

07-12-2006

Form PTO-1594 (Rev. 07/05)
OMB Collection 0651-0027 (exp. 6/30/20)

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



103272095

FILE TO MAIL

7-10-06

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents by the new address(es) below.

1. Name of conveying party(ies):

AMRESKO Commercial Finance, LLC, a Delaware limited liability company, successor-by-merger to AMRESKO Commercial Finance, Inc., a Nevada corporation

- Individual(s)
- General Partnership
- Corporation- State: _____
- Other limited liability company - Delaware

Citizenship (see guidelines) _____
Additional names of conveying parties attached? Yes No

2. Name and address of receiving party(ies)

Additional names, addresses, or citizenship attached? Yes No

Name: Stephen L. LaFrance Pharmacy, Inc.
Internal
Address: 3017 N. Midland Drive
Street Address: 3017 N. Midland Drive
City: Pine Bluff
State: Arkansas
Country: USA Zip: 71603

- Association Citizenship _____
- General Partnership Citizenship _____
- Limited Partnership Citizenship _____
- Corporation Citizenship Arkansas
- Other _____ Citizenship _____

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)

3. Nature of conveyance)/Execution Date(s) :

Execution Date(s) November 1, 2005
 Assignment Merger
 Security Agreement Change of Name
 Other Termination of Security Interest

4. Application number(s) or registration number(s) and identification or description of the Trademark.

A. Trademark Application No.(s) _____
B. Trademark Registration No.(s) 1,139,321; 0,895,697; 1,139,322; 1,139,324 (see attached sheet for additional trademarks).

Additional sheet(s) attached? Yes No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):
See attached sheets.

5. Name & address of party to whom correspondence concerning document should be mailed:

Name: Jackie Cox
Internal Address: 412 E. ParkCenter Blvd., Suite 300
Street Address: 412 E. ParkCenter Blvd., Suite 300
City: Boise
State: Idaho Zip: 83706
Phone Number: (208) 333-2001
Fax Number: (208) 333-2601
Email Address: jcox@amresco.com

6. Total number of applications and registrations involved: 33

7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 840.00
 Authorized to be charged by credit card
 Authorized to be charged to deposit account
 Enclosed

8. Payment Information:
a. Credit Card Last 4 Numbers _____
Expiration Date _____
b. Deposit Account Number _____
Authorized User Name _____

00000143 1139321
40.00 DP
800.00 DP

9. Signature: Matt Moore 7-6-06
Signature Date

Matt Moore, President of AMRESKO Commercial Finance, LLC Total number of pages including cover sheet, attachments, and document: _____
Name of Person Signing

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

07/11/2006 NJAW1
01 FC 8321
02 FC 8522

Box 2. Name and address of receiving party(ies), continued:

Stephen L. LaFrance Holdings, Inc., a Delaware corporation
3017 N. Midland Drive, Pine Bluff, Arkansas 71603

Super D Drugs Acquisition Co., a Delaware corporation
3017 N. Midland Drive, Pine Bluff, Arkansas 71603

Box 4.b. Trademark Registration No.(s), continued:

1,322,678; 1,505,317; 1,659,074; 1,682,571; 2,099,670; 2,105,625; 2,109,328; 1,924,946;
2,004,845; 2,072,655; 2,003,313; 2,062,824; 2,133,136; 2,074,525; 2,092,615; 2,192,520;
2,074,526; 2,194,033; 2,003,314; 2,043,198; 2,040,356; 2,077,250; 2,713,722; 2,702,797;
2,769,407; 2,769,408; 2,329,049; 2,587,074; 2,593,128

Box 4.C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

Title	Reg. No.	Reg. Date	Reel/Frame
SUPER D	1,139,321	09/02/1980	2261/0794; 2985/0965; 3025/0182
PAYRITE	0,895,697	07/28/1970	2261/0794
SUPER D	1,139,322	09/02/1980	2261/0794; 2985/0965; 3025/0182
SUPER D DISCOUNT DRUGS (and Design)	1,139,324	09/02/1980	2261/0794; 2985/0965; 3025/0182
IKE'S	1,322,678	02/26/1985	2261/0794; 2985/0965; 3025/0182
[MARK DRAWING CODE (2): ELEPHANT DESIGN]	1,505,317	09/20/1988	2261/0794; 2985/0965; 3025/0182
USA DRUG & BEAUTY MARKET	1,659,074	10/01/1991	2261/0794
SELECT BRAND THE LOWER PRICE NAME BRAND (and design)	1,682,571	04/14/1992	2261/0794
SUPER D EXPRESS RX	2,099,670	09/23/1997	2261/0794; 2985/0965; 3025/0182
SUPER D EXPRESS RX (stylized)	2,105,625	10/14/1997	2261/0794; 2985/0965; 3025/0182
SUPER D EXPRESS R	2,109,328	10/28/1997	2261/0794
SELECT BRAND	1,924,946	10/10/1995	2261/0794
SELECT BRAND	2,004,845	10/01/1996	2261/0794
SELECT BRAND	2,072,655	06/17/1997	2261/0794
SELECT BRAND	2,003,313	09/24/1996	2261/0794

Title	Reg. No.	Reg. Date	Reel/Frame
SELECT BRAND	2,062,824	05/20/1997	2261/0794
SELECT BRAND	2,133,136	01/27/1998	2261/0794
SELECT BRAND	2,074,525	06/24/1997	2261/0794
SELECT BRAND	2,092,615	09/02/1997	2261/0794
SELECT BRAND	2,192,520	09/29/1998	2261/0794
SELECT BRAND	2,074,526	06/24/1997	2261/0794
SELECT BRAND	2,194,033	10/06/1998	2261/0794
SELECT BRAND	2,003,314	09/24/1996	2261/0794
SELECT BRAND	2,043,198	03/11/1997	2261/0794
SELECT BRAND	2,040,356	02/25/1997	2261/0794
SELECT BRAND	2,077,250	07/08/1997	2261/0794
USA DRUG EXPRESS (and Design, color)	2,713,722	05/06/2003	2261/0794
USA DRUG EXPRESS (and Design, color)	2,702,797	04/01/2003	2261/0794
USA DRUG (and Design, color)	2,769,407	09/30/2003	2261/0794
USA DRUG (and Design, color)	2,769,408	09/30/2003	2261/0794
SUPER D	2,329,049	03/14/2000	2261/0794; 2985/0965; 3025/0182
USA DRUG AMERICA'S LOW PRICE DRUG STORE (and Design)	2,587,074	07/02/2002	2261/0794; 2653/0325
AMERICA'S LOW PRICE DRUG STORE	2,593,128	07/09/2002	2261/0794; 2653/0325

**TERMINATION AND RELEASE OF SECURITY INTEREST
IN TRADEMARK RIGHTS**

TERMINATION AND RELEASE dated effective as of November 1, 2005, from **AMRESKO Commercial Finance, LLC**, a Delaware limited liability company, successor-by-merger to AMRESKO Commercial Finance, Inc., a Nevada corporation ("AMRESKO") to **Stephen L. LaFrance Holdings, Inc.**, a Delaware corporation ("Holdings"); **Stephen L. LaFrance Pharmacy, Inc.**, an Arkansas corporation ("Pharmacy"); **Super D Drugs Acquisition Co.**, a Delaware corporation ("Super D Acquisition"); and **USA/Super D Franchising, Inc.**, a Delaware corporation ("Super D Franchising") (Holdings, Pharmacy, Super D Acquisition and Super D Franchising are collectively referred to herein as "Company").

WITNESSETH:

WHEREAS, pursuant to the Pledge and Security Agreement dated as of February 28, 2001, in favor of AMRESKO (the "Security Agreement"), a security interest was granted by the Company to AMRESKO in certain collateral, including the Trademark Collateral (as hereinafter defined);

WHEREAS, a Memorandum of Security Agreement was recorded in the Trademark Division of the United States Patent and Trademark Office on March 16, 2001 at Reel 2261, Frame 0794, and was subsequently corrected, amended and/or assigned on May 8, 2003 at Reel 2653, Frame 0325, on December 2, 2004 at Reel 2985, Frame 0965, and on August 11, 2004 at Reel 3025, Frame 0182; and

WHEREAS, AMRESKO now desires to terminate and release the entirety of its Security Interest in the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration including the satisfaction of all obligations, indebtedness and liabilities secured by the Trademark Collateral pursuant to the Security Agreement, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this termination and release, AMRESKO hereby states as follows:

1. Definitions. The term "Trademark Collateral," as used herein, shall mean all of the Company's right, title and interest of every kind and nature as of the date hereof in the Trademarks (including, without limitation, those items listed on Schedule A hereto). The term "Trademarks" shall have the meaning provided by reference in the Security Agreement.

2. Release of Security Interest. AMRESKO hereby terminates, releases and discharges its Security Interest in the Trademark Collateral, and any right, title or interest of AMRESKO in such Trademark Collateral shall hereby cease and become void.

3. Representations and Warranties. AMRESKO represents and warrants that: (i) it has the full power and authority to execute this termination and release; and (ii) it has not assigned, transferred, restricted or otherwise encumbered any Security Interest it has against the Trademark Collateral.

4. Further Assurances. AMRESKO hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

IN WITNESS WHEREOF, the undersigned has executed this termination and release by its duly authorized officer as of the date first above written.

AMRESKO COMMERCIAL FINANCE, LLC,
a Delaware limited liability company

By: 

Matt Moore, President

Schedule A**U.S. Trademark Registrations**

Title	Reg. No.	Reg. Date	Reel/Frame
SUPER D	1,139,321	09/02/1980	2261/0794; 2985/0965; 3025/0182
PAYRITE	0,895,697	07/28/1970	2261/0794
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SELECT BRAND	2,040,356	02/25/1997	2261/0794
SELECT BRAND	2,077,250	07/08/1997	2261/0794
USA DRUG EXPRESS (and Design, color)	2,713,722	05/06/2003	2261/0794
USA DRUG EXPRESS (and Design, color)	2,702,797	04/01/2003	2261/0794
USA DRUG (and Design, color)	2,769,407	09/30/2003	2261/0794
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