			1	dispol
	Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) Tab settings ⇔⇔ ₩	02-17-2		U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
	To the Honorable Commissioner of	<u>. 102669</u>	509	original documents or copy thereof.
	Name of conveying party(ies): NADEON , LLC		Name: Capita Internal c/o	of receiving party(ies) america Business al Corporation General Finance
	☐ Individual(s) ☐	Association	Address: Com	mercial Finance
	General Partnership	Limited Partnership		335 Madison Avenue, 11th Floor
	Corporation-State	•	City: New Yor	kState:NYZip:10017
	Other Limited liab	ility	f	
	company - De	laware		enship
	Additional name(s) of conveying party(ies	s) attached? 🖵 Yes 🖾 No	Association	
	3. Nature of conveyance:			ship
	1 _	г. м.	Limited Partners	hip
	Assignment	Merger	Corporation-Stat	<u> Delaware</u>
	Security Agreement	Change of Name	Other	
	Other)4	representative designation (Designations must be a	ed in the United States, a domestic n is attached: Yes No separate document from assignment) ress(es) attached? Yes No
	4. Application number(s) or registration	n number(s):	1	
	A. Trademark Application No.(s)	• ,	O Toods and D	
	1	77 7	B. Trademark Regi	stration No.(s) thed Schedule B.
	See attached Sche	edule A.	see actac	med schedule b.
		Additional number(s) at	ached 🖾 Yes 🖵	No
	Name and address of party to whore concerning document should be mailed.	ed:	Total number of appregistrations involve	plications and ad:
	Name:_ Attn: Penelope J.A. Agodoa — Federal Research Company, LLC 1030 15th Street, NW, Suite 920 — Washington, DC 20005 — 202.783.2700 —		Enclosed	be charged to deposit account
	Street Address:		8. Deposit account nu	mber:
	City: State: Zip:			of this page if paying by deposit account)
	9. Statement and signature. To the best of my knowledge and be copy of the original document. Michelle Speller-The Name of Person Signing	nurman ///		
	1	Total number of pages including cove		1 Q 1
02/18/2004 LMD 01 FC:8521 02 FC:8522		cuments to be recorded with r Commissioner of Patent & Tr Washington,	equired cover sheet informa idemarks, Box Assignments	tion to:
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Schedule A to NADEON, LLC Trademark Recordation Form (PTO-1594)

U.S. TRADEMARK APPLICATIONS

Mark	Application	
All Men's Club	Not Yet Available	
Duplicates	Not Yet Available	
Folio	76/547,791	
Imagio	76/547,784	
Imagio & Design	76/547754	
Jamie Brazzo	76/547,798	
Jamie Brazzo & Design	76/547,785	
Salon Duplicates	Not Yet Available	
Unmade	Not Yet Available	

FOREIGN TRADEMARK APPLICATIONS

Mark	Application	
Imagio	Net Yet Available	
Imagio & Design	Not Yet Available	
Jamie Brazzo	Not Yet Available	
Jamie Brazzo & Design	Not Yet Available	

Schedule B to NADEON, LLC Trademark Recordation Form (PTO-1594)

U.S. TRADEMARK REGISTRATIONS

MARK REG. NO.

Mane Street 1119480

Nadeon 2600218

Mane Street 1735933

TRADEMARK SECURITY AGREEMENT

WHEREAS, NADEON, LLC, a Delaware limited liability company ("Grantor"), owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 annexed hereto, and is a party to the Trademark licenses listed on Schedule 1 annexed hereto; and

WHEREAS, Tiro Industries, LLC, parent of NADEON ("Borrower"), has entered into a Loan and Security Agreement dated as of December 12, 2002 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Loan Agreement"), with Transamerica Business Capital Corporation, a Delaware corporation (the "Lender"), providing for extensions of credit and other financial accommodations to be made to Borrower by the Lender; and

WHEREAS, pursuant to the terms of an Amended and Restated Intellectual Property Security Agreement dated as of the date hereof (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), between Borrower, Grantor and Lender (in such capacity, "Grantee"), Grantor has granted to Grantee a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement), Trademark registrations, Trademark applications and Trademark licenses, together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of the "Liabilities" (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee a continuing security interest in all of 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 created or acquired:

- (1) each Trademark, Trademark registration and Trademark application, including, without limitation, the Trademarks, Trademark registrations (together with any reissues, continuations or extensions thereof) and Trademark applications referred to in Schedule 1 annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application;
- (2) each Trademark license and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark license; and
- (3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any Trademark or Trademark registration including, without limitation, the Trademarks and Trademark registrations referred to in **Schedule 1** annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in

CHICAGO-#1037436-v1

Schedule 1 and the Trademarks licensed under any Trademark license, or (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark licensed under any Trademark license.

This security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement and is not intended to increase the rights of Grantee or the obligations of Grantor beyond the rights and obligations contained in the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[Signature page follows]

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer on this 9th day of February, 2004.

NADEON, LLC, a

Delaware limited liability company

y. 1/1/C

TRADEMARK

REEL: 002913 FRAME: 0675

ACKNOWLEDGMENT

STATE OF	N.Y.)
COUNTY OF	N.Y.) \$5.)

On the 9th day of FEB, 2004, before me personally appeared VEFFRENTIATI, to me personally known or proved to me on the basis of satisfactory evidence to be the person described in and who executed the foregoing instrument, who being by me duly sworn, did depose and say that he is WE RESIDENT NADEON, LLC, a Delaware corporation described in and which executed the foregoing instrument; that the said instrument was signed on behalf of said corporation by order of its Board of Directors; and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

Seal}

My commission expires:

NOTARY PUBLIC, State of New York No. 03-4818491 Qual. In Bronx Co-Cert. Filed in New York County Controlssion Expires March 30, 2006

Schedule 1 to Trademark Security Agreement

U.S. TRADEMARK REGISTRATIONS

MARK REG. NO. DATE

Mane Street 1119480

Nadeon 2600218

Mane Street 1735933

FOREIGN TRADEMARK REGISTRATIONS

None.

U.S. TRADEMARK APPLICATIONS

<u>Mark</u>	Application	
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Jamie Brazzo	Not Yet Available
Jamie Brazzo & Design	Not Yet Available

TRADEMARK LICENSES

Name of Agreement Parties Date of Agreement

None.

TRADEMARK
RECORDED: 02/17/2004 REEL: 002913 FRAME: 0677