3/8/04						
Form PTO-1594 (Rev. 10/02)	03-10-2	1) 46(5) 5(75) (1) (65)	7		ARTMENT OF	
OMB No. 0651-0027 (exp. 6/30/2005) Tab settings ⇔⇔⇔ ▼				7	▼	▼
To the Honorable Commissioner	1026890)53	ned ori	ginal docum	ents or copy ti	nereof.
 Name of conveying party(ies): TMT-Pathway, LLC 		2. Name and add Name: Fleet				NA, as age
Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ie 3. Nature of conveyance: Assignment Security Agreement Other_Master Release of Lier Execution Date: February 10, 2004	S) attached? Yes No Merger Change of Name	Association General Pa Limited Par	s: 100 F	State: MA Ship k n the United Stattached: attached: arate documer	zip: 02110	c ent)
Application number(s) or registration A. Trademark Application No.(s)		B. Trademark	Registra		1904836	6
5. Name and address of party to who concerning document should be mail	m correspondence	6. Total number of registrations in	of applic	ations and		9
Name: Peggy Peckham						
Internal Address:		7. Total fee (37 C	t		\$_240.	
Street Address: 100 Federal Street		8. Deposit account				
City: Boston State: MA					_	
9. Signature.	DO NOT USE	THIS SPACE				
Thomas A. Kulik Name of Person Signing	Si Total number of pages including covi	gnature er sheet, attachments, and de	ocument:	<u>Mar</u>	ch 2, 2004 Date	1
2004 GTUN11 00000074 1904836 Nail d	ocuments to be recorded with Commissioner of Patent & T	required cover sheet in	formation	n to:		
3521 40.00 0P 3522 200.00 0P	Washington,		ments			

CONTINUATION OF ITEM 4

1711016 1700076

Applications	Registrations
	2287920
	2368870
	2038597
	2628832
	1508744
	1565503

MASTER RELEASE OF LIEN IN FAVOR OF TMT-PATHWAY, L.L.C. PURSUANT TO REVOLVING CREDIT AND ACQUISITION LOAN AGREEMENT

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and the full, final and complete satisfaction of all obligations of TMT-PATHWAY, L.L.C., a Delaware limited liability company ("TMT"), pursuant to, arising out of or in connection with that certain Revolving Credit and Acquisition Loan Agreement, made as of April 22, 1998, by and among Jackson Products, Inc., a Delaware corporation ("JPI"), BankBoston, N.A. and the other lending institutions listed on Schedule 1 thereto, BankBoston, N.A. as agent for itself and such other lending institutions and Mercantile Bank National Association as coagent, as such agreement has been amended eleven times, including as most recently amended by that certain Amendment Agreement No. 11 thereto dated as of December 23, 2003, by and among: (a) JPI (the "Borrower"), (b) the Domestic Subsidiaries (as defined in the Revolving Credit Agreement, as hereinafter defined), (c) Fleet National Bank (f/k/a BankBoston, N.A.) and the other lending institutions listed on Schedule 1 to the Revolving Credit Agreement as hereinafter defined (collectively, the "Banks", which term shall include for the purposes hereof all lending institutions ever a party to the Revolving Credit Agreement as hereinafter defined) (d) Fleet National Bank (f/k/a BankBoston, N.A.) as agent (the "Agent") for itself and the other Banks, and (e) U.S. Bank National Association (f/k/a Firstar Bank N.A. f/k/a Mercantile Bank Association), as co-agent (the "Co-Agent"), (such agreement, as amended, is referred to herein as the "Revolving Credit Agreement"), and all security agreements, guaranties and other agreements entered into pursuant thereto or in connection therewith, in all cases as amended, including without limitation (i) that certain Security Agreement, dated as of May 17, 1999, among TMT and BankBoston, N.A., at that time the Agent, as agent for itself and the Banks (together with any amendments thereto, the "Security Agreement"), (ii) that certain Trademark Assignment, entered into and made currently with such Security Agreement, by TMT for the benefit of the Agent and the Banks (together with any amendments thereto, the "Trademark Assignment"), (iii) that certain Guaranty, dated as of May 17, 1999, by TMT in favor of BankBoston, N.A., at that time the Agent, for itself and the other Banks (together with any amendments thereto) and (iv) all other security agreements, guaranties and other agreements entered into from time to time by TMT pursuant to or in connection with the Revolving Credit Agreement, (the agreements referred to in the foregoing items (i)-(iv) being, collectively, the "Revolving Credit Documents"), the Agent, on behalf of itself, the Co-Agent and the Banks and all other parties thereto, and all of their respective predecessors in interest, hereby, for and in favor of TMT, fully releases, relinquishes, re-assigns, reconveys and discharges any and all of its rights, title, interests, liens and security interests that were granted or created with respect to all collateral referred to in the Revolving Credit Agreement or described in the Revolving Credit Documents, including without limitation all of its rights, title, interests, liens and security interests in the collateral described on the schedule attached hereto (whether pursuant to the Revolving Credit

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Agreement, the Revolving Credit Documents or any other agreement or document) as well as with respect to the following:

All personal and fixture property of every kind and nature including without limitation all furniture, fixtures, all equipment and accessions, raw materials, inventory and all other capital assets, other goods, accounts, contract rights, rights to the payment of money, insurance refund claims and all other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, securities and other investment property (as such term is defined in the Uniform Commercial Code), deposit accounts, rights to proceeds of letters of credit and all general intangibles including, without limitation, all tax refund claims, license fees, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, rights to sue and recover for past infringement of patents, trademarks and copyrights, computer programs, computer software, engineering drawings, service marks, customer lists, goodwill, and all licenses, permits, agreements of any kind or nature pursuant to which TMT possesses, uses or has authority to possess or use property (whether tangible or intangible) of others or to possess, use or have authority to possess or use property (whether tangible or intangible) of TMT, and all recorded data of any kind or nature, regardless of the medium of recording including, without limitation, all software, writings, plans, specifications and schematics.

The Agent, on behalf of itself, the Co-Agent and the Banks, agrees to execute, acknowledge and deliver all such further instruments and to take all such further actions as may be requested in order to more fully and effectively carry out the purposes of this Master Release of Lien.

[Signature Page Follows]

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IN WITNESS WHEREOF, intending to be legally bound, Fleet National Bank (f/k/a BankBoston, N.A.) has caused this Master Release of Lien to be duly executed by its duly authorized representative as of the 10+4 day of February, 2004.

FLEET NATIONAL BANK (f/k/a BankBoston, N.A.) as Agent

Name: Peggy Peckham

Title: Senior Workout Officer

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SWORN TO AND SUBSCRIBED BEFORE ME, under my official hand and seal of office on this 109 day of February, 2004.

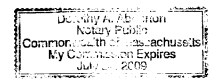
Notary Public in and for

the Commonwealth of Massachusetts

(SEAL)

My Commission Expires: 7.24.09

AFFIDAVIT
COMMONWEALTH OF MASSACHUSETTS §
COUNTY OF SUFFOLK §



BEFORE ME, the undersigned Notary Public, on this day personally came and appeared Peggy Peckham, a Senior Workout Officer of Fleet National Bank, a national banking association, which person known to me to be the individual whose name is subscribed in the foregoing MASTER RELEASE OF LIEN, and being duly sworn, did state and acknowledge on her oath that she is authorized to execute and deliver the foregoing as a binding act and deed of the aforementioned banking association for the purposes and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this log day of

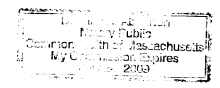
February, 2004.

Notary Public in and for

the Commonwealth of Massachusetts

(SEAL)

My Commission Expires: 7.24.09



TRADEMARK REGISTRATIONS

Company	Country	Trademark	Serial No.	Registration No.	Registration Date
TMT-Pathway, L.L.C.	US	DURA-STRIPE System	74352358	1904836	07/11/1995
TMT-Pathway, L.L.C.	US	LEGEND-BUILD	75559284	2287920	10/19/1999
TMT-Pathway, L.L.C.	US	TMT-PATHWAY	75809643	2368870	07/18/2000
TMT-Pathway, L.L.C.	US	MORLINE	75048017	2038597	02/18/1997
TMT-Pathway, L.L.C.	CA	NORLINE	699,651	TMA404,038	06/25/1993
TMT-Pathway, L.L.C.	US	WEATHER LINE	75923502	2628832	10/01/2002
TMT-Pathway, L.L.C.	US	DURA-STRIPE	73712049	1508744	10/18/1988
TMT-Pathway, L.L.C.	US	TMT	73774176	1565503	11/14/1989
TMT-Pathway, L.L.C.	MX	DURA-LINE	134460	425,041	11/09/1992
TMT-Pathway, L.L.C.	US	NORLINE	74226448	1711016	09/01/1992
TMT-Pathway, L.L.C.	US	DURA-LINE	74201893	1700076	07/14/1992

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PATENT REGISTRATIONS

Company	Country	Title	Patent No.	Serial No.	Issue Date
TMT Pathway	US	Device and method for applying night- visible road markings	6,227,454	09/353,698	05/08/2001
TMT Pathway	US	Plastic Barricade	4,859,983		06/15/1988

1517206_4.DOC

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Exhibit of Registration and Applications

<u>Applications</u>	Registrations
	1904836
	2287920
	2368870
	2038597
	2628832
	1508744
	1565503
	1711016
	1700076

RECORDED: 03/08/2004