SECURITY UNDER THE TRADE MARKS ACT 2002 AND COPYRIGHT ACT 1994

PURSUANT TO THIS SECURITY			(the company), a
duly i	ncorpo	prated company, its successors and assig	ns, having its registered office
at			is held firmly bound
unto	Her Ma	ajesty the Queen in the sum of	to be paid to Her
Maje	sty the	Queen, her heirs and successors.	
DATE	<u>ED</u> this	day of	
<u>WHE</u>	<u>REAS</u>	r	nas by Notices ("the Notices"), effective
from	the dat	e the Notices were accepted by the Chie	f Executive of the New Zealand
Custo	oms Se	ervice ("the Chief Executive") informed the	e New Zealand Customs Service that
certa	in good	Is imported would infringe the trade mark	and copyright owned by
<u>AND</u>	WHER	<u>REAS</u> the company has requested that su	ch goods be detained under section
149 c	of the T	rade Marks Act 2002 and/or under section	on 140 of the Copyright Act 1994.
<u>NOW</u>	theref	ore the company agrees:	
1.	(a)	That the sum of	will be deposited
		in an interest bearing trust account at t	he offices of the New Zealand
		Customs Service.	

(b) That the Chief Executive may recover from the said sum any administrative or legal costs incurred by the New Zealand Customs Service on account of --

- The examination or determination of any goods following upon the information contained in any such Notices, and
- Any proceedings consequent upon the examination and detention of such goods.
- 2. That the sum will remain in the Trust Account for the period of the Notices and any subsequent renewals thereof or until the notices are revoked. At the conclusion of the Notices this obligation will be void and of no effect.
- 3. In addition to Clause (1) above, the company shall keep the Chief Executive indemnified (inclusive of any administrative or legal costs that may be incurred by the New Zealand Customs Service) in respect of all actions, proceedings, claims and demands during the period of the Notices.

Company Seal (or Company Name)

Authorised Signatory

Name

Position in Company