



Form **PTO-1594** 

(Rev. 10/02)

09-19-2005 REC 103084104 TF OMB No. 0651-0027 (exp. 6/30/2005)



S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings ⇔⇔⇔ ▼ ▼ ,	V V
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
Name of conveying party(ies):     E.M. Winston Band Instruments Co of Boston Inc	Name and address of receiving party(ies)     Name:Citizens Bank of Massachusetts     Internal     Address:
Individual(s) Association  General Partnership Limited Partnership  Corporation-State Other (Massachusetts)  Additional name(s) of conveying party(ies) attached?   Assignment Merger  Assignment Change of Name Other Change of Name  Execution Date: 03/15/2005	Street Address: 28 State Street  City: Boston State: MA Zip: 02109  Individual(s) citizenship  Association  General Partnership  Limited Partnership  Corporation-State Massachusetts banking corp.  Other  If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)  1046423	B. Trademark Registration No.(s) TMA593028
Additional number(s) att	ached ✓ Yes No
5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Louis J. DiFronzo, Jr., Esquire	6. Total number of applications and registrations involved:
Name. 200/00 Dir ronzo, on, 20quilo	7. Total fee (37 CFR 3.41)\$_340.00
Internal Address:	Enclosed  Authorized to be charged to deposit account
Street Address: Seyfarth Shaw LLP	8. Deposit account number:
Two Seaport Lane, Suite 300	
City: Boston State: MA Zip: 02210	
9. Signature.	THIS SPACE
Louis J. DiFronzo, Jr., Esquire	03/15/2005 Date

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

# Recordation Form Cover Sheet TRADEMARKS ONLY

# (Continuation Sheet)

Continuation of No. 4 (Application Number(s) or Registration Number(s), etc.

Trademark Application No.	Trademark Registration No.	Identification/Description
1046424	TMA593138	0004808; use; Winston
2000062744	1,703,862	0004809; use; E.M. Winston
2000062743	1,652,607	0004810; use; E.M. Winston
1566512	1566512	0003517; use; E.M. Winston
89019124	1023139	004812; use; E.M. Winston
89019125	157549	0004813; use; E.M. Winston
87032980	873,591	0004811; use; E.M. Winston (Chinese characters)
75/910,705	2,535,580	0003516; use; E.M. Winston
75/910,706	2,412,635	0004805; use; Gill
76/624,083	Awaiting FR	0004926; use; Jamlin
76/623,141	Awaiting OA1	0004922; use; Keynote
76/302,578	2,668,417	0003514; use; Rayburn Musical Instrument Co.
75/910,707	2,526,729	0004806; use; Winston
75/910,707	2,526,729	0003515; use; Winston

BO1 15702951.1 / 32255-000093

#### TRADEMARK GRANT OF SECURITY INTEREST

This Agreement is dated the 15<sup>th</sup> day of March, 2005, between **E.M.** Winston Band Instruments Co. of Boston, Inc., a New York corporation, with its chief executive office and principal place of business located at 3323 Merritt Avenue, Bronx, New York 10475 ("Grantor"), and Citizens Bank of Massachusetts, a Massachusetts banking corporation with its principal office at 28 State Street, Boston, Massachusetts 02109 ("Secured Party").

#### **RECITALS**

- A. Grantor owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 attached hereto and made a part hereof;
- B. Grantor and Secured Party are parties to a certain Credit Agreement dated March 15, 2005 and all ancillary documents entered into in connection with such Credit Agreement, all as may be amended from time to time (hereinafter referred to collectively as the "Loan Agreement");
- Party a security interest in all of the tangible and intangible property of Grantor, including all right, title and interest of Grantor in, to and under all of the following property, now owned or hereafter acquired by Grantor or in which Grantor now holds or hereafter acquires any interest (collectively, the "Trademarks"): (a) all trademarks (registered, common law or otherwise), tradenames, corporate names, business names, trade styles, service marks, logos, other source or business identifiers (and all goodwill associated therewith), prints and labels on which any of the foregoing have appeared or appear, and designs of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and any applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, (b) all reissues, extensions or renewals thereof and (c) all proceeds thereof.
- D. All capitalized terms not defined herein shall have the meanings set forth in the Loan Agreement.

NOW, THEREFORE, in consideration of the premises, Grantor hereby agrees with Secured Party as follows:

1. To secure the complete and timely satisfaction of all Secured Obligations, Grantor hereby grants and conveys to Secured Party a continuing security interest in and lien on all of Grantor's right, title and interest in and to the Trademarks and proceeds thereof, including without limitation the trademarks and trademark application listed on Schedule 1 hereto (as the

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same may be amended pursuant hereto from time to time), including without limitation, all renewals thereof, all proceeds of infringement suits, the right to sue for past, present and future infringements and all rights corresponding thereto throughout the world and the goodwill of the business to which each of the Trademarks relates (all of the foregoing are collectively called the "Trademark Collateral"). Secured Party is authorized to file this Agreement with the United States Patent and Trademark Office or any other governmental agency it deems necessary or desirable in order to secure and perfect its rights under this Agreement or the Loan Documents.

- 2. Grantor represents, warrants and covenants that:
- (a) Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Trademark Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by Grantor not to sue third persons, except for Permitted Liens;
- (b) The Trademark Collateral is subsisting and no part of the Trademark Collateral has been adjudged invalid or unenforceable;
- (c) To the best of Grantor's knowledge, all of the Trademark Collateral is valid and enforceable;
- (d) No claim has been made that the use of any of the Trademark Collateral does or may violate the rights of any third person;
- (e) Grantor has the unqualified right to enter into this Agreement and perform its terms;
- (f) Grantor has used, and will continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the Trademark Collateral, unless Grantor determines that such Trademark Collateral is no longer useful in Grantor's business and discontinuance of such Trademark Collateral is in the best interests of Grantor; and
- (g) Grantor has used, and will continue to use for the duration of this Agreement, consistent standards of quality of products sold under the Trademarks.
- 3. Grantor agrees that, until all of the Secured Obligations (other than inchoate indemnity obligations) shall have been satisfied in full, it will not enter into any agreement relating to Grantor's Trademarks (for example, a license agreement) which is inconsistent with Grantor's obligations under this Agreement, without Secured Party's prior written consent; provided, that to the extent not inconsistent with the Loan Agreement, so long as no Event of Default exists, without the consent of Secured Party, Grantor may (i) grant licenses to third parties to use the Trademarks in the ordinary course of business of both Grantor and such third party on arm's length and customary business terms, and (ii) receive any proceeds or royalties in connection therewith.

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- 4. If, before the Secured Obligations (other than inchoate indemnity obligations) shall have been satisfied in full, Grantor shall obtain rights to any new Trademarks or any rights that would come within the definition of Trademark Collateral had such rights existed on the date hereof, the provisions of paragraph 1 shall automatically apply thereto and Grantor shall give Secured Party prompt written notice thereof. Failure to provide such notice shall constitute a material breach of this Agreement.
- 5. Grantor authorizes Secured Party unilaterally to modify this Agreement by amending Schedule 1 to include any future Trademarks, Trademark applications or other rights described in paragraphs 1 and 4 hereof.
- 6. If any Event of Default shall have occurred and be continuing, Secured Party shall have, in addition to all other rights and remedies given it by this Agreement or the Loan Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located and, without limiting the generality of the foregoing, the Secured Party may immediately, without demand of performance and without other notice (except as set forth below) or demand whatsoever to Grantor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, all or from time to time any of the Trademarks, or any interest which the Grantor may have therein, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds toward the payment of the Secured Obligations. Any remainder of the proceeds after payment in full of the Secured Obligations shall be paid over to Grantor. Notice of any sale or other disposition of the Trademarks shall be given to Grantor at least ten (10) days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Grantor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition Secured Party or its Secured Party may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Grantor, which right is hereby waived and released.
- 7. Grantor hereby authorizes and empowers Secured Party to make, constitute and appoint any officer of Secured Party as Secured Party may select in its exclusive discretion, as Grantor's true and lawful attorney-in-fact, with the power, during the existence of an Event of Default, to endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for Secured Party to use the Trademark Collateral, or to grant or issue any exclusive or nonexclusive license under the Trademark Collateral to any third person, or necessary or desirable for Secured Party to assign, pledge, convey or otherwise transfer title in or dispose of the Trademark Collateral to any third person as a part of Secured Party's realization on such collateral upon acceleration of the Secured Obligations following an Event of Default. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney being coupled with an interest shall be irrevocable for the life of this Agreement.
- 8. If Grantor fails to comply with any of its obligations hereunder, Secured Party may do so in Grantor's name or in Secured Party's name, but at Grantor's expense, and

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Grantor hereby agrees to reimburse Secured Party in full for all expenses, including reasonable attorneys' fees, incurred by Secured Party in protecting, defending and maintaining the Trademark Collateral.

- 9. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Secured Party in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademark Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademark Collateral, shall be borne and paid by Grantor on demand by Secured Party and until so paid shall be added to the principal amount of the Secured Obligations and shall bear interest at the Default Rate.
- 10. Grantor shall have the duty to prosecute diligently any material Trademark applications pending as of the date of this Agreement or thereafter until the Secured Obligations (other than inchoate indemnity obligations) shall have been paid in full, to make federal application on registrable but unregistered Trademarks, to file and prosecute opposition and cancellation proceedings and to do any and all acts which are necessary or desirable to preserve and maintain all rights in the Trademark Collateral. Any expenses incurred in connection with the Trademark Collateral shall be borne by Grantor. The Grantor shall not abandon any material Trademark Collateral without the consent of Secured Party, which consent shall not be unreasonably withheld.
- 11. No course of dealing between Grantor and Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of Secured Party, any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 12. All of Secured Party's rights and remedies with respect to the Trademark Collateral, whether established hereby or by the Loan Agreement, or any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.
- 13. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such provision shall be ineffective only to the extent and duration of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.
- 14. Grantor and Secured Party acknowledge and understand that neither Secured Party nor Grantor may sell, assign and/or transfer all or part of its interests, rights or obligations hereunder to any person or entity (a "Transferee") without the prior written consent of the other party. After any such assignment is made pursuant thereto, the term "Secured Party" as used in this Agreement shall mean and include such Transferee, and such Transferee shall be

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vested with all rights, powers and remedies of Secured Party hereunder with respect to the interest so assigned; but with respect to any such interest not so transferred, Secured Party shall retain all rights, powers and remedies hereby given. No such assignment by Secured Party shall relieve Grantor of any of its obligations hereunder.

- 15. This Agreement is subject to modification only by a writing signed by both parties, except as provided in paragraph 5.
- obligations of the parties shall be governed by the laws of the Commonwealth of Massachusetts, excluding conflict of laws principles that would cause the application of laws of any other jurisdiction. To the extent the provisions of the Uniform Commercial Code govern any aspect of this Agreement, the Uniform Commercial Code as the same is, from time to time, in effect in the Commonwealth of Massachusetts shall govern; provided, that in the event that, by reason of mandatory provisions of law, any or all of the attachment, perfection or priority of, or remedies with respect to, the security interest granted on the Trademark Collateral is required to be governed by the Uniform Commercial Code as the same is, from time to time, in effect in a jurisdiction other than the Commonwealth of Massachusetts, then such jurisdiction's Uniform Commercial Code, as in effect, from time to time, shall govern only to the extent required by applicable law.
- 17. All judicial proceedings arising in or under or related to this Agreement may be brought in any state or federal court of competent jurisdiction located in the Commonwealth of Massachusetts. By execution and delivery of this Agreement, each party hereto generally and unconditionally: (a) consents to personal jurisdiction in the Commonwealth of Massachusetts; (b) waives any objection as to jurisdiction or venue in the Commonwealth of Massachusetts; (c) agrees not to assert any defense based on lack of jurisdiction or venue in the aforesaid courts; and (d) irrevocably agrees to be bound by any judgment rendered thereby in connection with this Agreement. Service of process on any party hereto in any action arising out of or relating to this Agreement shall be effective if given in accordance with the requirements for notice set forth in the Loan Agreement. Nothing herein shall affect the right to serve process in any other manner permitted by law or shall limit the right of either party to bring proceedings in the courts of any other jurisdiction.

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WITNESS the execution hereof under seal as of the day and year first above written.

E.M. Winston Band Instruments of Boston, Inc.

Name: Rona Ginott

Title: Chairman

Citizens Bank of Massachusetts

Name: Patrick T. Walsh

Title: Vice President

# SCHEDULE 1 TO TRADEMARK GRANT OF SECURITY INTEREST

A. TRADEMARK AND TRADEMARK APPLICATIONS:

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BO1 15702321.3 / 32255-000093

Thursday, February 24, 2005	2005	Client Sta	Client Status Report		Page: I
Client: 0022516-0001	Rayburn Musical Instruments Co	ents Co			
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0004807 Registered	1046423 08-Feb-2000	TMA593028 24-Oct-2003	MJH Use LWR First Renewal	24-Oct-2006 24-Oct-2018
Canada					

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*THE CANADIAN ASSOCIATE IS FRASER MILNER CASGRAIN L.L.P. \*\*\*

Thursday, February 24, 2005	05	Client Sta	Client Status Report		Page: 2
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co	lo			
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Attorney(s) Next Action(s)	Due Date(s)
WINSTON	0004808	1046424	TMA593138	MJH Use	27-Oct-2006
	Registered	08-Feb-2000	27-Oct-2003	LWR First Renewal	27-Oct-2018

Canada

JAWORSKI
\*\*CONTACT MICHAEL HAGAN WHEN POST-

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

REGISTRATION DEADLINES ARISE\*\*

\*\*\*CANADIAN ASSOCIATE IS FRASER MILNER CASGRAIN L.L.P. \*\*\*

Thursday, February 24, 2005	<b>55</b>	Client Sta	Client Status Report		Page: 3
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co	nts Co			The second secon
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0004809	2000062744	1,703,862	MJH First Renewal	20-Jan-2012
	Registered	11-May-2000	21-Jan-2002	LWR	

China (Peoples Republic)

TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI
\*\*CONTACT MICHAEL HAGAN WHEN POST-

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TO PLACE IN OUR DOCKET. THESE MARKS WERE

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*CHINESE ASSOCIATE IS ROUSE & CO.
INTERNATIONAL\*\*\*

Thursday, February 24, 2005	<b>съ.</b>	Client Sta	Client Status Report		7 20 0 C. 4
Client: 0022516-0001	Rayburn Musical Instruments Co	Đ	The state of the s		
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0004810	2000062743	1,652,607	MJH 1 Year to Renew	20-Oct-2010
	Registered	11-May-2000	21-Oct-2001	LWR 6 Months to Renew	20-Apr-201
China (Peoples Republic)	,			3 Months to Renew	20-Jul-2011
(				1 Month to Renew	20-Sep-2011
				First Renewal	20-Oct-201

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\* Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

**JAWORSKI** 

\*\*\*CHINESE ASSOCIATE IS ROUSE & CO.

INTERNATIONAL \*\*\*

10/19/04 - Sent correspondence regarding use to M. Hagan

Thursday, February 24, 2005	95	Client Status Report	tus Report		Page: 5
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co	6			
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0003517	1566512	1566512	MJH Use	12-Apr-2007
	Registered	21-Mar-2000	12-Apr-2002	LWR First Renewal	21-Mar-2010

European Community

Classes: 15 & 35

Goods: Musical instruments; parts and fittings for the aforesaid

goods; and

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

Business services, namely, selling musical instruments.

TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

**JAWORSKI** 

\*\*CONTACT MICHAEL HAGAN WHEN POST-

REGISTRATION DEADLINES ARISE\*\*

10-N0A-7017	,WR Aff of Use	LWR	16-Nov-2002	10-Apr-2000	Registered	
31-Oct-2009	IIH Kirst Renewal	HIM	1023139	89019124	0004812	E.M. WINSTON
ext Action(s) Due Date(s)	Attorney(s) Next Action(s)	Attorney(s)	Registration Number/Date	Application Number/Date	Case Number Status	Trademark Name
		:		<u>S</u>	Client: 0022516-0001 Rayburn Musical Instruments Co	Client: 0022516-0001
Page: 6			Client Status Report	Client Sta	5	Thursday, February 24, 2005

Remarks: \*\*Registration date adjusted to expire same date as associated mark\*\*

Taiwan

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\*\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*\*

\*\*\*\*TAJWANESE ASSOCIATE IS LEE & LI\*\*\*\*

Thursday, February 24, 2005	05	Client Sta	Client Status Report			Page: 7
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co	nts Co				
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date Attorn	Attorney(s)	ney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0004813 Registered	89019125 10-Apr-2000	157549 01-Feb-2002	MJH LWR	MJH First Renewal  LWR Aff of Use	31-Jan-2012 01-Feb-2012
Taiwan						

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

\*\*\*TAIWANESE ASSOCIATEIS LEE & LI\*\*\*

REGISTRATION DEADLINES ARISE\*\*

\*\*CONTACT MICHAEL HAGAN WHEN POST-

JAWORSKI

TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

Taiwan Trademark Name Characters) E.M. WINSTON (Chinese Thursday, February 24, 2005 Client: 0022516-0001 Rayburn Musical Instruments Co 0004811 Registered Status Case Number 87032980 07-Jul-1998 Application Number/Date Client Status Report 873,591 Registration Number/Date Attorney(s) Next Action(s) 31-Oct-1999 LWR MJH First Renewal 31-Oct-2009 Due Date(s) Page: 8

Remarks: \*\*Chinese Characters pronounced WEN-SHI-TONN\*\*

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\*\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*\*

\*\*\*\*TAIWANESE ASSOCIATE IS LEE & LI\*\*\*\*

Thursday, February 24, 2005	5	Client Sta	Client Status Report		Page: 9
Client: 0022516-0001	Rayburn Musical Instruments Co	ents Co	,		
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0003516	75/910,705	2,535,580	MJH Affof Use - 5 Year	05-Feb-2007
	Registered	04-Feb-2000	05-Feb-2002	LWR Affof Use - 6 Year	05-Feb-2008
United States of America				Aff of Use - Grace Period	05-Aug-2008
	Classes:	Classes: 15 & 35		First Renewal Reminder	05-Feb-2011
				First Renewal	05-Feb-2012
				First Renewal - Grace Period	05-Aug-2012

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\* Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

Wholesale distributorship of musical instruments to retailers.

**JAWORSKI** 

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Goods: Musical instruments, namely woodwinds, brass and stringed

instruments used in a band, excepting guitars; and

Thursday, February 24, 2005	5	Client Sta	Client Status Report			Page: 10
Client: 0022516-0001	Rayburn Musical Instruments Co		•			
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Attorney(s)	Attorney(s) Next Action(s)	Due Date(s)
GILL	0004805	75/910,706	2,412,635	HIM	Aff of Use - 5 Year	12-Dec-2005
	Registered	04-Feb-2000	12-Dec-2000	LWR	Aff of Use - 6 Year	12-Dec-2006
United States of America					Aff of Use - Grace Period	12-Jun-2007
					First Renewal Reminder	12-Dec-2009
					First Renewal	12-Dec-2010
					First Renewal - Grace Period	12-Jun-2011
	Reпагк	Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI	KS FROM MICHAEL (ET. THESE MARKS AN FROM FULBRIG	HAGAN S WERE HT &		
		**CONTACT MICHAEL HAGAN WHEN POST- REGISTRATION DEADLINES ARISE**	AGAN WHEN POST			
JAMLIN	0004926	76/624,083		PIC	Notify Client/ FF	13-Mar-2005
	Await FR	13-Dec-2004		LWR	Filing Receipt	13-Mar-2005
United States of America					OA status check	13-Apr-2005
	Classes: 15	#: 15			FF Priority Ends	13-Jun-2005
	Good	Goods: Musical instruments				
KEYNOTE	0004922	76/623,141		LWR	Notify Client/FF	03-Mar-2005
	awaitOA1	03-Dec-2004			OA status check	03-Apr-2005
United States of America					FF Priority Ends	03-Jun-2005
	Classes: 15	s: 15				
	Good	Goods: Musical instruments				

Thursday, February 24, 2005	<b>9</b> 5	Client Sta	Client Status Report			Page: 11
Client: 0022516-0001	Rayburn Musical Instruments Co	<b>l</b> 6'				
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date Attorney(s) Next Action(s)	torney(s)	Next Action(s)	Due Date(s)
RAYBURN MUSICAL	0003514	76/302,578	2,668,417	HCM	Use	31-Dec-2005
EVOLKOWENT CO.	Registered	20-Aug-2001	31-Dec-2002	LWR	Aff of Use - 5 Year	31-Dec-2007
United States of America					Aff of Use - 6 Year	31-Dec-2008
	Classes: 35				Aff of Use - Grace Period	30-Jun-2009
					First Renewal Reminder	31-Dec-2011

REGISTRATION DEADLINES ARISE\*\* \*\*CONTACT MICHAEL HAGAN WHEN POST-

First Use: 01-00-1991, in Commerce 01-00-1991

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TRANSFERRED TO HAGAN FROM FULBRIGHT & TO PLACE IN OUR DOCKET. THESE MARKS WERE

**JAWORSKI** 

Goods: Retail store and mail order catalog services featuring musical

First Renewal

First Renewal - Grace Period

30-Jun-2013 31-Dec-2012

instruments

Thursday, February 24, 2005	55	Client Stat	III Dannet		
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co	(d)	na report		Page: 12
Trademont Name	Case Number	Application	Registration		
Anna Visit	Status	Number/Date	Number/Date Attorr	Attorney(s) Next Action(s)	Due Date(s)
WINSTON	0004806	75/910,707	2,526,729	MJH Affof Use - 5 Year	00 1 2007
United States of America	Registered	04-Feb-2000	08-Jan-2002	LWR Affof Use - 6 Year	08-Jan-2008
Service of Alikatica				Aff of Use - Grace Period	08-Jul-2008

First Renewal Reminder

08-Jan-2011

First Renewal

First Renewal - Grace Period

08-Jul-2012

08-Jan-2012

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN \*\*CONTACT MICHAEL HAGAN WHEN POST. TRANSFERRED TO HAGAN FROM FULBRIGHT & TO PLACE IN OUR DOCKET. THESE MARKS WERE **JAWORSKI** 

REGISTRATION DEADLINES ARISE\*\*

Thursday, February 24, 2005	Ø₁	Client Sta	Client Status Report		Page: 13
Client: 0022516-0001	Rayburn Musical Instruments Co		•		
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
WINSTON	0003515	75/910,707	2,526,729	MJH Aff of Use - 5 Year	08-Jan-2007
United States of America	Velimina	04-Feb-2000	08-Jan-2002	LWR Aff of Use - 6 Year  Aff of Ike - Green Daried	08-Jan-2008
	Classes: 35	35		First Renewal Reminder	08-Jan-2011
				First Renewal	08-Jan-2012
	Code	Conda Whalania Statistica Con	-	First Renewal - Grace Period	08-Jul-2012

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TRANSFERRED TO HAGAN FROM FULBRIGHT &

TO PLACE IN OUR DOCKET. THESE MARKS WERE

**JAWORSKI** 

First Use: 0-0-1980, in Commerce 0-0-1980

REGISTRATION DEADLINES ARISE\*\*

\*\*CONTACT MICHAEL HAGAN WHEN POST-

Goods: Wholesale distributorship of musical instruments to retailers

BISV ,p. 6/30/2005)
RECORD

03-23-2005

DEPARTMENT OF COMMERCE tes Patent and Trademark Office

102964531 TRA the U. S. Patert and Trademark Office: Please record the attached documents or the new address(es) below. 2. Name and address of receiving party(ies) nveying partyles): Additional names, addresses, or citizenship attached? V No Name: Citizens Bank of Massachusetts Internal Association Individual(s) Address: Limited Partnership General Partnership Street Address: 28 State Street ✓ Corporation- State: Massachusetts City: Boston Other\_ State: MA Citizenship (see guidelines) Zip: 02109 Country: USA Additional names of conveying parties attached? Yes No Association Citizenship\_ General Partnership Citizenship 3. Nature of conveyance )/Execution Date(s): Limited Partnership Citizenship Execution Date(s) March 15, 2005 Corporation Citizenship (banking corporation) Assignment Merger Other\_ Citizenship Security Agreement Change of Name If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes Other (Designations must be a separate document from assignment) 4. Application number(s) or registration number(s) and identification or description of the Trademark. B. Trademark Registration No.(s) A. Trademark Application No.(s) 1046423 TMAS93028 C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown): Case No. 0004807; use; E.M. Winston 5. Name & address of party to whom correspondence 6. Total number of applications and concerning document should be mailed: 13 registrations involved: Name: Louis J. DiFronzo, Jr., Esquire \$340.00 internal Address: 7. Total fee (37 CFR 2.6(b)(6) & 3.41) Authorized to be charged by credit card Authorized to be charged to deposit account Street Address: Seyfarth Shaw LLP Enclosed Two Seaport Lane, Suite 300 8. Payment Information: City: Boston  $\alpha$ a. Credit Card Last 4 Numbers State:MA Zip: 02210 Expiration Date Phone Number: 617-946-4800 b. Deposit Account Number Fax Number: <u>617-946-4801</u> Authorized User Name Email Address: Idifronze@seyfarth.com

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

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03/22/2005	FLYMPER	00000253	1046423

9. Signature:

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Documents to be record		Date	
Documents to be recorded (including covered Stop Assignment Recordation Services, Director Assignment Recordation Services, Director Assignment Recordation Services, Director Assignment Recordation Services, Director Ass	- Tot	al number of pages including cover	-
Recordation Services Di-	r sheet) should be fe	eet, attachments, and document:	22
, 31,	ector of the USPTO, P.O. 2003) 30	06-5995 OF THE	××
	7 10. Box 1450,	Alexandria, VA 2224	
		22313-1450	

Name of Person Signing

March 15, 2005

Total number of pages including cover sheet, attachments, and document:

### TRADEMARK GRANT OF SECURITY INTEREST

This Agreement is dated the 15<sup>th</sup> day of March, 2005, between **E.M. Winston Band** Instruments Co. of Boston, Inc., a New York corporation, with its chief executive office and principal place of business located at 3323 Merritt Avenue, Bronx, New York 10475 ("Grantor"), and Citizens Bank of Massachusetts, a Massachusetts banking corporation with its principal office at 28 State Street, Boston, Massachusetts 02109 ("Secured Party").

#### RECITALS

- A. Grantor owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 attached hereto and made a part hereof;
- B. Grantor and Secured Party are parties to a certain Credit Agreement dated March 15, 2005 and all ancillary documents entered into in connection with such Credit Agreement, all as may be amended from time to time (hereinafter referred to collectively as the "Loan Agreement");
- C. Pursuant to the terms of the Loan Agreement Grantor has granted to Secured Party a security interest in all of the tangible and intangible property of Grantor, including all right, title and interest of Grantor in, to and under all of the following property, now owned or hereafter acquired by Grantor or in which Grantor now holds or hereafter acquires any interest (collectively, the "Trademarks"): (a) all trademarks (registered, common law or otherwise), tradenames, corporate names, business names, trade styles, service marks, logos, other source or business identifiers (and all goodwill associated therewith), prints and labels on which any of the foregoing have appeared or appear, and designs of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and any applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, (b) all reissues, extensions or renewals thereof and (c) all proceeds thereof.
- D. All capitalized terms not defined herein shall have the meanings set forth in the Loan Agreement.

NOW, THEREFORE, in consideration of the premises, Grantor hereby agrees with Secured Party as follows:

1. To secure the complete and timely satisfaction of all Secured Obligations, Grantor hereby grants and conveys to Secured Party a continuing security interest in and lien on all of Grantor's right, title and interest in and to the Trademarks and proceeds thereof, including without limitation the trademarks and trademark application listed on Schedule 1 hereto (as the

-1-

same may be amended pursuant hereto from time to time), including without limitation, all renewals thereof, all proceeds of infringement suits, the right to sue for past, present and future infringements and all rights corresponding thereto throughout the world and the goodwill of the business to which each of the Trademarks relates (all of the foregoing are collectively called the "Trademark Collateral"). Secured Party is authorized to file this Agreement with the United States Patent and Trademark Office or any other governmental agency it deems necessary or desirable in order to secure and perfect its rights under this Agreement or the Loan Documents.

- 2. Grantor represents, warrants and covenants that:
- (a) Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Trademark Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by Grantor not to sue third persons, except for Permitted Liens;
- (b) The Trademark Collateral is subsisting and no part of the Trademark Collateral has been adjudged invalid or unenforceable;
- (c) To the best of Grantor's knowledge, all of the Trademark Collateral is valid and enforceable;
- (d) No claim has been made that the use of any of the Trademark Collateral does or may violate the rights of any third person;
- (e) Grantor has the unqualified right to enter into this Agreement and perform its terms;
- (f) Grantor has used, and will continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the Trademark Collateral, unless Grantor determines that such Trademark Collateral is no longer useful in Grantor's business and discontinuance of such Trademark Collateral is in the best interests of Grantor; and
- (g) Grantor has used, and will continue to use for the duration of this Agreement, consistent standards of quality of products sold under the Trademarks.
- 3. Grantor agrees that, until all of the Secured Obligations (other than inchoate indemnity obligations) shall have been satisfied in full, it will not enter into any agreement relating to Grantor's Trademarks (for example, a license agreement) which is inconsistent with Grantor's obligations under this Agreement, without Secured Party's prior written consent; provided, that to the extent not inconsistent with the Loan Agreement, so long as no Event of Default exists, without the consent of Secured Party, Grantor may (i) grant licenses to third parties to use the Trademarks in the ordinary course of business of both Grantor and such third party on arm's length and customary business terms, and (ii) receive any proceeds or royalties in connection therewith.

-2-

- 4. If, before the Secured Obligations (other than inchoate indemnity obligations) shall have been satisfied in full, Grantor shall obtain rights to any new Trademarks or any rights that would come within the definition of Trademark Collateral had such rights existed on the date hereof, the provisions of paragraph 1 shall automatically apply thereto and Grantor shall give Secured Party prompt written notice thereof. Failure to provide such notice shall constitute a material breach of this Agreement.
- 5. Grantor authorizes Secured Party unilaterally to modify this Agreement by amending Schedule 1 to include any future Trademarks, Trademark applications or other rights described in paragraphs 1 and 4 hereof.
- 6. If any Event of Default shall have occurred and be continuing, Secured Party shall have, in addition to all other rights and remedies given it by this Agreement or the Loan Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks may be located and, without limiting the generality of the foregoing, the Secured Party may immediately, without demand of performance and without other notice (except as set forth below) or demand whatsoever to Grantor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, all or from time to time any of the Trademarks, or any interest which the Grantor may have therein, and after deducting from the proceeds of sale or other disposition of the Trademarks all expenses (including all reasonable expenses for brokers' fees and legal services), shall apply the residue of such proceeds toward the payment of the Secured Obligations. Any remainder of the proceeds after payment in full of the Secured Obligations shall be paid over to Grantor. Notice of any sale or other disposition of the Trademarks shall be given to Grantor at least ten (10) days before the time of any intended public or private sale or other disposition of the Trademarks is to be made, which Grantor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition Secured Party or its Secured Party may, to the extent permissible under applicable law, purchase the whole or any part of the Trademarks sold, free from any right of redemption on the part of Grantor, which right is hereby waived and released.
- 7. Grantor hereby authorizes and empowers Secured Party to make, constitute and appoint any officer of Secured Party as Secured Party may select in its exclusive discretion, as Grantor's true and lawful attorney-in-fact, with the power, during the existence of an Event of Default, to endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for Secured Party to use the Trademark Collateral, or to grant or issue any exclusive or nonexclusive license under the Trademark Collateral to any third person, or necessary or desirable for Secured Party to assign, pledge, convey or otherwise transfer title in or dispose of the Trademark Collateral to any third person as a part of Secured Party's realization on such collateral upon acceleration of the Secured Obligations following an Event of Default. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney being coupled with an interest shall be irrevocable for the life of this Agreement.
- 8. If Grantor fails to comply with any of its obligations hereunder, Secured Party may do so in Grantor's name or in Secured Party's name, but at Grantor's expense, and

-3-

Grantor hereby agrees to reimburse Secured Party in full for all expenses, including reasonable attorneys' fees, incurred by Secured Party in protecting, defending and maintaining the Trademark Collateral.

- 9. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Secured Party in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Trademark Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademark Collateral, shall be borne and paid by Grantor on demand by Secured Party and until so paid shall be added to the principal amount of the Secured Obligations and shall bear interest at the Default Rate.
- 10. Grantor shall have the duty to prosecute diligently any material Trademark applications pending as of the date of this Agreement or thereafter until the Secured Obligations (other than inchoate indemnity obligations) shall have been paid in full, to make federal application on registrable but unregistered Trademarks, to file and prosecute opposition and cancellation proceedings and to do any and all acts which are necessary or desirable to preserve and maintain all rights in the Trademark Collateral. Any expenses incurred in connection with the Trademark Collateral shall be borne by Grantor. The Grantor shall not abandon any material Trademark Collateral without the consent of Secured Party, which consent shall not be unreasonably withheld.
- 11. No course of dealing between Grantor and Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of Secured Party, any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 12. All of Secured Party's rights and remedies with respect to the Trademark Collateral, whether established hereby or by the Loan Agreement, or any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.
- 13. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such provision shall be ineffective only to the extent and duration of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.
- 14. Grantor and Secured Party acknowledge and understand that neither Secured Party nor Grantor may sell, assign and/or transfer all or part of its interests, rights or obligations hereunder to any person or entity (a "Transferee") without the prior written consent of the other party. After any such assignment is made pursuant thereto, the term "Secured Party" as used in this Agreement shall mean and include such Transferee, and such Transferee shall be

-4-

vested with all rights, powers and remedies of Secured Party hereunder with respect to the interest so assigned; but with respect to any such interest not so transferred, Secured Party shall retain all rights, powers and remedies hereby given. No such assignment by Secured Party shall relieve Grantor of any of its obligations hereunder.

- 15. This Agreement is subject to modification only by a writing signed by both parties, except as provided in paragraph 5.
- obligations of the parties shall be governed by the laws of the Commonwealth of Massachusetts, excluding conflict of laws principles that would cause the application of laws of any other jurisdiction. To the extent the provisions of the Uniform Commercial Code govern any aspect of this Agreement, the Uniform Commercial Code as the same is, from time to time, in effect in the Commonwealth of Massachusetts shall govern; provided, that in the event that, by reason of mandatory provisions of law, any or all of the attachment, perfection or priority of, or remedies with respect to, the security interest granted on the Trademark Collateral is required to be governed by the Uniform Commercial Code as the same is, from time to time, in effect in a jurisdiction other than the Commonwealth of Massachusetts, then such jurisdiction's Uniform Commercial Code, as in effect, from time to time, shall govern only to the extent required by applicable law.
- 17. All judicial proceedings arising in or under or related to this Agreement may be brought in any state or federal court of competent jurisdiction located in the Commonwealth of Massachusetts. By execution and delivery of this Agreement, each party hereto generally and unconditionally: (a) consents to personal jurisdiction in the Commonwealth of Massachusetts; (b) waives any objection as to jurisdiction or venue in the Commonwealth of Massachusetts; (c) agrees not to assert any defense based on lack of jurisdiction or venue in the aforesaid courts; and (d) irrevocably agrees to be bound by any judgment rendered thereby in connection with this Agreement. Service of process on any party hereto in any action arising out of or relating to this Agreement shall be effective if given in accordance with the requirements for notice set forth in the Loan Agreement. Nothing herein shall affect the right to serve process in any other manner permitted by law or shall limit the right of either party to bring proceedings in the courts of any other jurisdiction.

<The remainder of this page is intentionally left blank.>

-5-

WITNESS the execution hereof under seal as of the day and year first above written.

E.M. Winston Band Instruments of Boston, Inc.

Name: Rona Ginott

Title: Chairman

Citizens Bank of Massachusetts

Name: Fatrick T. Walsh

Title: Vice President

# SCHEDULE 1 TO TRADEMARK GRANT OF SECURITY INTEREST

A. TRADEMARK AND TRADEMARK APPLICATIONS:

-7-

BO1 15702321.3 / 32255-000093

ANNEX A

E.M. WINSTON 0004807  Registered	Trademark Name Status	Thursday, February 24, 2005  Client: 0022516-0001 Rayburn Mu
1046423 ed 08-Feb-2000	Application Number/Date	Sayburn Musical Instruments Co
TMA593028 24-Oct-2003	Registration Number/Date Attorne	Client Status Report
MJH Use LWR First Renewal	e Attorney(s) Next Action(s)	
24-Oet-2006 24-Oet-2018	Due Date(s)	Page: 1

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*THE CANADIAN ASSOCIATE IS FRASER MILNER CASGRAIN L.L.P.\*\*\*

i nursday, February 24, 2005	05	Client Sta	Client Status Report		Page: 7
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co		<b>1</b>		r a Gre
Trademark Name	Case Number	Application	Registration		
SUBLY VIEWS	Status	Number/Date	Number/Date Attorney	Attorney(e) Next Action(s)	Due Date(s)
WINSTON	808	1046424	TMA593138	MJH Use	out route
Canada	Registered	08-Feb-2000	27-Oct-2003	LWR First Renewal	27-Oct-2018

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*CANADIAN ASSOCIATE IS FRASER MILNER CASGRAIN L.L.P. \*\*\*

Thursday, February 24, 2005	<b>x</b>	Client Status Renort	us Renart		<b>D</b>
Client: 0022516-0001	Client: 0022516-0001 Rayburn Musical Instruments Co				
Tradament Name	Case Number	Application	Registration		***************************************
FI AUGUST, NAME	Status	Number/Date	Number/Date Attorne	Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0004809	2000062744	1,703,862	MIH First Renewal	7/L lan_2012
China (Peoples Republic)	Registered	11-May-2000	21-Jan-2002	LWR	

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

TRANSFERRED TO HAGAN FROM FULBRIGHT &

TO PLACE IN OUR DOCKET. THESE MARKS WERE

**JAWORSKI** 

\*\*\*CHINESE ASSOCIATE IS ROUSE & CO.

INTERNATIONAL\*\*\*

REGISTRATION DEADLINES ARISE\*\*

\*\*CONTACT MICHAEL HAGAN WHEN POST-

China (Peoples Republic) E.M. WINSTON Thursday, February 24, 2005 Trademark Name Client: 0022516-0001 Rayburn Musical Instruments Co Registered 0004810 Status Case Number 2000062743 Number/Date 11-May-2000 Application Client Status Report Number/Date Attorney(s) Next Action(s) Registration 21-Oct-2001 1,652,607 LWR 6 Months to Renew MJH I Year to Renew 3 Months to Renew First Renewal 1 Month to Renew 20-Apr-2011 Due Date(s) 20-Oct-2011 20-Sep-2011 20-Jul-2011 20-Oct-2010 Page: 4

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*CHINESE ASSOCIATE IS ROUSE & CO.

INTERNATIONAL\*\*\*

10/19/04 - Sent correspondence regarding use to M. Hagan

	Thursday, February 24, 2005 Client Status Report	pnart	Dogo. A
Case Number Application Registration Status Number/Date Number/Date			
	Application Number/Date	egistration umber/Date Attorney(s) Next Action(s)	Tine Tieto(e)
E.M. WINSTON 0003517 1566512 1566512 1566512  European Community Registered 21-Mar-2000 12-Apr-2002	1566512 21-Mar-2000	566512 MJH Use 2-Apr-2002 LWR First Renewal	12-Apr-2007 21-Mar-2010

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

Business services, namely, selling musical instruments.

TRANSFERRED TO HAGAN FROM FULBRIGHT &

TO PLACE IN OUR DOCKET. THESE MARKS WERE

REGISTRATION DEADLINES ARISE\*\*

\*\*CONTACT MICHAEL HAGAN WHEN POST-

Classes: 15 & 35

Goods: Musical instruments; parts and fittings for the aforesaid

goods; and

Thursday, February 24, 2005 Client: 0022516-0001 Trademark Name		M App	Client Status Report ication Registration ber/Date Number/Date	Report  Registration  Number/Date Attorney(s) Next Action(s)
demark Name	Case Number Status	Application Number/Date	Registration Number/Date	Attorney(s) Next Action(s)
E.M. WINSTON Taiwan	0004812 Registered	89019124 10-Apr-2000	1023139 16-Nov-2002	Renew of Use

Remarks: \*\*Registration date adjusted to expire same date as associated mark\*\*

RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*\*

\*\*\*\*TAIWANESE ASSOCIATE IS LEE & LI\*\*\*\*

Taiwan E.M. WINSTON Trademark Name Thursday, February 24, 2005 Client: 0022516-0001 Rayburn Musical Instruments Co 0004813 Registered Status Case Number 89019125 Application 10-Apr-2000 Number/Date Client Status Report 01-Feb-2002 Number/Date Attorney(s) Next Action(s) Registration 157549 LWR AffortUse MJH First Renewal 01-Feb-2012 31-Jan-2012 Due Date(s) Page: 7

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN
TO PLACE IN OUR DOCKET. THESE MARKS WERE
TRANSFERRED TO HAGAN FROM FULBRIGHT &
JAWORSKI

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

\*\*\*TAIWANESE ASSOCIATEIS LEE & LI\*\*\*

Taiwan E.M. WINSTON (Chinese Characters) Trademark Name Thursday, February 24, 2005 Client: 0022516-0001 Rayburn Musical Instruments Co 0004811 Registered Status Case Number 07-Jul-1998 87032980 Number/Date Application Client Status Report Number/Date Attorney(s) Next Action(s) Registration 31-Oct-1999 873,591 LWR M First Renewal 31-Oct-2009 Due Date(s) Page: 8

Remarks: \*\*Chinese Characters pronounced WEN-SHI-TONN\*\*

RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

\*\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*\*

\*\*\*\*TAIWANESE ASSOCIATE IS LEE & LI\*\*\*\*

Thursday, February 24, 2005	<b>55</b>	Client Sta	Client Status Report		Page: 9
Client: 0022516-0001	Rayburn Musical Instruments Co		•		•
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
E.M. WINSTON	0003516	75/910,705	2,535,580	MJH Affof Use - 5 Year	05-Feb-2007
United States of America	Registered	04-Feb-2000	05-Feb-2002	LWR Affof Use - 6 Year	05-Feb-2008
Course Craice of CHICING	ŀ			Aff of Use - Grace Period	05-Aug-2008
	Classes	Classes: 15 & 35	÷	First Renewal Reminder	05-Feb-2011
				First Renewal	05-Feb-2012
			•	First Renewal - Grace Period	05-Aug-2012

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\* Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

Wholesale distributorship of musical instruments to retailers.

**JAWORSKI** 

TO PLACE IN OUR DOCKET, THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

Goods: Musical instruments, namely woodwinds, brass and stringed

instruments used in a band, excepting guitars; and

Thursday, February 24, 2005	35	Client Sta	Client Status Report			Page: 10
Client: <u>0022516-0001</u>	Rayburn Musical Instruments Co		•			•
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date A	Attorney(s)	y(s) Next Action(s)	Due Date(s)
GILL	0004805	75/910,706	2,412,635	MJH	Aff of Use - 5 Year	12-Dec-2005
	Registered	04-Feb-2000	12-Dec-2000	LWR	Aff of Use - 6 Year	12-Dec-2006
United States of America					Aff of Use - Grace Period	12-Jun-2007
					First Renewal Reminder	12-Dec-2009
					First Renewal	12-Dec-2010
					First Renewal - Grace Period	12-Jun-2011
	Remark	Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TO ANGED BED TO MAGAN GROWN FOR DOLORS.	S FROM MICHAEL H ET. THESE MARKS	AGAN WERE		
		<b>JAWORSKI</b>				
		**CONTACT MICHAEL HAGAN WHEN POST- REGISTRATION DEADLINES ARISE**	AGAN WHEN POST- VES ARISE**			
JAMLIN	0004926	76/624,083		PTC	Notify Client/ FF	13-Mar-2005
	Await FR	13-Dec-2004		LWR	Filing Receipt	13-Mar-2005
United States of America					OA status check	13-Apr-2005
	Classes: 15	s: 15			FF Priority Ends	13-Jun-2005
	Good	Goods: Musical instruments				
KEYNOTE	0004922	76/623,141		LWR	Notify Client/ FF	03-Mar-2005
	awaii0A1	03-Dec-2004			OA status check	03-Apr-2005
United States of America					FF Priority Ends	03-Jun-2005
	Classes: 15	s: 15				
	Good	Goods: Musical instruments				

Thursday, February 24, 2005	3	Client Sta	Client Status Report		Page: 11
Client: 0022516-0001	Rayburn Musical Instruments Co	E Co			
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
RAYBURN MUSICAL	0003514	76/302,578	2,668,417	MJH Use	31-Dec-2005
INSTRUMENT CO.	Registered	20-Aug-2001	31-Dec-2002	LWR Affor Use - 5 Year	31-Dec-2007
United States of America				Aff of Use - 6 Year	31-Dec-2008
	Classes: 35	<b>5</b> 1		Aff of Use - Grace Period	30-Jun-2009
				First Renewal Reminder	31-Dec-2011
				First Renewal	31-Dec-2012
				First Renewal - Grace Period	riod 30-Jun-2013

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN

instruments

REGISTRATION DEADLINES ARISE\*\*

\*\*CONTACT MICHAEL HAGAN WHEN POST-

**JAWORSKI** 

TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT &

First Use: 01-00-1991, in Commerce 01-00-1991

Goods: Retail store and mail order catalog services featuring musical

08-Jul-2008	Aff of Use - Grace Period					United States of America
08-Jan-2008	R Affor Use - 6 Year	LWR	08-Jan-2002	04-Feb-2000	Registered	
08-Jan-2007	MIH Affof Use - 5 Year	HUM	2,526,729	75/910,707	0004806	NOTSNIW
Due Date(s)	ey(s) Next Action(s)	Attorney(	Registration Number/Date Attorne	Application Number/Date	Case Number Status	Trademark Name
					Rayburn Musical Instruments Co	Client: 0022516-0001
Page: 12			Client Status Report	Client Sta	<b>55</b>	Thursday, February 24, 2005

Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET. THESE MARKS WERE TRANSFERRED TO HAGAN FROM FULBRIGHT & JAWORSKI

First Renewal

08-Jan-2012

08-Jan-2011

08-J山-2012

First Renewal - Grace Period

First Renewal Reminder

\*\*CONTACT MICHAEL HAGAN WHEN POST-REGISTRATION DEADLINES ARISE\*\*

Thursday, February 24, 2005	5	Client Status Report	us Report			Page: 13
Client: 0022516-0001	Rayburn Musical Instruments Co		,			,
Trademark Name	Case Number Status	Application Number/Date	Registration Number/Date	Attorney(s)	Registration Number/Date Attorney(s) Next Action(s)	Due Date(s)
WINSTON	0003515	75/910,707	2,526,729	HCM	Aff of Use - 5 Year	08-Jan-2007
United States of America	Registered	04-Feb-2000	08-Jan-2002	LWR	Aff of Use - 6 Year Aff of Use - Grace Period	08-Jan-2008 08-Jul-2008
	Classes: 35	: 35			First Renewal Reminder	08-Jan-2011
					First Renewal - Grace Period	08-Jul-2012
	Goods:	Goods: Wholesale distributorship of musical instruments to retailers	musical instruments (	o retailers		
	Remarks:	Remarks: RECEIVED THESE MARKS FROM MICHAEL HAGAN TO PLACE IN OUR DOCKET, THESE MARKS WERE	FROM MICHAEL T. THESE MARKS	HAGAN S WERE		
		JA WORSKI		,		
		**CONTACT MICHAEL HAGAN WHEN POST- REGISTRATION DEADLINES ARISE**	GAN WHEN POST	• •		
		First Use: 0-0-1980, in Commerce 0-0-1980	erce 0-0-1980			

TRADEMARK
RECORDED: 09/13/2005 REEL: 003224 FRAME: 0697