FORM PTO-1594 (Modified) (Rev 6-93) OMB No. 0651-0011 (exp.4/04) Copyright 1994-97 LegalStar TM05/REV03 05-09-2002

SHEET **VLY**

Docket No.:		

Tab settings → → ▼ 102082835

To the Honorable Commissioner of Faterus and Trademarks:	Please record the attached original documents or copy thereof.	
Name of conveying party(ies):	Name and address of receiving party(ies):	
Foothill Capital Corporation		
	Name: Simmons Company	
9:29:02	Internal Address:	
☐ Individual(s) ☐ Association	Street Address: One Concourse Parkway	
☐ General Partnership☐ Limited Partnership☑ Corporation-State	City: Atlanta State: GA ZIP: 30328	
☐ Other	☐ Individual(s) citizenship	
Additional names(s) of conveying party(ies)	☐ Association	
	☐ General Partnership	
3. Nature of conveyance:	☐ Limited Partnership	
☐ Assignment ☐ Merger		
☐ Security Agreement ☐ Change of Name	☐ Other	
☑ Other Release of Security Interest	If assignee is not domiciled in the United States, a domestic	
	designation is	
Execution Date: February 12, 2002	(Designations must be a separate document from Additional name(s) & address(es) ☐ Yes ☐ N	
	Additional name(s) & address(es)	
4. Application number(s) or registration numbers(s):		
A. Trademark Application No.(s)	B. Trademark Registration No.(s)	
, , , , , , , , , , , , , , , , , , ,	UŞ <u>522,187</u> US <u>382,488</u>	
	US 768,188 US 1,157,343	
	03 700,100 03 1,137,343	
Additional numbers	☐ Yes ☒ No	
5. Name and address of party to whom correspondence	6. Total number of applications and	
concerning document should be mailed:	registrations involved:4	
Name: Ropes & Gray	7. Total fee (37 CFR 3.41):\$ \$115.00	
Internal Address: c/o Edward Black		
mornary address.	☐ Enclosed	
	Authorized to be charged to deposit account	
Street Address: One International Place	8. Deposit account number:	
One International Place		
	18-1945	
Chata, MA 71D: 02110	03-29-2002	
City: Boston State: MA ZIP: 02110	U.S. Patent & TMOfc/TM Mail Ropt Dt. #73	
05/09/2002 GTON11 00000036 181945 522187 DO NOT	USE THIS SPACE	
01 FC:481 40.00 CH 02 FC:482 75.00 CH		
Statement and signature.		
To the best of my knowledge and belief, the foregoing inform	nation is true and correct and any attached copy is a true copy	
of the original document.	\sim 1	
Charles Larsen Char	Cos Day March 26, 2002	
Name of Person Signing	Signature Date	
	cover sheet, attachments, and RADEWARK	
Total number of pages including	TRADEMAKK	

REEL: 002501 FRAME: 0895

Creditor's Consents Obtained by Seller

The undersigned, Foothill Capital Corporation ("Foothill") hereby consents to the acquisition (the "Acquisition") of the Acquired Assets as that term is defined in the Asset Purchase Agreement ("APA") dated as of October ___, 2001, between Simmons Company (Simmons") and Simmons Upholstery, L.L.C. ("SU"), on the following terms and conditions:

- All rights to payment for the Acquired Assets, whether or not evidenced by a promissory note or other agreement or instrument, shall be irrevocably assigned to and payable only to Foothill in par funds without offset or counterclaim, and shall be paid immediately when due pursuant to the wire transfer instructions provided to Simmons by Foothill. If a promissory note or notes are issued with respect to any such right to payment, or any portion thereof, the original note or notes shall be delivered to Foothill immediately upon execution thereof, duly endorsed to Foothill without recourse.
- All rights to payment under the Option Agreement, whether or not evidenced by a promissory note or other agreement or instrument, shall be irrevocably assigned to and payable only to Foothill in par funds without offset or counterclaim, and shall be paid immediately when due pursuant to the wire transfer instructions provided to Simmons by Foothill. If a promissory note or notes are issued with respect to any such right to payment, or any portion thereof, the original note or notes shall be delivered to Foothill immediately upon execution thereof, duly endorsed to Foothill without recourse.
- In the event of foreclosure by Foothill on the tangible inventory of SU existing at the time of such foreclosure (the "Existing Inventory") in which Foothill now or hereafter holds a security interest , Simmons hereby grants Foothill a limited license to use trademarks, trade names, patents and licensed technology of Simmons for the sole purpose of, and solely to the extent necessary for, selling the Existing Inventory on commercially reasonable terms, on the condition that Foothill shall pay to Simmons any royalties or other amounts that SU would have owed Simmons on sales of the existing inventory under agreements between Simmons and SU, at such times as those royalties or other amounts would have been owed, along with statements detailing the calculation of such royalties or amounts. In

TRADEMARK REEL: 002501 FRAME: 0896 addition, in each instance where SU is restricted under any agreements between Simmons and SU from assigning or transferring any rights in such trademarks, trade names, patents and licensed technology, Simmons hereby gives its consent to any such assignment by SU to Foothill, solely to the extent necessary to permit Foothill to sell the Existing Inventory pursuant to the preceding sentence.

4. Each document for which notice is required to be given to SU shall be amended, and is hereby amended, to add Foothill as an additional party entitled to all notices to which SU is entitled, with a copy to Jesse H. Austin, III, Esq., Paul, Hastings, Janofsky & Walker, LLP. The addresses of Foothill and Jesse H. Austin, III are set forth below.

In consideration of the foregoing, Foothill hereby consents to the Acquisition and agrees to execute such releases, including without limitation releases pursuant to UCC-3 filings, as are reasonably requested by Simmons in connection with the Acquired Assets.

FOOTHILL CAPITAL CORPORATION

Title: Vice President

Read and Agreed to:

RECORDED: 03/29/2002

SIMMONS COMPANY

Brian P. Breen

Vice President and Assistant Treasurer

TRADEMARK REEL: 002501 FRAME: 0897