending	Pending	Pending	Pending	Granted	Pending	Pending	Registered	Pending
RS: Indu		CLASS	PAT	PAT	PAT	PAT	PAT	PAT	PAT	PAT	PRO	Τ₩	Ψ
; MATTE	BILL			MS9	GSW	GSW	GSW	GSW	GSW	GSW	GSW	GSW	GSW
Inclusive 00584		COUNTRY	United States	Canada	South Korea	Mexico	United States	PCT	United States	PCT	United States	United States	Canada
ters; CLIENTS:				P0012BCA	P0012BKR	P0012BMX	P0013A	P0013AWO	P0019A	P0019AWO	P0024A	T0001A	T0001ACA
EN Mat				00584	00584	00584	00584	00584	00584	00584	#8584 <b>**RA</b>	DEMA	\$284 <b>¥IS</b>
	OPEN Matters; CLIENTS: Inclusive 00584; MATTERS: Inclusive P* T*;	FILING	NAME PATE SERIAL NO DATE REG NO	atters; CLIENTS: Inclusive 00584; MATTERS: Inclusive P* T*;    MATTER   COUNTRY   ATTY CLASS STATUS   NAME   DATE   SERIAL NO   DATE   REG NO	Hatters; CLIENTS: Inclusive 00584; MATTERS: Inclusive P* T*;    MATTER   COUNTRY   ATTY   CLASS   STATUS   NAME   DATE   SERIAL NO   DATE   REG NO	AMATTER COUNTRY ATTY CLASS STATUS NAME DATE SERIAL NO SERIAL SERIAL NO SERIAL NO SERIAL SERIAL NO SERIAL NO SERIAL SERIAL NO DATE SERIAL NO SERIAL	MATTER   COUNTRY   MATTERS: Inclusive P* T*;   FILING   SERIAL NO   DATE   SERIAL NO   DATE   REG NO	MATTER	Matter   Columin   Colum	MATTER   COUNTRY   MATTERS. Inclusive - 00884, MATTERS. Inclusive - 0884, MATERS. Inclusive -	Fig. 10   Fig.	Filthed   Partiest   Country   Partiest   Canada   Cana	Hunter   Country   Althory   Altho

Σ,	
12:23	
2/26/93	
Date: 5/	
₹ 2	

		EXPIRE	DATE					2006/03/05	2005/10/26	2005/10/27	2013/08/26	2007/06/06	2007/05/20	2005/10/31
			REG NO				557717	1,960,979	676,215	584,591	499,302	1022397		39541185.8
		ISSUE	DATE				1997/08/04 557717	1996/03/05 1,960,979	1995/10/26	1995/10/27	1998/08/26 499,302	1997/06/07	1997/05/21	1996/09/27
			SERIAL NO	294,049	75/255,635	843,779	294,048	1994/05/04 74/519,925	676,215	858,301	795,127	950138931	950138932	39541185.8
		FILING	DATE	1997/05/02   294,049	1997/03/11	1997/04/29 843,779	1997/05/02 294,048	1994/05/04	1995/10/26 676,215	1995/10/27 858,301	1995/10/18 795,127	1995/11/06	1995/11/06	1995/10/10
٠			NAME	UNILATEX	LATEX INTERNATIONAL and Design	LATEX INTERNATIONAL and Design	LATEX INTERNATIONAL and Design	TALATECH	ТАLATECH	TALATECH	TALATECH	TALATECH	TALATECH	TALATECH
Scive P* T*	2415			Pending	Suspended	Pending	Registered	Registered	Registered	Registered	Registered	Registered	Published	Registered
-RS- Incl			CLASS	TMK	TMK	TMK	AW.	Ψ X	¥ H	TM T	TMK	TMK	T MK	TMK
· MATTY	<u> </u>	BILL	¥T¥	MS9	@SW	MS9	GSW	GSW	GSW	GSW	GSW	@SW	GSW	GSW
Matter Report  OPEN Matters: OTENTS: Inclusive P# TF	o. Micidalye - 0000		COUNTRY	Mexico	United States	Canada	Mexico	United States	Australia	Benelux	Canada	China	China	Germany
ter R	ונכוס, כבובוזו		MATTER	T0001AMX	T0002A	T0002ACA	T0002AMX	T0006A	T0006AAU	T0006ABX	T0006ACA	T0006ACN1	T0006ACN2	T0006ADE
Matter			CLIENT	00584		00584	00584	00584	00584	00584	00584	00584 <b>TRA</b>		<b>K</b>

Run Date: 5/26/99 12:23 PM

St. Onge Steward Johnston Reens LLC

REEL: 001918 FRAME: 0944

Mat	Matter Report	sport									
OPEN Ma	tters; CLIENTS	OPEN Matters; CLIENTS: Inclusive 00584; MATTERS: Inclusive P* T*,	MATTE	RS: Inch	Isive P* T*;					9	1
							FILING		ISSUE		EXPIRE
CLIENT	MATTER	COUNTRY		CLASS	STATUS		DATE	SERIAL NO		REG NO	DATE
00584	00584 T0006ASG1	Singapore		TIMK	Pending	TALATECH	1996/11/22	12624/96			
00584	T0006ASG2	Singapore	GSW	TMK	Accepted	TALATECH	1996/11/22 12625/96	12625/96			
00584	T0006ATW1	Taiwan	GSW	TMK	Published	TALATECH (Class 20)	1995/11/21	84057630			
00584	T0006ATW2 Taiwan	Taiwan	GSW	TMK	Published	TALATECH (CISSS 21)	1995/11/21	84057629		The state of the s	
00584	T0008A	United States	GSW	TMK	Registered	FINISHING TOUCH	1995/03/16	74/647,304	1996/08/13	1,994,219	2006/08/13
00584	T0017A	United States	GSW	TMK	Registered	PILLOW-TO-GO	1997/03/03 75/252,570	75/252,570	1998/11/03	2,201,028	2008/11/03
00584	T0017ACA	Canada	GSW	TMK	Pending	PILLOW-TO-GO	1997/09/03 855,176	855,176			
00584	T0029A	United States	GSW	TSM	Pending	REAL LATEX FOAM and Design	1998/11/16	75/588,988			
00584	T0029AEP	Europe	GSW	TMK	Pending	REAL LATEX FOAM and Design	1999/05/17				
00584	T0033A	United States	GSW	TMK	Pending	Premier Bedoing Group	1999/03/19	75/664,088			
00584	T0034A	United States	GSW	HMK X	Pending	CARRINGTON CHASE	1999/03/19 75/664,082	75/664,082			

TRADEMARK
'REEL: 001918 FRAME: 0945

Matter Report	eport									
OPEN Matters; CLIENTS: Indusive 00584; MATTERS: Indusive P* T*;	S: Inclusive 00584	1; MATTE	RS: Indu	sive P* T*;						
		BILL				FILING		ISSUE		EXPIRE
CLIENT MATTER	COUNTRY	ATTY	CLASS	STATUS	NAME	DATE SERIAL NO	SERIAL NO	DATE	REG NO	DATE
00584 T0035A	United States	GSW	TMK	GSW TMK Pending	PERFORMAX	1999/03/19	75/664,083			

Run Date: 5/26/99 12:23 PM

TRADEMARK REEL: 001918 FRAME: 0946

1

11

## RELEASE OF SECURITY INTEREST

BE IT KNOWN that the undersigned, as an officer of FLEET NATIONAL BANK
having a mailing address at 777 Main Street, Hartford, CT 06115 (the "Lender") for its
benefit as lender and party to a certain Security Interest Agreement dated
and recorded at the U.S. Patent and Trademark Office on
under Reel/Frame/, (the "Security Agreement") and the
presently record holder of a security interest granted by LIS CORPORATION (formerly
Latex Foam Products, Inc.), a Connecticut corporation having its principal place of
business at 20 West Main Street, Ansonia, CT 06401-0525 (the "Grantor") pursuant to
the Security Agreement for good and valuable consideration, the receipt and sufficiency
of which are hereby acknowledged, does hereby fully, completely and without
reservation of any kind, discharge, release and relinquish the Grantor, its successors
and assigns, from the Security Interest held by the Lender insofar as it relates to all of
Lender's right, title and interest in and to the patent and trademark registrations or
applications listed on the attached Schedule "A" together with the goodwill associated
with the trademarks.

If any term or provision of this Release is or shall become illegal, invalid or unenforceable in any jurisdiction, all other terms and provisions of this Release shall remain legal, valid and enforceable in such jurisdictions and such illegal, invalid or unenforceable provision shall be legal, valid and enforceable in any other jurisdiction.

Should the Grantor so desire, Lender shall execute a UCC-2 or a UCC-3 Financing Statement Change and/or other such documents as may be appropriate to release the collateral described above.

IN WITNESS WHEREOF, the	parties hereby executed this RELEASE OF
SECURITY INTEREST as of this d	lay of
	FLEET NATIONAL BANK
	By:
	Name:Title:
STATE OF CONNECTICUT:	
: ss.	
COUNTY OF :	
On this day of	, before me personally came
Bank, to me known and known to me	, Vice President of Fleet National to be the same person described in and who
executed the foregoing instrument and was executed as a free act and deed.	d duly acknowledged to me that this document
was excediced as a free act and deed.	
Notary Publi	C

Page 2 of 2

TRADEMARK
' REEL: 001918 FRAME: 0948

RECORDED: 06/23/1999