Form PTO-1'594 RECOR	11-03-2004 U.S. DEPARTMENT OF COMMER! Patent and Trademark Office		
(Rev. 6-93) OMB No. 0651-0011 (exp. 4/94)	Takent and Mademark Office		
Tab settings //-/- BY			
To the Honorable Commissioner of Patents a	102874645		
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):		
BANKBOSTON, N.A., AS AGENT	TOTES ISOTONER CORPORATION 9655 International Blvd.		
☐ Individual(s) ☐ Association	Cincinnati, Ohio 45246		
☐ General Partnership ☐ Limited Partnersh	ip		
☐ Corporation	☐ Individual(s) citizenship		
Other - national banking association	Association		
Additional name(s) of conveying party(ies) attached?			
	Limited Partnership		
3. Nature of Conveyance:	☐ Corporation - Ohio		
Assignment Merger	Other		
Security Agreement Change of Na	If assignee is not domiciled in the United States, a domestic representative designator is attached:		
Other - Release of security interest	(Designations must be a separate document from assignment)		
Execution Date: September 27, 2003	Additional name(s) & address(es) attached?  Yes No		
Application number(s) or patent number(s) listed below     A. Trademark Application No.(s)	B. Trademark Registration No.(s)		
***	B. Trademark Registration No.(s) See attached schedule		
A. Trademark Application No.(s)	See attached schedule		
A. Trademark Application No.(s)  NA	See attached schedule		
A. Trademark Application No.(s)     NA     Additional numbers      Name and address of party to whom correspondence	See attached schedule  attached?   Yes  No		
A. Trademark Application No.(s)     NA     Additional numbers      Name and address of party to whom correspondence concerning document should be mailed:	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET  PHILADELPHIA, PA. 19103-2793  TEL. NO. (215) 994-2183	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET  PHILADELPHIA, PA. 19103-2793  TEL. NO. (215) 994-2183  DO NO.  9. Statement and signature.  To the best of my knowledge and belief, the foregoing infooriginal document.	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET  PHILADELPHIA, PA. 19103-2793  TEL. NO. (215) 994-2183  DO N  9. Statement and signature.  To the best of my knowledge and belief, the foregoing infe	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET  PHILADELPHIA, PA. 19103-2793  TEL. NO. (215) 994-2183  DO N  9. Statement and signature.  To the best of my knowledge and belief, the foregoing infooriginal document.  James J. Johnston  Name of Person Signing	See attached schedule  attached?		
A. Trademark Application No.(s)  NA  Additional numbers  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: GLENN A. GUNDERSEN  DECHERT LLP  4000 BELL ATLANTIC TOWER  1717 ARCH STREET  PHILADELPHIA, PA. 19103-2793  TEL. NO. (215) 994-2183  DO N  9. Statement and signature.  To the best of my knowledge and belief, the foregoing infororiginal document.  James J. Johnston  Name of Person Signing  Total number of pages including	See attached schedule  attached?		

## Trademark Recordation Form Cover Sheet Item 4A - Registration Numbers

0524181	1265069	1369172	1620085	2186354
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0815920	1309096	1525716	1673884	2159693
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1266685	1354368	1569859	2239133	
1263689	1358159	1587955	2060154	

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# GENERAL ELECTRIC CAPITAL CORPORATION 500 West Monroe Street Chicago, Illinois 60661

September 27, 2003

totes Isotoner Corporation 9566 International Boulevard Cincinnati, Ohio 45246 Attention: Douglas P. Gernert

#### Payoff Letter

#### Ladies and Gentlemen:

This Letter Agreement refers to the (i) Revolving Credit and Term Loan Agreement dated as of August 1, 1997, as amended and restated as of June 27, 2001 among totes Isotoner Corporation, as Borrower (the "Borrower"), certain of its affiliates, the lenders from time to time party thereto (the "Lenders"), and Fleet National Bank, as agent ("Fleet"), as amended by that certain Assignment Agreement and Resignation and Appointment of Agent dated as of April 1, 2002 among General Electric Capital Corporation ("GECC"), Fleet and the Assignors party thereto (and as defined therein), pursuant to which all rights as Lender, Agent and Collateral Agent (as defined in the Amendment, defined below) were assigned to GECC (as each may have been amended prior to the date hereof, collectively, the "Loan Agreement"), and GECC became the sole lender and the agent under the Loan Agreement, (ii) the Security Documents, as defined in the Amendment to Security Documents dated as of June 27, 2001 (the "Second Amendment"), by and among Borrower, Fleet, the Term Lender and the other Transaction Parties party thereto (as each may have been amended prior to the date hereof, collectively, the "Security Documents"), and (iii) that certain letter agreement of even date herewith (the "Consent Agreement") among Borrower, GECC and ARK CLO 2000-1, Limited (the "Term Lender"). All terms used herein without definition shall have the same meanings given to them in the Loan Agreement.

The Borrower informed GECC that it intended to terminate the Loan Agreement and enter into a new credit facility (the "New Credit Facility") with General Electric Capital Corporation as agent (in such capacity under the New Credit Facility, the "New Agent') and the lenders from time to time parties to such New Credit Facility (the "New Lenders") and that the

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proceeds of the New Credit Facility would be used, in part, to repay in full all Obligations owing to GECC under the Loan Agreement and the other Loan Documents.

For purposes of the foregoing, GECC and the Borrower hereby agree as follows:

- 1. As of September 27, 2003, the aggregate amount of Obligations owing to GECC under the Loan Documents was equal to \$13,873,181.09 (the "Payoff Amount") as set forth on Schedule 1 hereto, which amount includes, without limitation, principal, accrued and unpaid interest, prepayment fees, breakage costs in connection with the prepayment of LIBOR Rate Loans, expenses and all other fees, costs and expenses payable under the Loan Documents (including an estimate of the costs and expenses of counsel).
- 2. GECC confirms receipt of payment in full of the Payoff Amount from the New Agent and lenders under the New Facility. Subject to the terms of this Letter Agreement, GECC further confirms that (a) the Commitments and the Loan Agreement have thereby terminated, (b) GECC is deemed to have automatically released all of its liens on and security interests in any and all Collateral granted to secure the Obligations to GECC under the Loan Agreement and the other Loan Documents; provided, however, that such release does not release any liens and security interests granted to GECC as successor Collateral Agent for the benefit of the Term Lender and (c) as provided in, and subject to the terms of the Consent Letter, GECC shall assign to the Term Lender, or an agent therefor, all liens and security interests held by it as Collateral Agent on behalf of the Term Lender and shall thereafter resign as Collateral Agent.
- 3. Upon the termination of the Loan Agreement pursuant to paragraph 2 above, all rights, duties, commitments and other obligations of all parties thereto (including, without limitation, the Borrower, the Guarantors, the Lenders and the Agent) arising under or in connection with the Loan Agreement and the other Loan Documents have terminated, except that each indemnity and expense reimbursement provision in the Loan Agreement or any of the other Loan Documents for the benefit of GECC (whether as Agent, Collateral Agent, Lender or otherwise) shall survive the termination of the Loan Agreement in accordance with the terms thereof.
- 4. The Agent hereby agrees to execute and deliver to the Borrower or to the Term Lender at the Borrower's expense such further instruments and documents, in form and substance satisfactory to the New Agent, which are reasonably requested by the Borrower or the Term Lender (i) to terminate all of its liens on and security interests in any and all Collateral granted to secure the Obligations to GECC under the Loan Agreement and the other Loan Documents and (ii) to assign to the Term Lender, or an

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September 27, 2003 Page 3

agent therefor, all liens and security interests held by it as Collateral Agent on behalf of the Term Lender, including, without limitation, financing change statements and assignments in respect of the Agent's security interest in the Borrower's intellectual property.

This Letter Agreement may be executed in any number of counterparts and by the different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which when taken together shall constitute but one and the same Letter Agreement.

[Signature Page Follows]

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This Letter Agreement shall be construed in accordance with and governed by the internal laws of the State of Illinois.

Very truly yours,

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Name: Duayne L. Coker

Title: Duly authorized Signatory

#### ACKNOWLEDGED AND AGREED:

### TOTES ISOTONER CORPORATION as Borrower

By: \_\_\_\_\_

Name: \_\_\_\_\_\_

FROM LATHAM & WATKING LLP

(SAT) 9. 27' 03 17:50/ST. 17:49/NO. 4861977500 P 1

This Letter Agreement shall be construed in accordance with and governed by the internal laws of the State of Illinois.

Very truly yours,

GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Name: <u>Out</u>

Title: Only authorized Signatory

ACKNOWLEDGED AND AGREED:

TOTES ISOTONER CORPORATION

as Borrower

By: \_\_\_\_ Name:

Title: \_\_

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#### **SCHEDULE 1**

## Calculation of Payoff Amount as of September 27, 2003

Principal (Term Loan)	\$13,800,795.49	
Interest (Term Loan)	\$ 72,385,60	
TOTAL LOAN PAYOFF AMOUNT	\$13,873,181.09	<del>.</del>

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**RECORDED: 11/01/2004**