FORM PTO-1618A Expires 06/30/99 OMB 0651-0027 OFF 100	12-07-2000 U.S. Department of Commerce Patent and Trademark Office TRADEMARK
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RECORDATION	ON FORM COVER SHEET
	MARKS ONLY
Submission Type	: Please record the attached original document(s) or copy(ies). Conveyance Type
XX New	Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment Effective Date
Correction of PTO Error Reel # Frame #	Merger Month Day Year
Corrective Document Reel # Frame #	Change of Name Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date
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Formerly	
Individual General Partnership	Limited Partnership XX Corporation Association
Other	
Citizenship/State of Incorporation/Organiza	ation Illinois
Receiving Party	Mark if additional names of receiving parties attached
Name	
Name Fleet Capital Corporation, as	Agent
DBA/AKA/TA	
Composed of	
Address (line 1) 300 Galleria Parkway	
Address (line 2) Suite 800	
Address (line 3) Atlanta City	GA 30.339 Zip Code
Individual General Partnership	Limited 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
Other	representative should be attached. (Designation must be a separate document from Assignment.)
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FORM PTO-1 Expires 06/30/99 OMB 0651-0027	618B	Page	2		S. Department of Commerce atent and Trademark Office TRADEMARK
Domestic R	epresentative Name	e and Address	Enter for the first	Receiving Party	only.
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Address (line 4)					
Correspond	ent Name and Add	ress Area Code and T	elephone Number	(404) 420-4316	
Name [Steven L. Schaaf, P	aralegal			
Address (line 1)	Parker Hudson Raine	r & Dobbs LLP			
Address (line 2)	1500 Marquis Two To	wer			
Address (line 3)	285 Peachtree Cente	r Avenue, NE			
Address (line 4)	Atlanta, Georgia 3	30303			· · ·
Pages	Enter the total number including any attachm	, •	ched conveyance o	locument #	62
	Application Number		n Number(s)	XX Mark if addition	onal numbers attached
	Trademark Application Numb	-			
Trad	emark Application Nu	mber(s)	Regi	stration Number	r(s)
74282907	75583240	74077604	1521112	1600541	1521823
74689040	74222635	75604164	1581226	1251788	1027636
74222846	75158583	74102376	1559621	1023981	1909749
Number of P	roperties Enter th	e total number of pro	perties involved.	# 68	
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		Enclosed XX De	posit Account]	
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Mitchell M. Purvis

Name of Person Signing

Signature / Date Signed

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Individual General Partnership Limit Corporation Association	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
Individual General Partnership Limit Corporation Association Other Citizenship/State of Incorporation/Organization Trademark Application Number(s) or Registrat Enter either the Trademark Application Number or the Registration F	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 the Assignment.) Sion Number(s) Wark if additional numbers attached Number (DO NOT ENTER BOTH numbers for the same property).
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	1798824 1516311	1228604
	1796843 2051449	1249940
	1795708 1521574	1509375
	2056107 2170183	1733296
	1559098 1403255	1127467
	1058515 1060660	1213127
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FORM PTO-1618C Expires 06/30/99 OMB 0651-0027 RECORDATION FORM COVER SHEET CONTINUATION Patent and Trademark Office TRADEMARKS ONLY U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party Mark if additional names of conveying parties attached Execution Date Month Day Year
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Formerly RADEMART
Individual General Partnership Limited Partnership Corporation Association
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Address (line 1)
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Corporation Association appointment of a domestic representative should be attached (Designation must be a separate
Other document from the Assignment.)
Citizenship/State of Incorporation/Organization
Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).
Trademark Application Number(s) Registration Number(s)
2078369
2286051

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT is dated April $\frac{5}{2}$, 2000 (this "Agreement"), and is made and entered into by DACOR CORPORATION, an Illinois corporation ("Grantor"), in favor of Fleet Capital Corporation, as collateral and administrative agent for the financial institutions party to the Loan Agreement referred to below (in such capacity, the "Agent").

WITNESSETH:

WHEREAS, Grantor, Head USA, Inc., Mares America Corporation and Penn Racquet Sports, Inc., as Borrowers, have entered into a Loan and Security Agreement dated April 5, 2000, with the financial institutions from time to time party thereto as Lenders, Fleet Capital Corporation, as an issuer, and the Agent (said Loan Agreement, as it may be amended or otherwise modified from time to time, being the "Loan Agreement"; capitalized terms used herein and not otherwise defined are used herein as defined in the Loan Agreement); and

WHEREAS, it is a condition precedent to the making of the Loans under the Loan Agreement that the Grantor shall have entered into this Agreement.

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders to make the Loans, Grantor hereby agrees as follows:

1. <u>Defined Terms</u>. The following terms have the following meanings (such meanings being equally applicable to both the singular and the plural forms of the terms defined):

"Agreement" means this Intellectual Property Security Agreement, as the same may from time to time be amended, modified or supplemented, and shall refer to this Intellectual Property Security Agreement as in effect on the date such reference becomes operative.

"Copyrights" means copyrights, registrations and applications therefor in the United States or any other country, whether now existing or hereafter created or acquired, and any and all (i) renewals and extensions thereof, (ii) income, royalties, damages and payments now and hereafter due or payable or both with respect thereto, including, without limitation, damages and payments for past or future infringements or misappropriations thereof, (iii) rights to sue for past, present and future infringements thereof, and (iv) all other rights corresponding thereto throughout the world.

"Grantor's Obligations" means the Obligations of Grantor under the Loan Agreement.

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"Intellectual Property Collateral" has the meaning assigned to such term in <u>Section</u> 2 of this Agreement.

"Licenses" means license agreements in which Grantor now or hereafter grants or receives a grant of any interest in Copyrights, Trademarks, Patents or Trade Secrets and/or other intellectual property and any and all (i) renewals, extensions, supplements, amendments and continuations thereof, (ii) income, royalties, damages and payments now and hereafter due or payable to Grantor with respect thereto, including, without limitation, damages and payments for past or future breaches thereof or infringements or misappropriations of rights granted thereunder, and (iii) rights to sue for past, present and future violations or breaches thereof (to the extent owned by Grantor) or infringements or misappropriations of rights granted thereunder (to the extent owned by Grantor).

"Patents" means patents and registrations and applications therefor in the United States or any other country along with any and all (i) inventions and improvements described and claimed therein, (ii) reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (iii) income, royalties, damages and payments now and hereafter due and/or payable to Grantor with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iv) rights to sue for past, present and future infringements thereof, and (v) all other rights corresponding thereto throughout the world.

"Trademarks" means trademarks, service marks, trade dress, corporate names, business names, internet addresses, domain names, trade styles, logos, slogans, private label brand names, trade names in the United States (or any state or territory thereof) or any other country (or political subdivision thereof), other source or business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of like nature now existing or hereafter adopted or acquired whether registered or at common law, registrations and applications therefor (but excluding United States Intent to Use applications prior to the filing and acceptance of a Statement of Use or an Amendment to Allege Use in connection therewith), and the entire product lines and goodwill of Grantor's business connected therewith and symbolized thereby, together with any and all (i) renewals, extensions or reissues thereof, (ii) income, royalties, damages and payments now and hereafter due or payable or both with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) rights to sue for past, present and future infringements thereof, and (iv) all other rights corresponding thereto throughout the world.

"Trade Secrets" means trade secrets, whether now existing or hereafter created, developed or acquired, along with any and all (i) income, royalties, damages and payments now and hereafter due and/or payable to Grantor with respect thereto, including, without limitation, damages and payments for past or future misappropriations thereof, (ii) rights to

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-2-

sue for past, present and future misappropriations thereof, and (iii) all other rights corresponding thereto throughout the world.

The words "herein," "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole, including the Exhibits and Schedules hereto, and not to any particular section, subsection or clause contained in this Agreement. The word "including" shall mean "including, without limitation" unless the context otherwise requires.

- 2. Grant of Security Interest in Intellectual Property Collateral. In order to secure the complete and due and punctual payment of the Obligations, and to induce Lenders and Agent to enter into the Loan Agreement and make loans thereunder, Grantor hereby grants and conveys to Agent on behalf and for the ratable benefit of the Lenders as collateral security, a continuing security interest in all of Grantor's entire right, title and interest in, to and under the following collateral, whether now owned by or owing to, existing or hereafter acquired by or arising in favor of Grantor, subject to the proviso set forth below in this Section 2 (all of which being hereinafter referred to as the "Intellectual Property Collateral"):
 - (i) all Trademarks owned by Grantor, including the Trademarks listed on Schedule A hereto;
 - (ii) all Copyrights owned by Grantor, including the Copyrights listed on <u>Schedule</u> <u>B</u> hereto;
 - (iii) all Patents owned by Grantor, including the Patents listed on Schedule C hereto;
 - (iv) all Licenses of Grantor, including the Licenses listed on Schedule D hereto;
 - (v) all Trade Secrets owned by Grantor; and
 - (vi) all other intellectual property owned by Grantor;

<u>provided</u> that nothing hereunder constitutes or shall be deemed to constitute the grant of a security interest in favor of the Agent with respect to any Intellectual Property Collateral to the extent prohibited by Applicable Law.

- 3. Representations and Warranties. Grantor represents and warrants that:
- (a) <u>Schedules A, B</u> and <u>C</u> attached hereto list, respectively, all registrations and applications of the Trademarks, Copyrights and Patents owned by Grantor and all material unregistered Trademarks owned or used by Grantor;
- (b) <u>Schedule D</u> attached hereto lists all Licenses involving intellectual property used on or in connection with products sold by Grantor;

{114612.1} 000052-00261

-3-

- (c) The Trademarks, Copyrights, Patents and Trade Secrets of Grantor are subsisting and have not been adjudged invalid or unenforceable, in whole or in part, and all Licenses are in full force and effect and enforceable against the parties thereto in accordance with their terms, subject to bankruptcy and similar laws affecting creditor's rights and remedies generally and to principles of equity;
- (d) Grantor has the full right, power and authority to enter into this Agreement and to grant all of the right, title and interest herein granted;
- (e) The execution, delivery and performance by Grantor of this Agreement do not and will not conflict with any contractual restriction binding on or affecting Grantor or any of its properties;
- (f) This Agreement has been duly executed and delivered by Grantor and is a legal, valid and binding obligation of Grantor enforceable against Grantor in accordance with its terms;
- (g) The Intellectual Property Collateral has not been assigned, transferred, conveyed or otherwise encumbered in any manner inconsistent with the grant of rights contained herein or in the Loan Agreement, and except as indicated in Licenses set forth on Schedule D, no party other than Grantor and Agent has been granted any rights in or to the Intellectual Property Collateral;
- (h) Grantor is the sole and exclusive owner of the Intellectual Property Collateral, all of which is free and clear of any Liens and encumbrances, and no other person or entity has asserted any claim, or to the best of Grantor's knowledge has any claim, with respect to the Intellectual Property Collateral;
- (i) The Intellectual Property Collateral includes all intellectual property used or required by Grantor in connection with distributing goods, performing services and otherwise carrying on the business of Grantor as currently conducted or proposed to be conducted;
- (j) To the best of Grantor's knowledge, the Intellectual Property Collateral and use thereof does not infringe or conflict with any rights owned or possessed by any third party or violate any Applicable Law;
- (k) There are no claims, judgments or settlements to be paid by Grantor or pending claims, challenges, office actions, oppositions, litigations or any other proceedings before any Governmental Authority relating to the Intellectual Property Collateral, except as set forth on Schedule E hereto;
- (l) No security agreement, financing statement, equivalent security or lien instrument or continuation statement covering all or any part of the Intellectual Property Collateral is on file or of record in any public office, except such as may have been filed by Grantor in favor

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-4-

of the Agent for the benefit of the Lenders pursuant to this Agreement or such as relate to other Permitted Liens; and

(m) The filing and recordation of this Agreement with the United States Patent and Trademark Office and the United States Copyright Office, the filing of Uniform Commercial Code ("UCC") financing statements in the jurisdictions and filing offices required for perfection of a security interest granted in general intangibles under Article 9 of the UCC and the filing of appropriate recording documents in filing offices located in foreign countries are effective to create a valid and continuing first priority lien on and first priority security interest in the Intellectual Property Collateral now existing in favor of the Agent for the benefit of the Lenders, and such lien is enforceable as a first priority lien as against creditors of and (except as may be limited by Applicable Law) purchasers from Grantor, subject to applicable bankruptcy and similar laws affecting creditors' rights and remedies generally. All actions (including, without limitation, all filings, registrations and recordings) necessary or desirable to create, protect and perfect such security interest in each item of the Intellectual Property Collateral has been duly taken or, upon the Agent's request (including in respect of after arising items), shall be taken.

4. Rights and Remedies; Application of Monies.

- (a) Upon the occurrence and during the continuation of a Default or an Event of Default, the Agent may to the fullest extent permitted by Applicable Law, without prior notice to Grantor, and without advertisement, hearing or process of law in any kind, (i) exercise any and all rights as beneficial and legal owner of the Intellectual Property Collateral, including, without limitation, any and all consensual rights and powers with respect to the Intellectual Property Collateral, and/or (ii) sell or assign or grant a license or franchise to use, or cause to be sold or assigned or granted a license or franchise to use, any or all of the Intellectual Property Collateral, in each case, free of all rights and claims of Grantor therein and thereto (but subject, in each case, to the rights of others heretofore granted or created by Grantor in the Ordinary Course of Business). Upon the occurrence and during the continuation of a Default or an Event of Default, the Agent may (i) sell or assign the Intellectual Property Collateral, or any part thereof, for cash or upon credit as the Agent may deem appropriate or (ii) grant licenses or franchises or both to use the Intellectual Property Collateral on such terms and conditions as the Agent shall determine. In connection therewith, the Agent shall have the right to impose such limitations and restrictions on the sale or assignment of the Intellectual Property Collateral as the Agent may deem to be necessary or appropriate to comply with any Applicable Law, and requirements for any necessary Governmental Approvals.
- (b) It is expressly understood that, anything herein to the contrary notwithstanding, Grantor shall remain liable under each of its Licenses to observe and perform all the conditions and obligations to be observed by it thereunder and Grantor shall perform all of its duties and obligations thereunder, all in accordance with and pursuant to the terms and provisions of each such License. Neither Agent nor any Lender shall have any obligation or liability under or License by reason of or arising out of this Agreement or the granting to Agent and the Lenders of

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-5-

a security interest therein, nor shall Agent or any Lender be required or obligated in any manner to perform or fulfill any of the obligations of Grantor under or pursuant to or License, or to make any payment, or to make any inquiry as to the nature or the sufficiency of any payment received by it or the sufficiency of any performance by any party under or License, or to present or file any claim, or to take any action to collect or enforce any performance or the payment of any amounts which may have been assigned to it or to which it may be entitled at any time or times.

- (c) Grantor hereby expressly waives, to the fullest extent permitted by Applicable Law, any and all notices, advertisements, hearings or process of law in connection with the exercise by the Agent of any of its rights and remedies hereunder. The Agent shall not be liable to any Person for any incorrect or improper payment made pursuant to this <u>Section 4</u>, in the absence of gross negligence or willful misconduct.
- (d) Notwithstanding any provisions of this Agreement to the contrary, if, after giving effect to any sale, transfer, assignment or other disposition of any or all of the Intellectual Property Collateral pursuant hereto and after the application of the proceeds hereunder to Obligations, any Obligations remain unpaid or unsatisfied, the Grantor shall remain liable for the unpaid and unsatisfied amount of such Obligations.
- (e) This Agreement is made to provide for and secure repayment of the Obligations of Grantor which repayment shall be applied in accordance with the Loan Agreement.
- (f) Upon the declaration of an Event of Default, Grantor agrees that it will promptly (and in any event within three Business Days) deliver to the Agent or its designee an assignment of the Intellectual Property Collateral, duly executed by Grantor, in substantially the form of Exhibit I annexed hereto, which assignment may be recorded with the United States Patent and Trademark Office or any comparable or other public office in the United States or any other country. Grantor agrees that the Agent may duly execute such an assignment as Grantor's true and lawful attorney-in-fact pursuant to Section 16 hereof.
- 5. <u>Security Interest Absolute</u>. All rights of the Agent and the Lenders and security interests granted herein, and all obligations of Grantor pursuant hereto, shall be absolute and unconditional irrespective of:
- (a) the lack of validity or enforceability of any provisions in the Loan Agreement, the Notes or any other Loan Document or any other agreement or instrument relating thereto;
- (b) any change in the time, manner or place of payment of, or in any other term of, all or any of the Obligations, or any other amendment or waiver of or any consent to any departure from the Loan Agreement, the Notes or any other Loan Document;
- (c) any exchange, release or non-perfection of any Collateral other than the Intellectual Property Collateral, or any release or amendment or waiver of or consent to departure from any guaranty for all or any of the Obligations; or

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-6-

- (d) any other circumstance which might otherwise constitute a defense available to, or a discharge of, Grantor or any third-party grantor.
- created or granted hereby, shall terminate when the later of the following shall have occurred: (a) the date that the last Obligations shall have been fully paid and satisfied and the Commitments have been terminated and (b) the date as of which the last of the Commitments and any other obligations that any of the Lenders have under any of the Loan Documents have terminated, at which time the Agent (without recourse upon, or any warranty whatsoever by, the Agent) shall execute and deliver to the Company, for filing in each office in which any security agreement, notice or other filing, or any part thereof, shall have been filed, an instrument releasing the Agent's security interest in the Intellectual Property Collateral, and such other documents and instruments to terminate any security interest of the Agent granted hereby as Grantor may reasonably request, all without recourse upon, or warranty whatsoever by, the Agent, except that the same shall be free and clear of any claims, liens or encumbrances created by or in respect of the Agent, and at the cost and expense of Grantor.

7. <u>Use and Protection of Intellectual Property Collateral.</u>

- (a) Notwithstanding anything to the contrary contained herein, unless an Event of Default has occurred and is continuing, Grantor may continue to exploit, license, franchise, use, enjoy and protect (whether in the United States of America or any foreign jurisdiction) the Intellectual Property Collateral in the Ordinary Course of Business (provided Grantor does not take action inconsistent with Agent's rights hereunder or under the Loan Agreement) and the Agent shall from time to time execute and deliver, upon written request of Grantor and at Grantor's sole cost and expense, any and all instruments, certificates or other documents, in the form so requested, necessary or appropriate in the judgment of Grantor to enable Grantor to do so.
- (b) In order to more fully protect the Intellectual Property Collateral in respect of which security interests have been granted to the Agent by Grantor hereunder, Grantor may hereafter transfer to the Agent such additional rights, privileges, marks and licenses as Grantor may in its discretion determine to be necessary and appropriate to the continuing exploitation, licensing, use, enjoyment and protection (whether in the United States of America or any foreign jurisdiction) of the Intellectual Property Collateral. It is understood that the foregoing is not in derogation of Agent's security interest in and/or Agent's rights in respect of, Intellectual Property arising, developed, created or acquired hereafter, all as granted herein and in the Loan Agreement.
- 8. <u>Duties of Grantor</u>. Grantor shall have the duty to preserve and maintain all of its rights in the Intellectual Property Collateral, except to the extent that failure to do the same would not reasonably be expected to have a Material Adverse Effect. Grantor shall take all action reasonably requested by the Agent to fulfill Grantor's obligations under the preceding sentence and to register, record and/or perfect the Agent's rights hereunder. Such duties shall include, but not be limited to, the following:

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-7**-**

- (a) Grantor shall notify Agent promptly if it knows or has reason to know that any application or registration relating to any Trademark that is material to the conduct of Grantor's business may become abandoned or dedicated, or of any adverse determination or development (including, without limitation, the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office or any court) regarding Grantor's ownership of any Trademark which is material to the conduct of Grantor's business, or, as to any Trademark which is material to the conduct of Grantor's business, its right to register the same or to keep and maintain the same.
- (b) In no event shall Grantor, either itself or through any agent, employee, licensee or designee, file an application for the registration of any Trademark, Patent or Copyright with (as appropriate) the United States Patent or Trademark Office, the United States Copyright Office or any political subdivision thereof without giving Agent prior written notice thereof and, upon request of Agent, Grantor shall execute and deliver any and all agreements, instruments, documents and papers as Agent may request to evidence Agent's security interest in the Intellectual Property Collateral and new intellectual property added to the Intellectual Property Collateral under the terms of Section 20, including the goodwill, of Grantor relating thereto or represented thereby.
- (c) Grantor shall take all necessary actions with respect to each Trademark that is material to the conduct of Grantor's business or a material portion of the Intellectual Property Collateral to (1) with respect to each material Trademark adopted after the date hereof, file an application for registration of such material Trademark (in accordance with subsection (b) above), (2) maintain and pursue each trademark application covering such material Trademark, and (3) obtain and maintain the relevant trademark registrations for such material Trademark, including, without limitation, the filing of applications for renewal, affidavits of use, affidavits of noncontestability and opposition and interference and cancellation proceedings and not divest its rights in respect of such Trademark without the prior written consent of Agent.
- (d) In the event that Grantor becomes aware that any Trademark is or may be infringed upon or diluted by a third party, Grantor shall (1) notify Agent promptly after Grantor learns thereof, (2) promptly sue for infringement or dilution and to recover any and all damages for such infringement or dilution or take such other action as may be agreed to by Agent in writing, and (3) take such other actions as Grantor shall reasonably deem appropriate under the circumstances to protect such Trademark, unless in the case of (2) or (3) such infringement or dilution would not reasonably be expected to have a Material Adverse Effect on the conduct of Grantor's business.
- (e) With respect to any Patent or Copyright which is material to the conduct of Grantor's business, Grantor agrees (1) not to divest its rights under such Patent or Copyright without the prior written approval of Agent, and (2) to take all action necessary to maintain each such Patent or Copyright.
- (f) In the event that Grantor becomes aware that any of Grantor's rights in any material Patent or Copyright are being infringed or violated, Grantor shall (1) promptly upon

-8-

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learning of the same, furnish Agent in writing with all pertinent information available to Grantor with respect to any such infringement or the violation and (2) prosecute any person infringing any such Patent or Copyright or take such other action as may be agreed to by Agent in writing, unless in the case of (2) such infringement or violation would not reasonably be expected to have a Material Adverse Effect on the conduct of Grantor's business.

- (g) Grantor shall not amend, modify, terminate or waive any provisions of any contract (including any License) to which Grantor is a party in any manner which reasonably may be expected to have a Material Adverse Effect on the Grantor's business.
- 9. Payment of Obligations. Grantor will pay promptly when due all Tax imposed upon the Intellectual Property Collateral or in respect of its income or profits therefrom and all claims of any kind, except that no such Tax need be paid if (i) such non-payment does not involve any danger of forfeiture or loss of any of the Intellectual Property Collateral or any interest therein and (ii) such Tax is adequately reserved against in accordance with and to the extent required by GAAP.
- 10. The Agent's Right to Sue. Whenever an Event of Default shall have occurred and be continuing, the Agent shall have the right, but shall in no way be obligated, to bring suit in its own name to protect or enforce the Trademarks, Copyrights, Licenses, Patents and Trade Secrets, and, if the Agent shall commence any such suit, Grantor shall, at the request of the Agent, do any and all lawful acts and execute any and all proper documents required by the Agent in aid of such protection or enforcement.
- 11. Maintenance of Records. Grantor will keep and maintain at its own cost and expense satisfactory and complete records of the Intellectual Property Collateral, including, without limitation, a record of all payments received and all credits granted with respect to the Intellectual Property Collateral and all other dealings with the Intellectual Property Collateral. Grantor will mark its books and records pertaining to the Intellectual Property Collateral to evidence this Agreement and the security interests granted hereby. For the Agent's and the Lenders' further security, Grantor agrees that the Agent and the Lenders shall have a special property interest in all of Grantor's books and records pertaining to the Intellectual Property Collateral and, upon the occurrence and during the continuation of any Event of Default, Grantor shall deliver and turn over any such books and records to the Agent or its representatives at any time on demand of the Agent. Prior to the occurrence of an Event of Default and upon reasonable notice from the Agent, Grantor shall permit any representative of the Agent to inspect such books and records as set forth in Section 12.
- 12. Right of Inspection. Upon reasonable notice to Grantor (unless an Event of Default has occurred and is continuing, in which case no notice is necessary), the Agent shall at all times have full and free access during normal business hours to all of Grantor's books, records and correspondence, and the Agent or its representatives may examine the same, take extracts therefrom and make photocopies thereof, and Grantor agrees to render to the Agent, at Grantor's cost and expense, such clerical and other assistance as may be reasonably requested with regard thereto.

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- 13. No Waiver; Cumulative Remedies. No failure on the part of the Agent to exercise, and no delay on the part of the Agent in exercising, any right, power or remedy hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right, power or remedy by the Agent preclude other or further exercise of any other right, power or remedy. All remedies hereunder are cumulative and are not exclusive of any other remedies that may be available to the Agent whether at law, in equity or otherwise.
- 14. Notices, Etc. All notices and other communications provided for hereunder shall be in writing (including telegraphic, telex, telecopy, or cable communication) and mailed, telegraphed, telexed, telecopied, cabled or delivered by hand, if to a party to this Agreement, addressed to such party at the address specified in the Loan Agreement, or, as to each party, at such other address as shall be designated by such party in a written notice to each other party complying as to delivery with the terms of this Section. All such notices and other communications shall, when mailed, telegraphed, telexed, telecopied, cabled or delivered, be effective when deposited in the mails, delivered to the telegraph company, confirmed by telex answerback, telecopied with confirmation or receipt, delivered to the cable company, or delivered by hand to the addressee or its agent, respectively.
- 15. Expenses of Collection. Grantor hereby agrees to pay all expenses of the Agent, including reasonable attorneys' fees, incurred with respect to the collection of any of the Intellectual Property Collateral and the enforcement of the respective rights of the Agent and the Lenders hereunder (together with interest thereon from and after the date of payment of such expenses by the Agent in accordance with the rate then in effect for Loans under the Loan Agreement), which expenses together with interest thereon as aforesaid shall constitute Obligations.
- Agent Appointed Attorney-in-Fact. Grantor hereby irrevocably constitutes and 16. appoints the Agent and any officer or agent thereof, with full power of substitution, as Grantor's true and lawful attorney-in-fact, for the purpose of taking such action and executing agreements, instruments and other documents, in the name of Grantor or otherwise, not inconsistent with the express provisions of this Agreement, as the Agent may deem necessary or advisable to accomplish the purposes hereof. Without limiting the generality of the foregoing, Grantor hereby grants to Agent the power and right, on behalf of Grantor, without notice to or assent by Grantor upon the occurrence and during the continuation of an Event of Default to do the following: (i) commence and prosecute suits, actions and proceedings at law to collect monies owed in respect of the Intellectual Property Collateral or to enforce any right in respect thereof, (ii) defend any suit, action or proceeding brought against Grantor involving the Intellectual Property Collateral and settle, compromise or adjust any such suit, action or proceeding or give discharges or releases, (iii) license or sublicense, whether general, specific or otherwise, on an exclusive or non-exclusive basis, and of the Intellectual Property Collateral as Agent deems desirable, (iv) sell, pledge, transfer or otherwise deal with the Intellectual Property Collateral as fully and completely as if Agent were the absolute owner thereof and do, at Agent's option and Grantor's expense, all acts and things Agent deems desirable to perfect, preserve or realize upon the Intellectual Property and its Lien. This

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-10-

appointment is an agency coupled with an interest and is irrevocable until payment in full of all Obligations.

- by and construed in accordance with the internal law of the State of Georgia. This Agreement shall be binding upon Grantor and the Agent and their respective successors and assigns and shall inure to the benefit of Grantor and the Agent and their respective successors and assigns; provided that Grantor may not assign its rights or obligations hereunder or in connection herewith or any interest herein (voluntarily, by operation of law or otherwise) without the prior written consent of the Agent. Except as provided in Section 2, no other Person (including, without limitation, any other creditor of Grantor) shall have any interest herein or any right or benefit with respect hereto and this Agreement shall not be construed so as to confer any right or benefit upon any Person other than the parties to this Agreement and each of their respective successors and assigns.
- 18. Further Indemnification. Grantor agrees to pay, and save the Agent harmless from, any and all liabilities with respect to, or resulting from any delay in paying (other than a delay caused by the gross negligence or willful misconduct of the Agent), any and all excise, sales or other similar Tax which may be payable with respect to any of the Intellectual Property Collateral or in connection with any of the transactions contemplated by this Agreement.
- 19. Agent May Perform. If Grantor fails to perform any agreement contained herein, the Agent may, but shall not be obligated to, itself perform, or cause performance of, such agreement, and the expenses of the Agent incurred in connection therewith shall be payable by Grantor pursuant to Section 15 hereof or, if not so paid, shall become Obligations.
- 20. New Intellectual Property. In the event, prior to the time the Obligations have been indefeasibly paid in full and the Loan Agreement terminated, Grantor shall obtain any rights to or interests in, or become entitled to the benefit of any, intellectual property of the type enumerated in Section 2, the provisions of this Agreement shall automatically apply thereto and thereafter such property shall constitute Intellectual Property Collateral. Grantor agrees, promptly following the written request by the Agent, to amend this Agreement by amending any or all of Schedules A, B, C, D and E, as applicable, to include any such new Intellectual Property Collateral, and cooperate with Agent to immediately prepare, execute and record, subject to the terms of the Loan Agreement, with all appropriate Governmental Authorities a security agreement for any such new Intellectual Property Collateral, in form and substance similar to this Agreement.

21. Submission to Jurisdiction; Service of Process; Jury Trial.

(a) Any legal action or proceeding with respect to this Agreement or any document related thereto may be brought in the courts of the State of Georgia or of the United States of America for the Northern District of Georgia, and, by execution and delivery of this Agreement, Grantor hereby accepts for itself and in respect of its Intellectual Property Collateral, generally and unconditionally, the jurisdiction of the aforesaid courts. The parties hereto hereby irrevocably waive any objection, including any objection to the laying of venue or based on the grounds of forum non

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-11-

conveniens, which any of them may now or hereafter have to the bringing of any such action or proceeding in such respective jurisdictions.

- (b) Grantor irrevocably consents to the service of process of any of the aforesaid courts in any such action or proceeding by the mailing of copies thereof by registered or certified mail, postage prepaid, to Grantor at the address provided herein.
- (c) Nothing contained in this <u>Section 21</u> shall affect the right of the Agent or any Lender to serve process in any other manner permitted by Applicable Law or commence legal proceedings or otherwise proceed against Grantor in any other jurisdiction.
- (d) TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE PARTIES HERETO WAIVE ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, SUIT, OR PROCEEDING BROUGHT TO RESOLVE ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, BETWEEN THE AGENT, THE LENDERS AND THE GRANTOR ARISING OUT OF, CONNECTED WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH, THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS OR THE TRANSACTIONS RELATED THERETO.
- 22. Amendments, Etc. No amendment or waiver of any provision of this Agreement, nor consent to any departure by Grantor herefrom, shall in any event be effective unless the same shall be in writing and signed by the Agent, and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.
- 23. <u>Further Documentation</u>. Grantor agrees that at any time and from time to time, at its own expense, Grantor promptly will execute and deliver such further instruments and documents, and take such further action, as may be necessary or desirable, or as the Agent may request, in order to perfect and protect any security interests granted or purported to be granted hereby, to obtain the full benefits hereof, or to enable the Agent to exercise and enforce the rights and remedies pursuant hereto with respect to any of the Intellectual Property Collateral.
- 24. <u>Severability of Provisions</u>. Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof or affecting the validity or enforceability of such provision in any other jurisdiction.
- 25. <u>Section Titles</u>. The Section titles contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not part of this Agreement.
- 26. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which counterparts, when so executed and delivered, shall be deemed to be an original and all of which counterparts, taken together, shall constitute one and the same Agreement.

-12-

{114612.1} 000052-00261

IN WITNESS WHEREOF, the Grantor has caused this Agreement to be executed and delivered by its duly authorized officer, on the date first above written.

DACOR CORPORATION

Ralf Bernhart, Secretary

Accepted and Acknowledged:

FLEET CAPITAL CORPORATION, as Agent

By:

-13-

SCHEDULE A

TRADEMARKS

See attached schedule

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Registered Trademarks

U.S.

REGISTERED TRADEMARKS - UNITED STATES DACOR CORPORATION January 11, 2000

FILE#	54761	54768	54786	54771	54776	54773	54763	69278		
RENEWAL	09/01/17	90/05/00	09/10/10	00/06/12	03/09/20	05/10/28	09/01/24		91/71/50	
	NEXT ACTION									
•	<u>80005</u>	swim fins	buoyancy compensator jacket	buoyancy compensator jackets	buoyancy control jacket	swim fins	diving equipment	sports bags	diving equipment	
	REGISTRATION NUMBER	1,521,112	1,581,226	1,559,621	1,600,541	1,251,788	1,023,981	1,521,823	1,027,636	
	REGISTERED TRADEMARK	ALPHA	CARIBBEAN	CHAMELEON	COMMANDER	CORDAFLEX	DACOR	DACOR	DACOR and DESIGN	
								D	TR	AD

TRADEMARK REEL: 002188 FRAME: 0794

F-DATAIWP60DSP/PROJECT/DACORTM.LST

GREER, BURNS & CRAIN, LTD. Suite 8666 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

FILE #	57236		54760		54795	54774	54370		90909	9	54764		N, LTD. 'ower Drive 0606
RENEWAL DATE Y/M/D	80/80/50		99/11/28	(Abandolica 95/06/20)	03/08/31	60/11/60	03/06/29		07/02/11		Abandoned -	No use on goods	GREER, BURNS & CRAIN, LTD Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
	NEXT ACTIVITY				Filed Sec. 8 & 15 Declaration on 99/08/30		A CE Aposit of Use	Accepted	Sec. 8. & 15	03/02/11			
		scuba diving equipment (Classes 8, 9,11, 12, 25, 28)		towels	scuba diving equipment		buoyancy compensators	scuba diving equipment,	Including or causes - co-	wetsuits	•	diving masks/goggles and underwater lenses	2
•	REGISTRATION NUMBER	1,909,749		1,568,445	1 701 035	1,191,000	1,556,645	1 779,555		2,037,837		1,610,262	F:DATAN WP60DSPPR OJ ECTDACORTNI LST
	REGISTERED TO A DEMARK.	DACOR	& DESIGN	DACOR IS DIVING	E	DACOR SPORT & DESIGN	HI IH		ENDURO	15.	- Fri 1	EOG FREE	

	REGISTERED TRADEMARK	REGISTRATION NUMBER	GOODS	NEXT ACTION	RENEWAL DATE Y/M/D	FILE#
	FORMULA	1,562,000	diving regulators		09/10/24 (Abandoned 95/06/20)	54772
	GEARED FOR THE ENVIRONMENT	1,796,640	scuba diving and snorkeling equipment	Sec. 8 & 15 99/10/05	Abandoned 03/10/03	54371
	GEMINI	1,603,522	breathing regulators		Abandoned 96/06/26 - refiled (61331)	54966
	GLO-TOP	795,759	snorkels		05/09/07	54783
	ні-тесн	1,516,254	instruments for measuring depth, temperature, pressure and direction	uo	Abandoned	54767
REE	ні-тесн	1,577,897	weight belts		Abandoned 96/01/16	54758
	INNOVATOR	1,496,902	underwater masks		Abandoned	54762
EMARK B FRAME: 0796	F::DATAWW@DSP-PROJECT/DACORTM LST	DIECTIDACORTM.LST	en .		GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606	<u>.</u>

EILE # 55275	54759	60008	54369		s Tower s Tower er Drive s 60606
RENEWAL DATE Y/M/D Abandoned	02/11/10 Abandoned	05/08/01	02/10/13	03/03/03	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
R NEXT ACTION DA		Sec. 8 & 15 01/08/01		Sec. 8 & 15 99/09/07 (Awaiting Instructions to Renew)	
GOODS GOODS	masks, fins and snorkels computer anticipates and avoids need for decompression stops	by divers underwater knives	buoyancy compensators, first and second stage breathing regulators	scuba diving equipment, including diving computers	4
REGISTRATION NUMBER	1,727,096 1,731,346 1,517,831	. 008 190	1,724,575	1,792,133	F.DATANW P40DSP-PROJECTUDACORTNI LST
REGISTERED TRADEMARK	INTEGRA INTEGRA	MICKO-DIG	MIKADO NAUTICA	IZ O TRADE	
			RE		FRAME: 0797

REGISTERED REG	REGISTRATION	30000	NEXT ACTION	RENEWAL DATE Y/M/D	FILE#
	NUMBER	מחחה	WALL DE LOS		
1,57	1,579,905	diving computer		Abandoned	54770
1,12	1,129,506	diving regulators		00/01/22	54779
1,79	1,798,824	masks and fins	Sec. 8 & 15 99/10/12	Refiled	55994
1,79	1,796,843	scuba diving equipment, including breathing regulators	Sec. 8 & 15 99/10/05	Refiled	54290
1,79	1,795,708	diving instruments	Sec. 8 & 15 99/09/28	Abandoned	55962
2,05	2,056,107	scuba diving equipment. namely water buoyancy compensator vests	Sec. 8 & 15 03/04/22	07/04/22	60602

GREER, BURNS & CRAIN, L1D. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

54775

Abandoned

dive tights

1,559,098

F:DATA!WPMDSPPROJECTOACORTM.LST

SCUBA SKINS
TRADEMARK
L: 002188 FRAME: 0798

EILE#	54781	54766	54756	60604	54718	61410	, LTD. wer ive
RENEWAL DATE Y/M/D	Abandoned 97/02/08	06/04/06	08/12/13	07/04/08	09/01/24	08/90/80	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION				Sec. 8 & 15 03/04/08	er lights, ıba diving	Sec. 8 & 15 04/06/30	
GOODS	hats	scuba diving vest	personal propulsion units	scuba diving equipment, namely underwater buoyancy compensator vests	underwater knives, underwater lights, snorkeling gear bags, and scuba diving masksand snorkels	underwater diving equipment, namely regulators	9
REGISTRATION NI IMBER	1,058,515	1,037,347	1,516,311	2,051,449	1,521,574	2,170,183	F:DATANWP60DSPVROIECTDACORTALLST
REGISTERED TD A DEMARK	SEA CAP	SEACHITE	SEASPRINT	SOJOURN	SPLASH	SPORTSTER DA	EMARK

AL M/D FILE#	/29 54638	/08 54782	/15	122 54777	/30 54778	/18 54757	/17 54714	Abandoned 99/12/11 54780	/19 54967	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
RENEWAL DATE Y/M/D	06/01/29	01/03/08	05/01/15	03/02/22	03/08/30	08/10/18	02/11/17	Abandon 99/12/11	02/10/19	GREER, BU Suite { 233 S
NEXT ACTION								•		
SGOODS	snorkels	diving suits	diving masks	diving snorkels and swim fins	diving snorkels	swim fins	scuba diving masks	diving regulators	diving masks	7
REGISTRATION NUMBER	1,403,255	1,060,660	1,314,822	1,228,604	1,249,940	1,509,375	1,733,296	1,127,467	1,213,127	OJECTDACORTM LST
REGISTERED TRADEMARK	SUPER-VENT	THERMOSKIN	TRIVISTA	TURBOFLEX	TURBO VENT	ULTRA	ULTRA	VENTURMATIC 1,127,467	VISTA	F-DATAIW PAODSPAR OJECTDACORTALLST

EILE#	60634	81009	61772 AIN, LTD. 1 Tower 15 Drive 160606
RENEWAL DATE Y/M/D	06/05/07	07/07/15	69/10/12 GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
RE NEXT ACTION DA	Sec. 8 & 15 02/05/07	Sec. 8 & 15 03/07/15	EOT filed; Statement of Use Due 99/06/16.
SHOOL	scuba diving and snorkeling equipment, namely, boots, gloves wetsuits (class 25); underwater swimming fins, and snorkels	(class 28) breathing regulators, buoyancy compensators, vests, diving measure- ments instruments, compasses, gauges, calculators, instrument	consoles, boots, nats, shirts, masks, fins and snorkels. sporting clothing worn
NOLLE ATION	NUMBER—1,972,937	2,078,369	MELLE 2,286,051 FIDATANIPPOSEPPROJECTIOACORTIALIST
	REGISTERED TRADEMARK VISTA & DESIGN (rectangular)	VISTA & DESIGN	AN THERMELLE

Trademark Applications

U.S.

TRADEMARK APPLICATIONS - UNITED STATES DACOR CORPORATION January 11, 2000

TRADEMARK	SERIAL NUMBER	FILING DATE	SGOODS	NEXT ACTION	EILE#
DACOR ISLANDER	74/282,907 (ITU)	92/06/08	underwater buoyancy compensators	Abandoned.	55626
DACOR FREQUENT DIVER PROGRAM and DESIGN	74/689,040	95/06/15	advertising program for promoting awareness of Dacor products to consumers, dealers and diving instructors	Abandoned. Planned for refiling.	10909
DRY-ICE	74/222,846 (ITU)	91/11/15	scuba diving equipment including breathing regulators	Abandoned.	54289
ELITE	75/583,240	98/10/05	scuba diving equipment namely masks	Abandoned.	81809
EXTREME	74/222,635 (ITU)	91/11/15	scuba diving equipment, including breathing regulators	Abandoned.	54288
F.DATAWPGODSPPROJECTUDACORTALLST	Cortal LST			GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive	<u> </u>

TRADEMARK	SERIAL NUMBER	FILING DATE	GOODS	NEXT ACTION	FILE #
GEMINI	75/158,583 (ITU)	06/80/96	breathing regulators	Abandoned. Statement of Use due 98/03/23.	61331
ISLANDER	74/077,604 (ITU)	· 90/07/12	underwater buoyancy compensator	Abandoned.	54788
NAUTICA	75/604,164 (ITU)	98/12/09	masks, fins and snorkels compensator	Published for Opposition.	62724
PURSUIT			scuba diving equipment, namely masks & fins		63369
QUANTUM	74/102,376 (ITU)	90/10/01	buoyancy vests and floatation jackets	Abandoned.	54784
QUANTUM			scuba diving equipment, namely breathing regulators		63374
F WATAWPOOSPPROJECTWACORTALLST	ORTALLST	•	GF 2	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606	<u>a</u>

TRADEMARK	SERIAL NUMBER	FILING DATE	SGOODS	NEXT ACTION	FILE#
SEASONS	74/688,468 (ITU)	95/06/15	scuba diving equipment, namely underwater buoyancy compensator vests	Abandoned 11/96.	60603
SNORKELER	74/096,917	90/09/14	buoyancy vests and jackets	Abandoned.	54787
THE RAY	74/715,875 (ITU)	95/08/15	scuba diving equipment, namely fins	Abandoned 97/01/16.	60733
SAFE-LITE	75/367,876 (ITU)	97/10/03	sporting clothing worn underwater and on land	Abandoned.	62022
THERMELLE TRAVELER	74/307,859 (ITU)	92/08/24	snorkels	Abandoned.	56049
ULTRA-VU	74/232,306	91/12/20	scuba diving masks	Application dropped	54715
F:DATAWINGUSENTOJECTUACORTALLST	XTLLST			GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606	Ġ.

Registered TM's & Applications

Foreign

REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS - FOREIGN DACOR CORPORATION January 11, 2000

	09/06/30 54773	09/06/30 54769			GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60K06
S NEXT ACTION	diving equipment (class 28, 8, 9)	diving equipment (class 28, 8, 9)		diving equipment (class 9)	
SERIAL NO.				·	KTN LST
REGISTERED REGISTIKAT TRADEMARK SERIAL NO. AUSTRIA	OR 91,283	DACOR & 91,284 Design	AUSTRALIA	DACOR & A279,148 Design	F.DATANWP40DSPPROJECTDACORTALLST
REGI TRAI AUS	DACOR	DAC De	AUS	TRADEN	

REEL: 002188 FRAME: 0807

D EILE#	54773	54769	54773(B)	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
RENEWAL DATE Y/M/D	08/12/21	08/12/21	07/04/14 er	GREER, B Suit 233 Ch
NEXT ACTION			Application for non-use cancellation of DACCOR accepted. Awaiting further Action.	
<u>\$0005</u>	diving equipment	diving equipment (class 28)	diving equipment (class 9, subclass 10, 20, 25) for underwater lights,	regulators, varves
REGISTRATION/ SERIAL NO.	356,058	356,059	812.123.689	F:DATAIW PGADSPUR OIECTDACORTM LST
REGISTERED TRADEMARK	BENELUX	DACOR & Design	BRAZIL	F-DATAWP60DSI

FILE#	54773(D)	54773(E)		54773	54718	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive	Chicago, Illinois 60606
RENEWAL DATE Y/M/D				05/03/27	04/11/03	GREER, BURN Suite 866 233 Sout	Chicago
NEXT ACTION	On hold per cancellation proceedings.	Filed 95/09/01 Awaiting ruling from Brazil PTO.					
SGOODS	diving equipment (class 25 for masks, fins, snorkels).	diving equipment (class 28 for masks, fins, snorkels).		diving equipment	diving masks, snorkels & diving equipment bags		6
REGISTRATION/ SERIAL NO.	812.123.662	818.754.656	•	TMA 206,085	TMA 362,125	F.DATA\WPGGDSPPROJECTDACORTM.LST	
REGISTERED TRADEMARK	DACOR	DACOR & DEVICE	CANADA	DACOR		P DEMIN DEN	

z H	REGISTERED TRADEMARK	REGISTRATION/ SERIAL NO.	SGOODS	NEXT ACTION	RENEWAL DATE Y/M/D	EILE#
U !	CHINA	•				
	DACOR	734884	diving equipment (class 9)		05/03/13	54773
4 14	DACOR	731541	clothing - hats, T-shirts (class 25)		05/05/20	54773
Н	DENMARK	# #				
, ,,,,,,	DACOR	2245/1980	diving equipment (class 8, 9, 28)		90/90/00	54773
	DACOR & Design	2248/1980	diving equipment (class 8, 9, 28)		90/90/00	54769
DEMARK	F:DATAWP60DSP	F:DATAN WP66DSPPR OJECTNDACORTNI LST	4		GREER, BURNS & CRAIN, LTD. Suite 8660 - Scars Tower 233 South Wacker Drive Chicago, Illinois 60606	CRAIN, LTD. cars Tower icker Drive

REEL: 002188 FRAME: 0810

EILE#		61410	62684		54773	Q
RENEWAL DATE Y/M/D		07/03/07	Abandoned.			GREER, BURNS & CRAIN, LTD. Suite 8660 - Scars Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION		Rec'd Certificate Of Registration.	Filed 98/11/12 Awaiting first Action.		03/12/20	
\$doob		regulators (class 9)	diving equipment and clothing (class 9, 25, 28)		diving equipment (class 8, 9, 28)	\$
REGISTRATION/ SERIAL NO.		480,137	984,674		83723	F:DATAN WP40DSPPR OJ ECTVDACORTM.LST
REGISTERED TRADEMARK	EPO	SPORTSTER (Community TM	Application) Application)	FINLAND	DACOR	
				RE		EMARK FRAME: 0811

	REGISTERED TRADEMARK	REGISTRATION/ SERIAL NO.	SGOODS	NEXT ACTION	RENEWAL DATE Y/M/D	FILE#
	FRANCE					
	DACOR & Design	83867	diving equipment (class 8, 9, 28)		03/01/05	54769
	DACOR	1,106,543 (orig.) 500,359 (renew)	diving equipment (class 8, 9, 13, 28).		08/12/14	54773
		1,503,300 (renew)				
DEE	DACOR & Design	1,081,493 (orig.) 500,358 (renew) 1,503,299 (renew)	diving equipment (class 9)		08/12/14	54769
TRADEMAR				·		·
RK		F-UATANW PAGDSPVR OJ ECTIDACORTI AI LST	9		GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606	LTD.

	REGISTERED TRADEMARK GERMANY DACOR	REGISTRATION/ SERIAL NO 997,783	GOODS diving equipment (class 8, 9, 28) diving equipment	NEXT ACTION	RENEWAL DATE Y/M/D 00/03/01	EILE# 54773 54769
	Design GREAT BRITAIN	1	(class 9)		00/03/01	54773(A)
	DACOR	1,110,325	diving equipment (class 8) diving equipment (class 9)		00/03/01	54773(B)
TRADEM	DACOR	1,110,327	diving equipment (class 28)	•	00/03/01	54773(C)
ARK	F:DATAWP60DSF4	F:DATAW P40DSPPR 0/ECTDACORTMLST	7		GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinnis 60606	CRAIN, LTD. Fars Tower leker Drive mis 60606

FILE#	54769(A)	54769(B)		54773	54769		54718(A)	CRAIN, LTD. icars Tower acker Drive nois 60606
RENEWAL DATE Y/M/D	00/03/01	00/03/01		01/04/06	01/04/06		Abandoned.	GREER, BURNS & CRAIN, LTD. Suite 8660 - Scars Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION						•	(6 ss	
GOODS	diving equipment (class 9)	diving equipment (class 28)		diving equipment (class 8, 28)	diving equipment (class 28)		diving equipment (class 9)	∞ .
REGISTRATION/ SERIAL NO.	1,110,328	1,110,329	1	68.567	68.568	•	2335/88	F:DATA\W P40 DSPPROIECTDACORTM.LST
REGISTERED TRADEMARK	DACOR & Design	DACOR & Design	GREECE	DACOR	DACOR & Design		SPLASH	ĸ
RE TR	PA Q	DA	GR	DA		TRA	DEMAR	K ME: 0814

EILE#	54718(B)		54773		54773	54718(A)	54718(B)	54718(C)	CRAIN, LTD. icars Tower acker Drive nois 60606
RENEWAL DATE Y/M/D	Abandoned.		04/09/20			Abandoned.	01/06/28	Abandoned.	GREER, BURNS & CRAIN, LTD. Suite 8660 - Scars Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION	8)				Not registered to Dacor Corp.	21)	s 23)	(24)	
GOODS	equipment bags (class 18)		diving equipment (class 8, 9, 28)		diving equipment (class 24)	equipment bags (class 21)	diving equipment (class 23)	diving equipment (class 24)	6
REGISTRATION/ SERIAL NO.	2334/88	į	309.166	į	995,852	47145/1988	2313461	47147/1988	F:DATAN WP00DSP-P ROJECT/DACORTM.LST
REGISTERED TRADEMARK	SPLASH	ITALY	DACOR	JAPAN	[DACOR]	SPLASH	SPLASH	SPLASH	F.DATAIWP60DSPU
					-	5	TRA	DEMA	RK

REEL: 002188 FRAME: 0815

RENEWAL DATE Y/M/D 63/03/25 63/04/08 54773(12/12/22 54773 00/06/24 Suite 8660 - Sears Tower Suite 8660 - Sears Tower	233 South Wacker Drive Chicago, Illinois (40606
nd s 36) regulators (class 9)	01
diving machine and implements (class 36) snorkels, masks, regulators (class 43) diving equipment (class 9) diving equipment (class 9) (class 8, 9)	
FERED REGISTRATION/ SERIAL NO. R 260,079 R 260,565 R 260,565 R 122,135 R 111,434 R 111,434	
REGISTERED TRADEMARK KOREA DACOR DACOR DACOR NEW ZEALAND NORWAY NORWAY DACOR DACOR DACOR	

REEL: 002188 FRAME: 0816

REGISTERED TRADEMARK	REGISTRATION/ SERIAL NO.	SOODS	NEXT ACTION	RENEWAL DATE Y/M/D	FILE#
DACOR & Design	112,075	diving equipment (class 9)		02/09/23	54769
PORTUGAL	•				
DACOR	201,234	diving equipment (class 8)	Declaration of Use 01/06/04.	06/06/04	54773(A)
DACOR	201,235	diving equipment (class 28)	Declaration of Use 01/07/03.	06/07/03	54773(B)
DACOR & Design	201,236	diving equipment (class 28)	Declaration of Use 01/07/03.	06/07/03	54769
	• •				
F:DATA/WP40DSPV	FIDATAWPHODSPPROJECTDACORTMLIST	=		GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60838	CRAIN, LTD. Sears Tower acker Drive nois 618686

FILE#	54769	54773(A)	54773(B)		54773	54769	CRAIN, LTD. ars Tower sker Drive sis 60606
RENEWAL DATE Y/M/D	09/05/21	Abandoned.	09/05/21		09/06/01	10/90/60	GREER, BURNS & CRAIN, LTD. Suite &660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION	Rec'd Confirmation Of Renewal	(8)	Rec'd Confimation Of Renewal		Rec'd Confirmation Of Renewal	Rec'd Confirmation Of Renewal	
GOODS	diving equipment (class 28)	diving equipment (class 8)	diving equipment (class 28)	, a	diving equipment (class 9, 28)	diving equipment (class 9, 28)	12
REGISTRATION/ SERIAL NO.	893.900	893.901	893.902		167,946	167,947	F.DATANWPGODSPPROJECTIDACORTIALLST
REGISTERED TRADEMARK SPAIN	DACOR & Design	DACOR	DACOR	SWEDEN	DACOR	DACOR & Design	F. DATANW POODSPM

FILE#	54773	54769	54769(A)	54769(B)	CRAIN, LTD ears Tower icker Drive iois 60606
RENEWAL DATE Y/M/D	09/01/16	09/01/16	99/06/15	99/03/15	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION	Rec'd certificate of Renewal	Rec'd certificate of Renewal.	Associate reported filing of the renewal application	=	
GOODS	diving equipment (class 6, 8, 9, 24, 28)	diving equipment (class 6, 9, 24, 25, 28)	hats and gloves (class 39)	diving boots (class 41)	13
REGISTRATION/ SERIAL NO.	298,810	298,904	445949	434923	F-DATANWP40DSPPROIECTDACORTMLLST
REGISTERED TRADEMARK SWITZERLAND	DACOR	DACOR & Design TAIWAN	DACOR & Design	DACOR & Design	

REGISTERED TRADEMARK	REGISTRATION/ SERIAL NO.	SGOODS	NEX	NEXT ACTION	NOI	RENEWAL DATE Y/M/D	FILE#
DACOR & Design	437207	equipment bags (class 43)	=	=	2	99/03/31	54769(C)
DACOR & Design	435077	air tanks (class 50)	2	=		99/03/15	54769(D)
DACOR & Design	497175	pressure gauges & depth gauges (class 71)	=	=	=	00/08/31	54769(E)
DACOR & Design	498696	dive computer (class 72)	=	=	=	51/60/00	54769(F)
DACOR & Design	437676	diving goggles & masks (class 76)	z		.	99/03/31	54769(G)
F.WATANWF60USP.	F.DATANWP40DSPPROIECTDACORTM LST					GREER, BURNS & CRAIN, LTD. Suite &660 - Scars Tower 233 South Wacker Drive Chicago, Illinois 60606	tAIN, LTD. s Tower er Drive 160606

EILE#	54769(H)	54769(I)	54769(J)	54718(A)	54718(B)	54718(C)	RAIN, LTD. irs Tower ker Drive is 60606
RENEWAL DATE Y/M/D	99/05/15	51/L0/66	Abandoned.	Abandoned.	Abandoned.	Abandoned.	GREER, BURNS & CRAIN, LTD. Suite 8660 · Scars Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION	= =	= =					
<u>80005</u>	regulators, suits fins & snorkels (class 78)	underwater lights (class 90)	clothing and swimsuits (class 40)	equipment bags (class 43)	diving masks (class 76)	regulators, suits swim fins, etc. (class 78)	15
REGISTRATION/ SERIAL NO.	443491	448806	77-43045	425454	421201	77-1520	NECTDACORTALLST
REGISTERED TRADEMARK	DACOR & Design	DACOR & Design	DACOR & Design	SPLASH	SPLASH	TRADEMA:	F-DATAWWOOSPAROJECTUDACORTALLST
					REEL:	002188 FR	

SCHEDULE B

COPYRIGHTS

None

SCHEDULE C

PATENTS

See attached schedule

ISSUED PATENTS - UNITED STATES DACOR CORPORATION January 11, 2000

FILE#		54813	54824	57372	60049	19109	05009	54818
NEXT ACTION YM/D	Expires 01/02/17	Expires 01/07/07	Expires 03/08/08	Expires 09/02/02	Expires 10/03/12	Expires 10/03/19	Expires 10/07/09	. Expires 00/10/14
TILLE	SNORKEL	DIVING MASK	DIVING MASK DESIGN DM65	SWIMMING FIN (Design)	DIVING MASK WITH FOUR WINDOWS (QL) (Design)	DIVING MASK WITH TWO WINDOWS (DL) (Design)	DIVING MASK (ULTRALITE) (Design)	DIVING REGULATOR WITH ANTI-FREE-FLOW VANE
ISSUE DATE YAMD	87/02/17	20/10/18	80/80/68	95/01/31	96/03/12	61/20/96	60/L0/96	86/10/14
PATENT NO.	D 288,346	D 290,763	D 302,747	D 355,012	D 367,875	D 368,107	D 371,566	TRADEM 7,616,645

GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

FILE#	54815	54814	3/07/	54965	24819	54044	55869	55283	Sears Tower acker Drive nois 60606
NEXT ACTION YM/D	Expires 04/05/12	3rd maintenance fee	or i i i i i i i i i i i i i i i i i i i	3rd maintenance fee due 04/09/24	2nd maintenance fee due 00/07/05	2nd maintenance fee due 00/10/06	2nd maintenance fee due 00/12/29	2nd maintenance fee due 01/02/10	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
TITLE		MOUTHFIELE SEI E-DRAINING SNORKEL		PRESSURE REGULATOR FOR UNDERWATER BREATHING APPARATUS (RELIEF VALVE)	PRESSURE REGULATOR FOR UNDERWATER BREATHING SYSTEM (MODULAR CONSTRUCTION)	MODULAR SNORKEL	BREATHING REGULATOR HAVING	SECOND STAGE REGULATOR HOSE WITH BUILT-IN CONE ADJUSTING TOOL	2
ISSUE DATE YM/D		87/05/12	89/05/30	92/03/24	93/01/05	93/04/06	93/06/29	93/08/10	
ON TNST AG		4,664,109	4,834,084	5,097,860	5,176,169	5 199 422	5.222,490	TF	RADEMARK
								REEL: 00	2188 FRAME: 0825

FILE#	55370	58116	54392	60647	\$6655	60352	10019	60707	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION Y/M/D	2nd maintenance fee due 01/05/30	2nd maintenance fee due 01/11/24	2nd maintenance fee due 03/04/10	1st maintenance fee due 00/12/25	1st maintenance fee due 00/12/04	1st maintenance fee due 00/11/20	1st maintenance fee due 01/02/19	1st maintenance fee due 01/05/04	GREER, F
TITLE	MASK STRAP RETAINER CLIP FOR THREADED SNORKEL TUBE	SCUBA DIVING INSTRUMENT CONSOLE HAVING SWIVELLING	INTERACTIVE DIVE COMPUTER	SNORKEL SPLASH PROTECTOR	BUOYANCY COMPENSATOR HAVING ATTACHED BACKPACK	KICK STROKE SIMULATOR	DIVING MASK WITH QUICK	MULTI-PART DIVING FIN	3
ISSUE DATE Y/M/D	93/11/30	94/05/24	92/10/10	96/06/25	96/06/04	97/05/20	61/08/16	97/11/04	
ON TNEEVE	5,265,591	5,313,712	5,457,284	5,529,057	5,522,679	\$ 630 775		TRAI	DEMARK 38 FRAME: 0826

FILE#	61882	
NEXT ACTION YAMD	1st maintenance fee due 03/03/21	
TITLE	TORSO WARMER FOR A BUOYANCY COMPENSATOR	
ISSUE DATE YAMD	99/09/21	
ON FINERAR	5,953,750	

GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

Patents & Patent Applications

Foreign

PATENTS AND PATENT APPLICATIONS - FOREIGN DACOR CORPORATION

January 11, 2000

FILE#

PATENT NO.

ISSUE DATE YAMD

TITLE

NEXT ACTION XMMD 54819

Awaiting for confirmation

PRESSURE REGULATOR FOR UNDERWATER BREATHING

SYSTEM (MODULAR

CONSTRUCTION)

Annuity due 00/09/14

CANADA

94/11/01

2,078,186

95/10/24

2,094,094

2,150,505

98/12/08

2,259,087

filing date 99/01/15

BUOYANCY COMPENSATOR TORSO WARMER FOR A

HAVING ATTACHED BACKPACK

BUOYANCY COMPENSATOR

61882

56655

Awaiting for confirmation of renewal.

SECOND STAGE REGULATOR

HOSE WITH BUILT-IN CONE

ADJUSTING TOOL

Expires 13/04/15

Expires 15/05/30

Annuity Due 00/04/15

Expires 12/09/14

of renewal.

Suite 8660 - Sears Tower GREER, BURNS & CRAIN, LTD.

233 South Wacker Drive Chicago, Illinois 60606

	Ç	ISSUE DATE YAMD	TITLE	NEXT ACTION YAMD	FILE#
러	PATENT NO.				
ш	3PO (designating al	EPO (designating all member countries)			61882
, •	99 400 143.6	filing date 99/01/22	TORSO WARMER FOR A BUOYANCY COMPENSATOR	Request for Examination 06/01/22	
	FRANCE				55435
	95 06572	97/08/22	BUOYANCY COMPENSATOR HAVING ATTACHED BACKPACK	Annuity due 00/06/30. Expires 15/06/02.	1,000
	95 06775	filing date 95/06/08	DIVING MASK WITH QUICK RELEASE STRAP ATTACHMENT	Annuity due 00/06/30. (Awaiting for confirmation of renewal)	60048 ewal)
		96/11/13	BREATHING REGULATOR HAVING	Annuity due 00/09/24.	54045
	0 534 /41		AIK INJECTOR LESS COL	10/00/00	55283
	0 568 263	96/08/14	SECOND STAGE REGULATOR HOSE WITH BUILT-IN CONE ADJUSTING TOOL	Annuity due 00/04/21.	
TRADEMARK 002188 FRAME: 0830			7	GREER, BURNS & CRAIN, LTI Suite 8660 - Sears Tow 233 South Wacker Driv Chicago, Illinois 6060	SURNS & CRAIN, LTI Suite 8660 - Sears Tow 233 South Wacker Driv Chicago, Illinois 6060

GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

EILE#	60048 if renewal)		55283		54818 of renewal).	56655	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606		
NEXT ACTION YM/D		Application published. Request for Examination due no later than 02/06/08. Annuity due 00/06/30. (Awaiting for confirmation of renewal)	Annuity due 00/04/21.		Annuity due 00/08/31. (Awaiting for confirmation of renewal). Expires 05/08/01.	Annuity due 00/06/01. Expires 15/06/01.	GREER, B S 2		
TILLE		DIVING MASK WITH QUICK RELEASE STRAP ATTACHMENT	SECOND STAGE REGULATOR HOSE WITH BUILT-IN CONE ADJUSTING TOOL		DIVING REGULATOR WITH ANTI- FREE-FLOW VANE	BUOYANCY COMPENSATOR HAVING ATTACHED BACKPACK		3	
ISSUE DATE Y/M/D	ļ	filing date 95/06/08	96/08/14		87/10/28	50/80/L6			
PATENT NO.	GERMANY	P19520981.8	0 568 263	ITALY	1,184,801	1275292	TRADEMARK		

REEL: 002188 FRAME: 0831

FILE #	000040	54045	55283		54818 n of renewal).	54045	55283	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive	Chicago, Illinois 60606
NEXT ACTION YM/D	Annuity due 00/06/06. Expires 15/06/06.	Awaiting first Action. Annuity due 00/09/24.	Annuity due 00/04/21. Expires 13/04/21.		54 Annuity due 00/08/23. (Awaiting for confirmation of renewal). Expires 05/08/26.			GREER	
TULLE	DIVING MASK WITH QUICK	RELEASE STATE TO HAVING BREATURE	SECOND STAGE REGULATOR	HOSE WITH BUILT-IN CONE ADJUSTING TOOL	DIVING REGULATOR WITH ANTI- FREE-FLOW VANE	BREATHING REGULATOR HAVING	AIR INJECTOR FEATORE SECOND STAGE REGULATOR	ADJUSTING TOOL	4
ISSTIF DATE YAMD	Solonies	97/08/03		96/08/14	94/07/07		98/04/03 fling date	93/04/26	
,	PATENT NO.	1275319	0 534 741	0 568 263	JAPAN 106435885	1834576	-	ADEMARK	- 000

FILE#	56655	60048	61882		61882		57372 newal).	SURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
NEXT ACTION Y/M/D	Application laid open for public inspection. Request for Examination due 02/05/31.	Application laid open for public inspection. Request for Examination Due 02/06/08.			Annuity Due 03/01/18 Expires 19/01/18		Annuity due 00/10/10. (Awaiting for confirmation of renewal).	GREER, BURNS & CRAIN, LTD Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606
TITLE	BUOYANCY COMPENSATOR HAVING ATTACHED BACKPACK	DIVING MASK WITH QUICK RELEASE STRAP ATTACHMENT	TORSO WARMER FOR A BUOYANCY COMPENSATOR		TORSO WARMER FOR A BUOYANCY COMPENSATOR		SWIMMING FIN	S
ISSUE DATE YAMD	filing date 95/06/02	filing date 95/06/08	filing date 99/01/22		81/10/66			
PATENT NO.	7-136516	175332/1995	14320/1999	NEW ZEALAND	333,850	TAIWAN	ND 042802	TRADEMARK

PATENT NO.	ISSUE DATE Y/M/D	TITLE	NEXT ACTION XIMID	# EILE #
86100978	filing date 97/01/29	MULTI-PART DIVING FIN	Application being Examined. Awaiting first Action.	60707
88100543	filing date 99/01/15	TORSO WARMER FOR A BUOYANCY COMPENSATOR		61882
UNITED KINGDOM	5			
0 534 741	96/11/13	BREATHING REGULATOR HAVING AIR INJECTOR FEATURE	Awaiting first Action Annuity due 00/09/24.	54045
0 568 263	96/08/14	SECOND STAGE REGULATOR HOSE WITH BUILT-IN CONE ADJUSTING TOOL	Annuiy due 00/04/21.	55283
		9	GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606	SURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

Patent Applications

United States

PATENT APPLICATIONS - UNITED STATES DACOR CORPORATION January 11, 2000

EILE#	62194	62657
NEXT ACTION Y/M/D	Application allowed. Issue Fee Due 00/02/08.	Awaiting 1st Action.
TITLE	TORSO-CONFORMING RELEASABLE Application allowed. DIVER'S WEIGHT POUCH Issue Fee Due 00/02/	PROGRAMMABLE DIVE COMPUTER Awaiting 1st Action.
SERIAL NO. FILING DATE	09/039,070 98/03/13	09/229,107 99/01/12

GREER, BURNS & CRAIN, LTD. Suite 8660 - Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

SCHEDULE E

LITIGATION

EXHIBIT I

ASSIGNMENT OF INTELLECTUAL PROPERTY COLLATERAL

A	ASSIGNMENT OF	INTELLE	CTUAL PRO	PERTY CO	LLATERAL	AGREEME	NT made this
[] day of [], 200	(this "Assign	<i>ment</i> ''), by ar	nd between D .	ACOR COR	PORATION
an Illii	nois corporation (t	h <mark>e "</mark> Assignor	"), and FLE	ET CAPITA	L CORPOR	RATION as c	ollateral and
	istrative agent (the nent referred to bel	•	or the benefit	of itself and	d the Lender	s (as defined	in the Loan

WITNESSETH:

WHEREAS, Assignor and the Agent are parties to the Loan and Security Agreement dated as of April __, 2000 (as at any time amended, the "Loan Agreement") and the Intellectual Property Security Agreement dated April __, 2000 (the "Security Agreement") which provides that upon the occurrence of certain events specified therein Assignor and the Agent shall execute this Assignment; and

WHEREAS, the aforementioned events have occurred;

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, the parties agree as follows:

- 1. <u>Incorporation</u>. This Assignment is made pursuant to and subject to the terms of the Loan Agreement and the Security Agreement, each of which is deemed incorporated herein by this reference and shall constitute part of this Assignment as if fully set forth herein.
- 2. <u>Assignment</u>. Assignor hereby conveys, sells, assigns, transfers and sets over to the Agent all of Assignor's entire right, title and interest in and to the [Intellectual Property Collateral (as defined in the Security Agreement)] [Trademarks/Patents/Copyrights identified on Schedule A hereto].
- 3. <u>Notices</u>. All notices hereunder to the parties hereto shall be made in the manner and to the addresses specified in the Security Agreement.
- 4. <u>Further Instruments</u>. The parties agree to promptly execute and deliver all further instruments necessary or desirable to carry out the purposes of this Agreement.
- 5. Schedules. The terms and conditions of the Schedules referred to herein are incorporated herein by this reference and shall constitute part of this Assignment as if fully set forth herein.
- 6. <u>Headings</u>. The headings in this Assignment are for purposes of reference only and shall not in any way limit or otherwise affect the meaning or interpretation of any of the terms hereof.

ASSIGNMENT OF INTELLECTUAL PROPERTY COLLATERAL

above.	
	DACOR CORPORATION ("Assignor")
	Ву:
	Title:
	FLEET CAPITAL CORPORATION, as Agent ("Agent")
	D

IN WITNESS WHEREOF, the parties have executed this Assignment as of the date first written

ASSIGNMENT OF INTELLECTUAL PROPERTY COLLATERAL

TRADEMARK REEL: 002188 FRAME: 0839

Title:

STATE OF)	
COUNTY OF) ss.:	
COUNTY OF	,	
On this [], 2000, before me came [
described in and which a		e an officer of DACOR CORPORATION , the company ment, and duly acknowledged that he executed the same.
reserroed in and winer o	executed the above histic	mient, and dury acknowledged that he executed the same.
		NOTARY PUBLIC
		[NOTARIAL SEAL]
STATE OF)) ss:	
COUNTY OF)	
0 4: 5 1		
On this		, 2000, before me came [be an officer of FLEET CAPITAL CORPORATION,
he company described executed the same.		I the above instrument, and duly acknowledged that he
executed the same.		
		NOTARY PUBLIC
		[NOTARIAL SEAL]

RECORDED: 11/20/2000