FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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TO: The Commissioner of Patents and Trademark	s: Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
New	Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment
	Merger Effective Date Month Day Year
Correction of PTO Error Reel # Frame #	
X Corrective Document	Change of Name
Reel # 1239 Frame # 0453	x Other See Attached.
Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Greene Plastics Corporat	ion Month Day Year 09 12 94
Formerly	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
X Citizenship/State of Incorporation/Organiz	Rhode Island
Receiving Party	Mark if additional names of receiving parties attached
Name BankBoston, N.A., succ	essor to Rhode Island Hospital Trust Natioha Bank
DBA/AKA/TA	
Composed of	
Address(line 1) One BankBoston Plaza	
Address (line 2)	
Address (line 3) Providence	RI 02903
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an
Individual General Partnership _	assignment and the receiving party is
Corporation Association	not domiciled in the United States, an appointment of a domestic
X Other National Banking Associ	representative should be attached. ation (Designation must be a separate
Other National Danking Associ	document from Assignment.)
Citizenship/State of Incorporation/Organiz	ration
71999 VBROWN 00000141 1360787 FO	OR OFFICE USE ONLY
:481 40.00 QP	
:482 350.00 OP	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS

Mail documents to be recorded with required cover sheet(s) information to:

Commissioner of Patents and Trademarks, Box Assignments, Washington, DC-30231

REEL: 001903 FRAME: 0560

FORM PTO- Expires 06/30/99 OMB 0651-0027	1618B	Pag	je 2		U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Domestic R	epresentative Na	me and Address	Enter for the firs	t Receiving Part	y only.
Name					CEL WER
Address (line 1)					
Address (line 2)					A28 4
Address (line 3)					
Address (line 4)					
Correspond	ent Name and Ac	idress Area Code and	d Telephone Number	401-276-	6449
Name		land, Legal Ass			
			istant		
Address (line 1)	Edwards & Ang	gell, LLP			
Address (line 2)	2800 BankBost	on Plaza			
Address (line 3)	Providence, F	RI 02903		****	
Address (line 4)		420000000000000000000000000000000000000			
	Enter the total num	ber of pages of the at	tached conveyance	document	. [
Pages	including any attacl				#
		per(s) or Registrati	, ,		itional numbers attached
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			1360787	1362158	1685228
			1362117	1362160	1685288
			1362118	1688981	1685442
Number of I	Properties Enter	the total number of p	properties involved.	# 15	
Fee Amoun	t Fee A	mount for Properties	Listed (37 CFR 3.4	(1): \$ 390.0	00
Method o Deposit A	f Payment:	Enclosed X I	Deposit Account		
		nt or if additional fees can be Deposit Account		#	
		•	charge additional fe		No

Statement and Signature

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Scott C. Seifert, President
Name of Person Signing

· Signature

Date Signed

FORM PTO-1618C Expires 06/30/99 'OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Conveying Party Ma	
Enter Additional Conveying Party	ark if additional names of conveying parties attached Execution Date Month Day Year
Name	
Formerly	
Individual General Partnership Limited	Partnership Corporation Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Enter Additional Receiving Party Mark if a	dditional names of receiving parties attached
Name	
DBA/AKA/TA	
Composed of	
Address (line 1)	
Address (line 2)	
Address (line 3)	
City	State/Country Zip Code
Individual General Partnership Limit	ted Partnership If document to be recorded is an
	assignment and the receiving party is not domiciled in the United States, an
Individual General Partnership Limi Corporation Association	assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached
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Corporation Association	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
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TRADEMARK

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EXHIBIT A TO CORRECTIVE RECORDATION OF ASSIGNMENT OF

Conveying Party: Greene Plastics Corporation

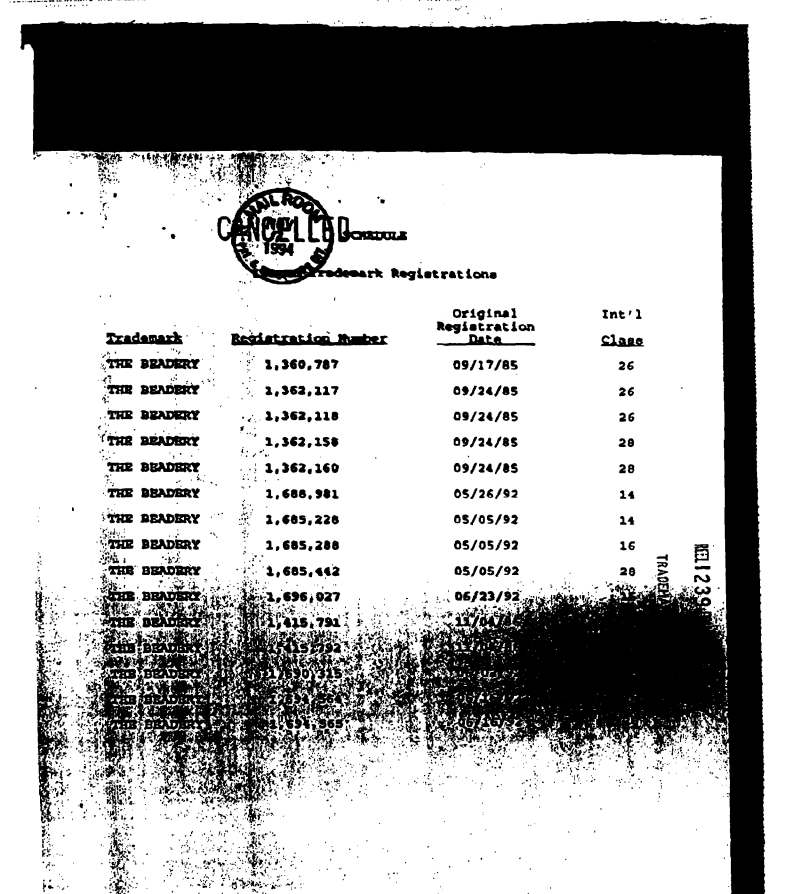
Receiving Party: BankBoston, N.A.,

successor to Rhode Island Hospital Trust National Bank

Record to correct nature of conveyance from Assignment to <u>Security Agreement</u> on a document previously recorded at Reel 1239 Frame 0453.

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(intra-series)	PRINCOVER SHEET Patent and Tradement Office RKS ONLY
Tab sentings a co c V	VICTORE I
To the Honorattle Commissioner of Patents and Trademarks	Pease record the attached original disturbents or copy litteract
(1.) Name of conveying party(es): Greene Plastics Corporation 105 Canonchet Road 2.0. Box 178 Hope Valley, RI 02832	Rame and address of receiving party(ios) Name Shorde Island Hospital Trust XATIONAL Bank Internal Address One Hospital Trust Plaza
Individual(s) General Partnership Corporation-State RICIRA Other	Street Actives 15 Westminster Street Cly Franciance State RI ZIP: 02903 D Individually chirenship
Additional name(s) of conveying sentutions educated 10. Yes \$1 to	Q Association
Nature of conveyance: 0 Cl Margar	O General Partnership
Security Agreement Other Other	Copporation State 19 Copporation State 19 Copporation National Banking Association 1 coupore and accorded to the United States, a domestic representative description 1 or on the company of the Copporation of the Coppora
Execution Date: September 12, 1994	Address and to a separate decorate from a supplication of the control for the
4. Application number(s) or patent number(s):	ا د
A. Trademark Application No.(s)	8. Trademark Registration No.(s)
Name and address of party to whom commonwance concerning document should be instact. Name: Douglas J. Sharms Sharps Internal Address: Goldenberg & Start	Picase see attached schools of
Street Address: 15 Westminstor St	8. Deposit account number:
Chy. Providence State: RI ZIP: 02903	(Attech duplicate copy of this page if paying by deposit account)
DO NOT U	SE THIS SPACE
Douglas J. Emanuel. Esq.	mation is true and correct and any attached copy is a true copy of
Mail documents to be recorded with	h required coversheet information to: Trademarks, Sox Assignments on D C 20234



40.00-181 D



15 Westminster Street, Princidence, Rhode Island (2003) Telephone (401) 421-7301, Facsande (401) 421-7352

September 12, 1994

Hon. Commissioner of Patent and Trademarks Washington, DC 20231

Attn: Assignments

Re: Greene Plastics Corp.

Dear Sir or Madam:

Enclosed for filing please find a notarized original of the Collateral Assignment of Trademarka dated September 12, 1994 between Greene Plastics Corp. and Rhode Island Hospital Trust National Bank ("the Collateral Assignment"). Pursuant to 37 C.F.R. \$ 2.6 (b) (6) (i and ii), I have also enclosed a check in the amount of \$390 to cover the filing fee for the 15 trademark registrations listed on Schedule A to the Collateral Assignment.

Please return this Collateral Assignment to me in the enclosed postage-prepaid envelope.

If you have any questions, please do not hesitate to call me.

Sincerely,

350.00 CK

TRADEMARK REEL: 001903 FRAME: 0566

100 M 10/03/94 1360787

15 Westminster Street, Providence, Rhistorialisand 02903 Telephone (401) 421-2300 Facsimile (401) 421-2352

GOLDENBERG & MURI

Attorneys of Live

Michael R. Goldenberg Anthony F. Murt* Barbara S. Cohen* Susan M. Pepin*

Also admitted in Manachustra

November 2, 1994

Hon. Commissioner of Patent and Trademarks Washington, DC 20231

Attn: Assignments

Re: Greene Plastics Corp.

Dear Sir or Madam:

In accordance with your letter of October 20, 1994, I am resubmitting for filing a notarized original of the Collateral Assignment of Trademarks dated September 12, 1994 between Greene Plastics Corp. and Rhode Island Hospital Trust National Bank ("the Collateral Assignment").

As instructed, I enclose a Recordation From Cover Sheet which was inadvertently omitted in the original package forwarded on September 12, 1994. Please note that a check in the amount of \$390 to cover the filing fee for the 15 trademark registrations listed on Schedule A to the Collateral Assignment was forwarded in the original package as well.

please return the recorded Collateral Assignment to me in the enclosed postage-prepaid envelope.

If you have any questions, please do not hesitate to call.

Sincerely,

Dougland, Emanue

Della .

COLLATERAL ASSIGNMENT OF TRADEMARKS

AGREEMENT made as of September 12. 1994, by and between GREENE PLASTICS CORPORATION, a Rhode Island corporation having a mailing address at 105 Canonchet Road, P.O. Box 178, Hope Valley, Rhode Island 02832 ("Assignor"), and RHODE ISLAND HOSPITAL TRUST MATIONAL BANK, a national banking association having a mailing address at One Hospital Trust Plaza, Rhode Island 02903, Attention: Corporate Banking Group (hereinafter called the *lender*)

Background. Assignor has as of the date of this Agreement incurred obligations to the Lender which are secured by security interests in all of Assignor's accounts, inventories, equipment and general intengibles, including without limitation Assignor's trademarks, trademark applications and goodwill in respect thereof (collectively, the "Collateral"). To confirm and perfect the Lender's interest in Assignor's trademarks and trademark applications, Assignor has agreed to assign Assignor's trademarks and trademark applications to the Lender as hereinafter provided.

Additional Definitions. The following terms shall be defined as follows:

> "Obligations" means the Obligations of the Assignor to the Lender as defined in the Loan Agreement.

"Loan Agreement" means the Loan and Security Agreement dated August 19, 1993, as amended the date hereof and as the same may be further amended, between the Lender and the Assignor (the "Loan Agreement").

Of Record means filed in or issued by the U.S. Patent and Trademark Office.

Capitalized terms not otherwise defined herein shall have the meanings assigned by the Loan Agreement.

Assignor hereby sires with the Lender as follows:

Assignor hereby sires with the Lender as follows:

Assignor hereby sires with the Lender as follows:

Satisfaction of the Obligations, Assignor hereby grants, assigns and conveys to the Dender the entire right, title and interest of and conveys to the trademark applications and trademarks Assignor in and to the trademark applications and trademarks listed in Schedule A hereto and Assignor's goodwill in respect listed in Schedule A hereto and Assignor's goodwill in respect thereof, including without limitation all proceeds thereof (such thereof, including without limitation all proceeds of including without license royalties and proceeds of includence suits), the right to sue for past, present and future fribgement suits), the right to sue for past, present and future

infringements, all rights corresponding thereto throughout the world and all renewals thereof (collectively, the "Rights").

ALTERNATION OF THE PROPERTY OF THE PARTY OF

- 2. Assignor covenants and warrants that:
- (a) Schedule A hereto correctly describes all Assignor's trademarks and trademark applications Of Record;
- (b) The Rights are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;
 - (c) Each of the Rights is valid and enforceable.
- (d) Assignor is the sole and exclusive owner Of Record of the entire and unencumbered right, title and interest in and to each of the Rights, free and clear of any liens, charges and encumbrances Of Record; and
- (e) Assignor has the unqualified right to enter into this Agreement and perform its terms.
- 3. Assignor agrees that, until all of the Obligations shall have been satisfied in full, it will not enter into any agreement which is inconsistent with Assignor's obligations under this Agreement, without Lender's prior written consent.
- continuing an Event of Default, the Lender hereby grants to Assignor the exclusive, nontransferable right and license to use the Rights in connection with the Collateral for Assignor's own benefit and for none other; provided, however, that Assignor may make or grant assignments and sublicenses of the Rights in the ordinary course of Assignor's business; provided, further, that he with assignment or sublicense shall be of Record or shall impair the Rights of Assignor or the Lender to sell the Collateral in the United States in accordance with the terms of this Agreement and the Loan Agreement. Assignor covenants that Assignor will maintain the quality of goods produced or sold by Assignor under any right consistent with the quality thereof on the date of this Agreement, will not change the quality of such goods without the Lender's consent, will permit the Lender access to Assignor's facilities at all reasonable times for the purpose of inspecting the quality of such goods and will furnish the Lender such certificates and product samples as Lender shall from time to time reasonably request to verify Assignor's compliance with the foregoing covenants. Assignor further covenants that the Collateral includes and will at all times during the term of this Agreement include all equipment and other assets necessary to produce the products for which the Rights are used.
 - 5. Assignor agrees that until the Obligations have been satisfied in full, Assignor will execute further assignments

to the Lender, of like tenor to this Agreement, assigning any and all trademarks, trademark applications and any goodwill associated therewith and any licenses of any trademarks that Assignor shall effect, acquire or make application for and which shall be Of Record, so as to confirm and perfect the Lender's interest in and to all of the Collateral.

- If an Event of Default shall have occurred and be continuing, Assignor's license under Paragraph 4 shall terminate forthwith, and the Lender shall have, in addition to all other rights and remedies given Lender by this 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 Rights may be located and, without demand of performance and without other notice (except as expressly set forth below) or demand whatsoever to Assignor, all of which are hereby expressly waived, and without advertisement, Lender may sell at public or private sale or otherwise realize upon the whole or from time to time any part of the Rights, or any interest which the Assignor time any part of the Rights, or any interest which the Assignor may have therein, and after deducting from the proceeds of sale or other disposition of the Rights all expenses (including all reasonable expenses for brokers' fees and legal service), shall reasonable expenses for brokers' fees and legal service), shall apply the residue of such proceeds toward the payment of the Obligations in accordance with the terms of the Loan Agreement. Notice of any sale or other disposition of the Rights shall be given to Assignor at least ten (10) days before the time of any intended public or private sale or other disposition of the Rights is to be made, which Assignor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, Lender may purchase the whole or any part of the Rights sold, free from any right of redemption on the part of Assignor, which right is hereby waived and released.
 - 7. At such time as Assignor shall completely satisfy all the Obligations, the Lender shall execute and deliver to Assignor all deeds, assignments and other instruments as may be necessary or proper to re-vest in Assignor full title to the Rights, subject to any disposition thereof which may have been made by the Lender pursuant hereto.
 - 8. Assignor shall have the duty, through counsel sceeptable to the Lender to prosecute diligently any application in respect of any of the Rights pending as of the date of this in respect of any of the Rights pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full. Any expenses incurred in connection with such an application shall be borne by Assignor.
 - 9. Lender shall have the right but shall in no way be under obligation to bring suit in its own name to enforce the under obligation to bring suit in its own name to enforce the lights and any license thereunder, in which event Assignor shall sights and any license thereunder, in which event Assignor shall sights and any license thereunder, in which event and execute at the request of Lender do any and all lawful acts and execute at the request of Lender documents required by Lender in aid of such TRADEMARK

REEL: 001903 FRAME: 0570

enforcement and Assignor shall promptly, upon demand, reimburse and indemnify Lender for all costs and expenses incurred by Lender in the exercise of its rights under this Paragraph.

- Default under the Loan Agreement, Assignor hereby authorizes and empowers Lender to make, constitute and appoint any officer or agent of Lender as Lender may select, in its exclusive discretion, as Assignor's true and lawful attorney-in-fact, with the power to endorse Assignor's name on all applications, documents, papers and instrument necessary for Lender to use the Rights, or to grant or issue any exclusive or nonexclusive license under the Rights to anyone else, or necessary for Lender to assign, pledge, convey or otherwise transfer title in or dispose of the Rights to anyone else. Assignor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.
- 11. No course of dealing between Assignor and the Lender nor any failure to exercise, nor any delay in exercising, on the part of the Lender, any right, power or privilege hereunder 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 further exercise thereof or the exercise of any other right, power or privilege.
- 12. All of the Lender's rights and remedies with respect to the Rights whether established hereby or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently.
- and if any clause or provision shall be held invalid; and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 14. This Agreement is subject to modification only by a writing signed by the parties.
- 15. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

ER1239 EEE 160

16. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Rhode Island.

IN WITHESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective officers thereunto duly authorized all as of the date first above written.

GREENE PLASTICS CORPORATION

Albert W. Seifert, President

RHODE ISLAND HOSPITAL TRUST NATIONAL BANK

By TWE

Vice President

STATE OF RHODE ISLAND COUNTY OF PROVIDENCE

In Providence, on the 12th day of September, 1994 before me personally appeared Albert W. Seifert, President of Greene Plastics Corporation to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him executed to be his free act and deed in said capacity and the free act and deed of the corporation.

Notary Public PHEIF G. BARR, JR.
My Commission Expires: 7/21/95

-5-

In Providence, on the 12th day of September, 1994, before me personally appeared Arthur C. Barton, Vice President of Rhode Island Hospital Trust National Bank to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him executed to be his free act and deed in said capacity and the free act and deed of said bank.

Notary Public

My Commission Expires: 9/20/55

Mar. III

TRACEIGASI

SCHEDULE A

Issued Trademark Registrations

Trademark	Registration Number	Original Registration Date	Int'l <u>Class</u>	
		:		
THE BEADERY	1,360,787	09/17/85	26	
THE BEADERY	1,362,117	09/24/85	26	
THE BEADERY	1,362,118	09/24/85	26	
THE BEADERY	1,362,158	09/24/85	28	
THE BEADERY	1,362,160	09/24/85	28	
THE BEADERY	1,688,981	05/26/92	14	PEC
THE BEADERY	1,685,228	05/05/92	14 RA	112
THE BEADERY	1,685,288	05/05/92	14 ADEMARK 16 AR 28	39
THE BEADERY	1,685,442	05/05/92	28 🛱	39 RANG 4
THE BEADERY	1,696,027	06/23/92	16	9
THE BEADERY	1,415,791	11/04/86	14	دب
THE BEADERY	1,415,792	11/04/86	14	
THE BEADERY	1,690,315	06/02/92	28	
THE BEADERY	1,694,564	06/16/92	26	
THE BRADERY	1,694,565	06/16/92	26	

SEP 15 94

PAIENT AND TRAVEMARK OFFICE

TRADEMARK

REEL: 001903 FRAME: 0574

RECORDED: 04/14/1999