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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Release of Collateral Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DLJ Capital Funding, Inc., as Administrative Agent		09/12/2003	CORPORATION:

RECEIVING PARTY DATA

Name:	Johnson Industries, Inc.	
Street Address:	9387 Dielman Industrial Drive	
City:	St. Louis	
State/Country:	MISSOURI	
Postal Code:	63132	
Entity Type:	CORPORATION: ILLINOIS	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2430153	ESSENTIALS
Registration Number:	2034367	VARIANT
Registration Number:	1761384	NOVASTONE

CORRESPONDENCE DATA

Fax Number: (312)863-7865

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 312-201-3865

Email: Sharon.Patterson@goldbergkohn.com

Correspondent Name: Sharon Patterson

Address Line 1: 55 E. Monroe St., Ste. 3700
Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER: 2759.144

NAME OF SUBMITTER: Sharon Patterson

Total Attachments: 3 source=852#page1.tif

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> TRADEMARK REEL: 002757 FRAME: 0596

RELEASE OF COLLATERAL TRADEMARK SECURITY AGREEMENT

THIS RELEASE is made as of this 12th day of September , 2003 by

DLJ Capital Funding, Inc., as Administrative Agent ("DLJ").

FOR GOOD AND VALUABLE CONSIDERATION, the receipt and adequacy

of which are hereby acknowledged, DLJ hereby unconditionally and expressly releases,

terminates and extinguishes, without limitation, any and all of its right, title and interest in and

to, and any and all liens and security interests it may have upon all of the trademarks, trademark

registrations, interests under trademark license agreements, tradenames and trademark

applications, service marks, service mark registrations, service mark applications and brand

names, renewals thereof, all income, royalties, rights and goodwill thereto, and all of the license

agreements, including the right to prepare for sale, sell and advertise for sale, and any and all

other items listed in Exhibit A, attached hereto and made a part hereof, which liens and security

interests were established under and pursuant to the Trademark Security Agreement dated as of

June 17, 1999 and recorded in the U.S. Patent and Trademark Office on June 29, 1999 at

Reel 1921, Frame 852 (the "Agreement"). All obligations and duties under the Agreement to

the extent they relate solely to the items listed in the attached Exhibit A, attached hereto and

made a part hereof, are hereby released and terminated and DLJ hereby expressly releases and

discharges without limitation all claims, demands and causes of action that it may now have or

might subsequently accrue to it arising out of or connected with, directly or indirectly, the items

listed in the attached Exhibit A.

This release shall be binding upon DLJ's legal representatives, assigns and

successors.

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DLJ Ca	pital Funding, Inc., as Administrative agent
By:	Same Eles
Ito:	Vice Recited

EXHIBIT A

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ESSENTIALS	2430153			
VARIANT	2034367			
NOVASTONE	1761384			

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