FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 03-31-2000



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

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RECORDATION FORM COVER SHEET

	DEMARKS ONLY
	arks: Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
X New	Assignment License
Resubmission (Non-Recordation) Document ID # Correction of PTO Error	X Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year
Reel # Frame #	Charact Name
Corrective Document	Change of Name
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name MAGLA PRODUCTS, L.L.C.	12 01 99
Formerly MAGLA PRODUCTS, INC.	
Formerly MAGLA PRODUCTS INC.	
Individual General Partnership	Limited Partnership Corporation Association
X Other LIMITED LIABILITY COMPA	₩Y
X Citizenship/State of Incorporation/Orga	nization NEW JERSEY
Receiving Party	Mark if additional names of receiving parties attached
Name PNC BANK, NATIONAL ASSOC	CIATION
Composed of	
Address (line 1) TWO TOWER CENTER BOULEVA	KD KD
Address (line 2)	
	00016
Address (line 3) EAST BRUNSWICK City	NEW JERSEY 08816 State/Country Zip Code
Individual General Partnership	If decreases to be recorded to an
Corporation Association	appointment of a domestic representative should be attached.
X Other NATIONAL BANK	(Designation must be a separate document from Assignment.)
X Citizenship/State of Incorporation/Orga	nization UNITED STATES
	FOR OFFICE USE ONLY Refund Ref:
(10.00.00)	03/31/2000 TTOH11 0000091787
2:481 (40.00 UP 2:482 (775.00 UP)	
	CHECK Refund Total: \$465.00

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Commissioner of Patents and Trademarks, Box Assignments, WashRADEMARA(1

REEL: 002042 FRAME: 0036

FORM PTO-1618B Expires 06/30/99 OMB 0651-0027		Page 2		5. Department of Commerce tent and Trademark Office TRADEMARK
Domestic Represe	entative Name and Ad	Idress Enter for the	first Receiving Party	only.
Name				
Address (line 1)				
Address (line 2)				
Address (line 3)				
Address (line 4)				
Correspondent Na	ime and Address Area	a Code and Telephone Nun	973.491.3326	
Name BRIA	N L. PETREQUIN, ESQ	•		
Address (line 1) ST.	JOHN & WAYNE, L.L.C	•		
Address (line 2) TWO	PENN PLAZA EAST - 10	Oth FLOOR		
Address (line 3) NEWA	ARK, NEW JERSEY 0710	5		
Address (fine 4)				
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	ation Number(s) or R	egistration Number	(S) Mark if addition	onal numbers attached
	rk Application Number <u>or</u> the Ro	egistration Number (DO NOT E		
	Application Number(s)		Registration Numbe	
75/599247 7	75/599249 75/30	8035 1,015,5	27 [1,176,293]	1,436,448
75/599248 7	75/528622	1,221,7	65 1,114,332	1,363,441
75/599246	75/591132	1,187,7	25 2,049,991	1,476,894
Number of Proper	ties Enter the total nu	mber of properties invo	lved. # 32	
Fee Amount	Fee Amount for P	roperties Listed (37 CFI	R 3.41): \$ 1,280	
Method of Payme Deposit Account		X Deposit Accou		
(Enter for payment by	y deposit account or if additiona	il fees can be charged to the ac sit Account Number:	# #	
	Autho	orization to charge addition	nal fees: Yes	No
Statement and Sig	nature			
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Brian L. Petrequi		Signature		rch 2 F, 2000 Date Signed

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

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

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

Conveying Party Enter Additional Conveying Party	ark if additional names of conveying parties attached Execution Date Month Day Year	
Name MAGLA PRODUCTS, L.L.C.	12 01 99	
Formerly MAGLA PRODUCTS, INC.		
Individual General Partnership Limited	d Partnership Corporation Association	
X Other LIMITED LIABILITY COMPANY		
X Citizenship State of Incorporation/Organization	NEW JERSEY	
Receiving Party Enter Additional Receiving Party Mark if a	additional names of receiving parties attached	
Name PNC BANK, NATIONAL ASSOCIATION		
DBA/AKA/TA		
Composed of		
Address (line 1) TWO TOWER CENTER BOULEVARD		
Address (line 2)		
	NEW JERSEY 08816	
Individual General Partnership Limi	ited Partnership If document to be recorded is an assignment and the receiving party is	
Corporation Association	not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate	
X Other NATIONAL BANK	document from the Assignment.)	
Citizenship/State of Incorporation/Organization	UNITED STATES	
Trademark Application Number(s) or Registrat		
Enter either the Trademark Application Number or the Registration I Trademark Application Number(s)	Registration Number(s)	
Trademark Application Number(s)	1,393,712 1,748,037 686,274	
	1,395,733 1,919,793 388,320	
	1,405,010 2,019,183	
	1,405,010 2,019,183 1,430,286 771,851	
	1,430,286 771,851	

TRADEMARK SECURITY AGREEMENT

(TRADEMARKS, TRADEMARK REGISTRATIONS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

WHEREAS, MAGLA PRODUCTS, L.L.C., a New Jersey limited liability company having a principal place of business at 159 South Street, Morristown, New Jersey 07980-9700 (herein referred to as the "Grantor"), owns the Trademarks, Trademark registrations and the Trademark applications listed on <u>Schedule I</u> annexed hereto; and

WHEREAS, Grantor and PNC BANK, NATIONAL ASSOCIATION, having an office at Two Tower Center Boulevard, East Brunswick, New Jersey 08816 (herein referred to as "Lender"), are parties to a Loan and Security Agreement dated December 1, 1999 (as the same has been and may be amended from time to time, the "Loan Agreement"); and

WHEREAS, pursuant to the terms of the Loan Agreement, Grantor has granted Lender a security interest in all assets of the Grantor, including all right, title and interest of Grantor in, to and under all General Intangibles (as defined in the Loan Agreement), whether presently existing or hereafter arising or acquired, together with the goodwill of the business symbolized by the trademarks and the applications therefor and the registrations thereof, and all products and proceeds thereof, including without limitation, any and all claims and causes of action which may exist by reason of infringement, violation or dilution thereof or injury to the associated goodwill, to secure the payment of all Loans (as defined in the Loan Agreement) and other sums due thereunder; and

WHEREAS, in order to effectuate the grant to Lender of a continuing security interest in all of such Grantor's right, title and interest in, to and under the Trademark Collateral (as defined below), whether presently existing or hereafter arising or acquired, Grantor has executed and delivered this agreement (this "Trademark Security Agreement").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantor does hereby grant to Lender a continuing security interest in all of such Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired:

(i) each trademark, trademark registration and trademark application, including, without limitation, each trademark, trademark registration and trademark application including but not limited to those referred to in <u>Schedule I</u> annexed hereto (which Grantor hereby represents includes all correct and complete information concerning any trademark, trademark registration, and trademark applications in which it has any beneficial interest), and all of the goodwill of the business connected with the use of, and symbolized by, each trademark, trademark registration and trademark application;

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- (ii) each trademark license, including, without limitation, each trademark license listed on <u>Schedule I</u> annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each trademark licensed; and
- (iii) all products and proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future unfair competition, violation of intellectual property rights, or infringement or dilution of any trademark or trademark registration, including, without limitation any trademark or trademark registration referred to in <u>Schedule I</u> annexed hereto, and any trademark licensed under any trademark license, including, without limitation, any trademark license listed on <u>Schedule I</u> annexed hereto, or for unfair competition with or injury to any trademark, trademark registration or trademark licensed under any trademark license or the goodwill associated with any of the foregoing; and
- or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of Grantor and in the name of Grantor or in its own name, from time to time in Lender's discretion, for the purposes of carrying out the terms of this Trademark Security Agreement, to take any and all appropriate action and to execute any and all documents and instruments which may be necessary or desirable to accomplish the purposes of this Trademark Security Agreement and, without limiting the generality of the foregoing, hereby gives Lender the power and right, on behalf of Grantor, to do the following:
 - (i) Upon the occurrence and continuance of Default or an Event of Default, under the Loan Agreement to ask, demand, collect, receive and give acquittances and receipts for any and all moneys due and to become due under any license and, in the name of Grantor or its own name or as otherwise deemed appropriate by Lender for the purpose of collecting any and all such moneys due under any license whenever payable;
 - (ii) To pay or discharge taxes, liens, security interests or other encumbrances levied or placed on or threatened against the Trademark Collateral, to effect any repairs or any insurance called for by the terms of this Trademark Security Agreement or the Loan Agreement and to pay all or any part of the premiums therefor and the costs thereof; and
 - (iii) Upon the occurrence and continuance of an Event of Default under the Loan Agreement, (A) to direct any party liable for any payment under any of the licenses to make payment of any and all moneys due and to become due thereunder directly to Lender or as Lender shall direct; (B) to receive payment of and receipt for any and all moneys, claims and other amounts due and to become due at any time in respect of or arising out of any Trademark Collateral; (C) to commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Trademark Collateral or any part thereof and to enforce any other right in respect of any Trademark Collateral; (D) to defend any suit, action or proceeding brought against Borrower with respect to any Trademark Collateral; (E) to settle, compromise, or adjust any suit, action or proceeding

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described above and, in connection therewith, to give such discharges or releases as Lender may deem appropriate; and (F) generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Trademark Collateral as fully and completely as though Lender were the absolute owner thereof for all purposes, and to do, at Lender's option all acts and things which Lender deems necessary to protect, preserve or realize upon the Trademark Collateral and Lender's security interest therein, in order to effect the intent of this Trademark Security Agreement, all as fully and effectively as Borrower might do.

This power of attorney is a power coupled with an interest and shall be irrevocable. Notwithstanding the foregoing, Grantor further agrees to execute any additional documents which Lender may require in order to confirm this power of attorney, or which Lender may deem necessary to enforce any of its rights contained in this Trademark Security Agreement.

- (b) The powers conferred on Lender hereunder are solely to protect its interests in the Trademark Collateral and shall not impose any duty upon it to exercise any such powers. Lender shall be accountable only for amounts that it actually receives as a result of the exercise of such powers and neither it nor any of its officers, directors, employees or agents shall be responsible to Grantor for any act or failure to act, except for its own gross negligence or willful misconduct.
- (c) Grantor also authorizes Lender to execute, in connection with the sale provided for in the Loan Agreement, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Trademark Collateral.

Execution of Power of Attorney. Concurrently with the execution and delivery hereof, Grantor is executing and delivering to Lender, in the form of Schedule II hereto, ten (10) originals of a Power of Attorney for the implementation of the assignment, sale or other disposal of the Trademark Collateral pursuant to the terms of the Loan Agreement.

This security interest is granted in conjunction with the security interests granted to Lender pursuant to the Loan Agreement. The Grantor does hereby further acknowledge and affirm that the rights and remedies of Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be duly executed as of the 1st day of December, 1999.

GRANTOR:

MAGLA PRODUCTS, L.L.C. a New Jersey limited liability company

Name: Herbert Glatt

Title: Managing Member

STATE OF NEW JERSEY

: SS.

COUNTY OF ESSEX

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BE IT REMEMBERED, that on this 1st day of December, 1999, before me, the subscriber, an officer duly authorized pursuant to N.J.S.A. 46:14-6.1 to take acknowledgments for use in the State of New Jersey, personally appeared Herbert Glatt, who, I am satisfied is the person who executed the within Instrument as the Managing Member of Magla Products, L.L.C., the limited liability company named therein, and I having first made known to him the contents thereof, he did thereupon acknowledge that the said Instrument made by the said corporation and sealed with its corporate seal and delivered by him as such officer, is the voluntary act and deed of said corporation,

made by virtue of authority from its Members for the uses and purposes therein expressed.

Notary Public or Attorney at Law of the State of New Jersey

A) N. Perns

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IN WITNESS WHEREOF, Grantor has caused this Special Power of Attorney to be duly executed this 1st day of December, 1999.

MAGLA PRODUCTS, L.L.C.

Name: Herbert Glat

Title: Managing Member

Sworn and subscribed before me this 1st day of December, 1999.

Notary Public mattery at law 9 Now Jay

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TRADE MARKS						
Petent No.	Bertal No.	Description	PHIng Date	Patent	Renew	Patent Assignos
75290		Princess (Ironing Board Pade)	7/16/63		7/16/03	Magta Prod., Inc.
1,015,627	448,158	Easy Wipe	2/8/93			
					-:	Magta Prod.
691,644	72,444	Color Mate	4/28/54		1/19/00	Magta Prod., Inc.
1.221.765	120,455	Маріа	3/25/77	1		Magie Prod., Inc.
A376,192	376,192	Magia Auerolia		1		Magla Prod., Inc.
101,574	497,628	Mogla Canada	1/19/83		10/7/00	Magia Prod.
1,48359		Megla Now Zealand			6/11/04	Magia Prod., Inc.
1,167,725	119,118	Ollum	3/15/77	 	1/26/02	Magia Prad., Inc.
1,178,293	(81,057	Loving Hands	6/4/78	1	11/3/01	Megle Prod., Inc.
1,114,332	152.832	Whin	12/21/77	+	3/16/10	Magia Prod., Inc.
1,115,357	232,885	Extra Hande	9/27/77		6/8/01	Magia Prod.
586.274	66,060	Magle	1/9/59		10/6/19	Megia Prod., Inc.
3,883,20	440,637	Silver Soal	2/20/41	-	6/17/01	Magle Prod., Inc.
1,436,448	73/312,595	Hand Helpora	9/24/85		4/14/07	Magla Prod.
	163,139		6/20/63			
771,851		Mozate		-!	6/23/04	Magle Prod.
1,363,441	525.858	Skin EZ	3/8/85		10/1/05	Magle Prod.
1.476.894	73/525,657	Unra Wide	3/6/65		2/16/08	Magta Prod. Inc.
1,395,733	73/550,909	Permelon	4/4/84	-	6/3/03	Megle Prod.
1,393,712	553,611	Pangle	0/15/85		5/20/08	Magia Prod.
1,405,010	\$77,508	Strotch & Fit	1/13/86	1	8/12/06	Magta Prod., Inc.
1,430,256	598.062	Slay Fresh	5/12/88		2/24/07	Magla Prod., Inc.
1,480,275	73/635,893	Ridge	12/22/88		3/8/08	Magia Prod.
1,507,217	73/691,585	Crystel Gard	8/25/87		10/4/08	Magis Prod.
1.705,865	74/027,121	Wida Trak	2/8/90		8/4/02	Magie Prod.
1,748.037	74/239,994	Cedar Valley	1/24/92		1/28/03	Magis Prod., Inc.
1,919,793	74/465.767	Fashion Fit	2/2/94		8/19/05	Magle Prod.
Pending	75,308,035	Nypien	6/10/97			Magia Prod. inc.
2,019,183	75/027.657	Clean Touch	12/4/95		11/12/08	Magie Prod., Inc.
2,049,991	75/027,858	Uttra Blue	12/4/95		4/1/07	Magia Prod., Inc.
					4/1/0/	
Pending	75/599,2416	Worm Max	12/3/98			Mégla Prod., Inc.
Pending	75/599.248	Turk Sturk	12/3/98			Magia Prod., Inc.
Pending	75/599.247	Pewer Dal	12/2/98			Magla Prod., inc.
Pending	75/599.24	Grlp-II	12/3/96			Magta Prod. Inc
Pending	75/528,622	Wet Sall	7/31/98	4	ļ	Magia Prod., Inc.
Pending	75/591,132	Hand Helpera	11/12/98		·	 -

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RECORDED: 03/31/2000