

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
EFFECTIVE DATE:	02/16/2004

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
47210 LIMITED		02/16/2004	COMPANY: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	TEXON INTERNATIONAL LIMITED
Also Known As:	AKA F/K/A UNITED TEXON LIMITED
Street Address:	100 ROSS WALK
City:	LEICESTER
State/Country:	UNITED KINGDOM
Postal Code:	LE4 5BX
Entity Type:	COMPANY: UNITED KINGDOM

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1464616	HAWK

CORRESPONDENCE DATA

Fax Number: (617)742-2355
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 617. 742. 4200
 Email: TRADEMARK@RIW.COM
 Correspondent Name: STACEY C. FRIENDS
 Address Line 1: 100 N. WASHINGTON STREET
 Address Line 2: 6TH FLOOR
 Address Line 4: BOSTON, MASSACHUSETTS 02114-2128

DOMESTIC REPRESENTATIVE

Name:
 Address Line 1:

Address Line 2:

Address Line 3:

Address Line 4:

NAME OF SUBMITTER:

STACEY C. FRIENDS

Signature:

/SCF/

Date:

04/22/2005

Total Attachments: 21

source=asg-feb one six#page1.tif

source=asg-feb one six#page2.tif

source=asg-feb one six#page3.tif

source=asg-feb one six#page4.tif

source=asg-feb one six#page5.tif

source=asg-feb one six#page6.tif

source=asg-feb one six#page7.tif

source=asg-feb one six#page8.tif

source=asg-feb one six#page9.tif

source=asg-feb one six#page10.tif

source=asg-feb one six#page11.tif

source=asg-feb one six#page12.tif

source=asg-feb one six#page13.tif

source=asg-feb one six#page14.tif

source=asg-feb one six#page15.tif

source=asg-feb one six#page16.tif

source=asg-feb one six#page17.tif

source=asg-feb one six#page18.tif

source=asg-feb one six#page19.tif

source=asg-feb one six#page20.tif

source=asg-feb one six#page21.tif

Registered/Unregistered Intellectual Property Assignment

- (1) 47210 Limited (formerly Texon International Limited)
- (2) Texon International Limited (formerly United Texon Limited)

Dated 16 February 2004

Osborne Clarke

Hillgate House
26 Old Bailey
London
EC4M 7HW
Telephone +44 (0) 20 7809 1000
Facsimile +44 (0) 20 7809 1005

SAS/0877241/L514068/HFZ

Barcelona
Bristol
Brussels
Cologne
Copenhagen
Frankfurt
Helsinki
London
Madrid
Paris
Rotterdam
St Petersburg
Silicon Valley
Tallinn
Thames Valley

TRADEMARK

REEL: 003071 FRAME: 0146

This Agreement is made on 16th February 2004

Between:

- (1) **47210 Limited** (formerly Texon International Limited) (company number: 03447210) whose registered office is at 100 Ross Walk, Leicester, LE4 5BX (the "**Assignor**"); and
- (2) **Texon International Limited** (formerly United Texon Limited) (company number: 03005763) whose registered office is at 100 Ross Walk, Leicester, LE4 5BX (the "**Assignee**").

Background:

- (A) The Assignor is the proprietor of the Trade Marks.
- (B) The Assignor is the exclusive licensee of the Licensed Intellectual Property pursuant to the Licence Agreement.
- (C) The Assignor has agreed to sell and the Assignee has agreed to purchase rights in the Trade Marks for the consideration and on the terms specified below.
- (D) The Assignor has agreed to transfer and the Assignee has agreed to purchase the rights in, benefit of and obligations arising under the Licence Agreement for the consideration and on the terms specified below.

It is agreed as follows:

1. **Definitions and interpretation**

In this Agreement, unless the context otherwise requires, the following definitions shall apply:

"Agreement" means this Agreement (including any schedule or annexure to it and any document in agreed form).

"Licence Agreement" means the Patent, Know-how and Trade Mark Licensing Agreement dated 26 July 2000 between the Assignor and Foss Manufacturing Company Inc a copy of which is exhibited at Schedule A.

"Licensed Intellectual Property" means the registered and unregistered trade marks, patents and know how, details of which are set out in the Licence Agreement, which are exclusively licensed to the Assignor under the Licence Agreement.

"Registrations" means the trade mark registrations, details of which are set out in Schedule B

"Trade Marks" means the registered and unregistered rights in the trade marks, details of which are set out in Schedule B, including the Registrations.

2. **Assignment**

2.1 In consideration of the sum of €33,000 plus VAT calculated in accordance with clause 2.2 below now paid by the Assignee to the Assignor (the receipt of which is acknowledged) the Assignor assigns to the Assignee:

- (a) all rights, title and interests in the Trade Marks;
- (b) all rights of action, powers and benefits arising from ownership of the Trade Marks, including the right to sue for damages and other legal and equitable remedies (and retain any financial award made in any action) in respect of all causes of action arising prior to, on or after the date of this Agreement;
- (c) all the goodwill of the Assignor's business in the goods and services in respect of which the Trade Marks have been used; and
- (d) the rights in, benefit of and obligations arising under the Licence Agreement.

2.2 The Assignee will pay VAT to the Assignor at the rate of 17.5% of the sterling equivalent of the sum of €33,000 calculated as at the date of this Agreement

2.3 The assignment of the rights in, benefit of and obligations arising under the Licence Agreement contemplated in clause 2.1 (d) above shall be conditional on receipt by the Assignor of the consent of the Licensor to the assignment, Foss Manufacturing Company, Inc., pursuant to clause 9.1 of the Licence Agreement following the signature of this Agreement.

3. **Further assurance**

3.1 The Assignor will at the request and expense of the Assignee execute such further documents as may reasonably be required to:

- (a) vest in the Assignee the rights titles and interests expressed to be assigned by clause 2; and
- (b) defeat any challenge to the validity of and resolve any questions concerning the Trade Marks.

3.2 The Assignor irrevocably appoints the Assignee as its attorney in its name to execute any document and do any act or thing which may be necessary to comply with the provisions of clause 3.1.

4. **No Warranty**

The Assignor does not warrant or guarantee the validity of the Trade Mark.

5. **Entire agreement**

5.1 This Agreement sets out the entire agreement and understanding between the parties in respect of the subject matter of this Agreement.

6. **Governing law and jurisdiction**

6.1 This Agreement shall be governed by and construed in accordance with English law.

6.2 Each of the parties irrevocably submits for all purposes in connection with this Agreement to the exclusive jurisdiction of the courts of England.

7. **Exclusion of third party rights**

Unless expressly provided in this Agreement, no term of this Agreement is enforceable pursuant to the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party to it.

8. **Certificate of value**

It is certified that the transaction does not form part of a larger transaction or a series of transactions in respect of which the amount or value of the consideration exceeds the sum of £60,000.

Signed as a Deed
for and on behalf of
47210 Limited
acting by:

)
)
)
)

Director:

Director/Secretary

Signed as a Deed
for and on behalf of
Texon International Limited
acting by:

)
)
)
)

Director:

Director/Secretary

Schedule A
Licence Agreement

TRADEMARK

1 of 1 - Trade Mark Assignment (2).DOC
REEL: 003071 FRAME: 0151

DATED 26 July 2000

TEXON INTERNATIONAL PLC

and

FOSS MANUFACTURING COMPANY INC

PATENT KNOW-HOW AND TRADE MARK LICENSING AGREEMENT

Harvey Ingram Owston
20 New Walk
Leicester LE1 6TX

Tel: 0116 254 5454
Fax: 0116 255 4559
E-Mail: sfs@hio.co.uk

THIS DEED is made 26 July

2000

BETWEEN

- (1) **FOSS** **FOSS MANUFACTURING COMPANY INC** (formerly FOSS Manufacturing Company of New Hampshire Inc) (a corporation registered in the state of New Hampshire and formed on September 12, 1975)

- (2) **Texon** **TEXON INTERNATIONAL PLC** (a company registered in England and Wales with registered number 3447210) whose registered office is at 100 Ross Walk, Leicester LE4 SBX

INTRODUCTION

- (A) FOSS is the owner and proprietor of the Licensed Intellectual Property.

- (B) FOSS has agreed to licence the Licensed Intellectual Property to Texon on the terms of and subject to the conditions contained in this Agreement.

OPERATIVE PROVISIONS

1. Definitions

1.1 In this Agreement

1.1.1 where the context so admits the following expressions shall bear the following meanings:-

"Business" FOSS' Group's business of manufacturing, sale and distribution of footwear components

"Closing" the actual date of completion of the agreement for the sale and purchase of the footwear components manufacturing, sale and distribution business and assets of FOSS and its subsidiary companies entered into between Texon and FOSS of even date

"Field of Use" the manufacture, sale and distribution of non-leather shoe components limited to toe puffs, stiffeners, insoles, non-woven linings (ie, Aquiline type), and slipper components together with specialist paints and finishes for heel finishing, and all materials capable of being used as a TRADEMARK

in the manufacture of any of the above by any third party, when sold to third parties for use in the manufacture of the above listed shoe components save where they are used by a third party and FOSS has no knowledge and could not reasonably be expected to have any knowledge of that use. Notwithstanding the above, this shall not include the manufacture, sale or distribution of Retail Application or knitted or woven products and/or General Shoe Components

"FOSS' Group"

FOSS, its holding company and all companies and undertakings which now or in the future become subsidiaries or subsidiary undertakings of FOSS or of any such holding company

"French Agreement"

the agreement for the sale and purchase of the French footwear components manufacturing sale and distribution business and assets of FOSS and its subsidiary companies including the sale and purchase of the entire share capital of SCI Lambiotte Immobiliere entered into between Texon France S.A. and Lambiotte Foss S.A. of even date

"General Shoe Components"

all footwear related components not being Prohibited Business other than Retail Applications or knitted or woven materials (as defined in the Umbrella Agreement)

"Improvement"

any substantial improvement, enhancement or modification to the Products

"Licensed Intellectual Property"

collectively the Licensed Patents, Licensed Know-how and Licensed Trade Marks

"Licensed Know-how"

all or any part of the information (whether or not confidential and in whatever form held) relating to the Business and Licensed Patents to be supplied orally or in writing by FOSS to Texon

TRADEMARK

REEL: 003071 FRAME: 0154

"Licensed Patents"	the Patent applications and registered patents together with the related Licensed Know-how brief particulars of which are set out at schedule 1 together with any patents granted from any such patent applications and all re-issues and extensions of such granted patents
"Licensed Trade Marks"	the registered and unregistered trade marks brief particulars of which are set out at schedule 2
"Products"	the products embodying the Licensed Intellectual Property including without limitation products developed, manufactured, or offered for sale and any other dealing by or on behalf of Texon
"Retail Applications"	all footwear products manufactured by FOSS (or FOSS' Group) sold to the retail market and not directly or indirectly to footwear manufacturers
"Texon's Group"	Texon and its subsidiaries
"Territory"	worldwide
"Umbrella Agreement"	the agreement for the sale and purchase of the footwear components manufacturing sale and distribution business and assets of FOSS and its subsidiary companies entered into between FOSS and Texon of even date
"USA Agreement"	the agreement for the sale and purchase of the USA footwear components manufacturing sale and distribution business and assets of FOSS entered into between Texon USA Inc and FOSS of even date

1.1.2 clause headings are for ease of reference only and do not affect the construction of this Agreement.

2. Grant and Term

2.1 FOSS hereby grants to Texon a royalty-free exclusive licence to use the Licensed Intellectual Property solely in the Field of Use in the Territory including without limitation to develop, manufacture, have manufactured for it, to sell and otherwise deal in the Products in the Territory.

TRADEMARK

REEL: 003071 FRAME: 0155

- 2.2 FOSS hereby undertakes during the term of this Agreement not itself to exploit the Products in the Field of Use or to purport to grant others the right to do so provided that this shall not prevent it dealing in such Products as are supplied to it by Texon.
- 2.3 Texon hereby undertakes during the term of this Agreement not itself to exploit the Licensed Intellectual Property other than in the Field of Use.
- 2.4 Texon shall be entitled to make such alterations and adaptations to the composition, appearance and manufacturing processes relating to the Products as it shall consider appropriate in its entire discretion subject to compliance with the trade mark licensing quality control provisions set forth in clause 4.2
- 2.5 The licence granted hereunder is indefinite in duration and this Agreement together with the rights granted hereunder (and its sub-licensees, if any) cannot be terminated by FOSS other than as a result of a material breach by Texon or by any subsidiary of Texon of the Umbrella Agreement or of any other agreement or instrument entered into in connection with the Umbrella Agreement.

3. Improvements

- 3.1 If either party shall at any time within five (5) years from the date of Closing devise, discover or acquire rights in any Improvements it shall to the extent that it is not prohibited by law or by any undertaking given to any other person (other to an associated company) or by considerations relating to the securing of a patent promptly notify the other party in writing giving details of it and provide to the other party such information or explanations as the other may reasonably require to be able effectively to utilise the same subject to the confidentiality provisions hereof and in any case where a party applies for a patent in respect of any such Improvement it shall grant to the other for the duration of such patent a royalty-free exclusive licence in the Territory under such application and any patent granted pursuant to it to be used as follows:

3.1.1 on the part of Texon in the Field of Use; and

3.1.2 on the part of Foss outside the Field of Use

- 3.2 If either party shall at any time devise, discover or acquire rights in any Improvements it shall to the extent that it is not prohibited by law or by any undertaking given to any other person (other to an associated company) be owned entirely by that party.

4. Protection of Licensed Intellectual Property

- 4.1 In the event that:

4.1.1 any Licensed Intellectual Property is attacked or opposed; or

4.1.2 any application for a patent is made by or any patent is granted to a third party by reason of which the third party may be granted or may have been granted rights which conflict with any of the rights granted to Texon under any Licensed Intellectual Property; or

4.1.3 any unlicensed activities are carried on by any third party which could

TRADEMARK

constitute an infringement of any Licensed Intellectual Property; or

4.1.4 any application is made for a compulsory licence under any Licensed Intellectual Property;

the party becoming aware of such matter shall forthwith notify the other of any such matters and Texon shall join FOSS in taking all such steps (if any) as in the total discretion of Texon shall be desirable for the protection of Texon's rights under the Licensed Intellectual Property. Any reasonable expenses incurred in taking such steps and any profits or damages which may be obtained shall be (in the absence of agreement to the contrary) for the account of FOSS. Notwithstanding anything to the contrary herein, nothing contained in this clause 4.1 shall require FOSS to take any action contrary to its judgment on account of unreasonable expense or otherwise, provided that where FOSS will incur unreasonable expense or otherwise declines to so act in its sole discretion the parties will meet to discuss their options following which FOSS will take the necessary action agreed between the parties or will state in writing to Texon its reasons for declining to do so. FOSS will give reasonable written notice to Texon before it abandons or forfeits any Licensed Patent or application and shall use its reasonable endeavours to give Texon the opportunity to request continued prosecution by FOSS at the reasonable expense of Texon.

4.2 Texon shall maintain the standard of quality of Products sold under the Licensed Trademarks as now maintained by FOSS, save that any material changes shall only be made after Texon has notified FOSS in writing. FOSS shall have the right to inspect Texon's manufacturing and product samples upon reasonable notice and at reasonable times and places to assure compliance by Texon.

4.3 So long as Texon continues as a licensee of the Licensed Trademarks, usage of such marks by Texon shall inure to the benefit of FOSS as provided by the U.S. Trademark Act.

5. Duties of the Parties

5.1 FOSS warrants that it is the owner of the Licensed Intellectual Property for the unexpired term and further warrants that as at the date of this Agreement FOSS is not aware of any use by any third party which is in contravention to its rights therein.

5.2 FOSS agrees to provide Texon forthwith with information relating to the Licensed Intellectual Property including information from time to time which in the opinion of FOSS is reasonably necessary for Texon in the Field of Use, by supplying copies of documents which record or otherwise relate to the Licensed Intellectual Property.

5.3 FOSS shall keep Texon fully informed of the progress of the Licensed Patent applications. FOSS shall inform Texon of all Territory patent applications and shall further disclose to Texon all examining reports as soon as reasonably practicable after receipt of such examining reports. Subject to clause 4.1 FOSS shall use all reasonable endeavours to obtain the grant of a valid patent pursuant to each of the Licensed Patent applications.

5.4 The liability of FOSS in respect of the warranties contained in this clause 5 shall be limited in the manner set out at clause 9 of Schedule 1 in the French Agreement and

USA Agreement and clause 10 in the French Agreement and USA Agreement as if those Schedules and clauses had been repeated at length here mutatis mutandis and FOSS agrees to be bound by the terms of those Schedules and clauses.

6. Further Assurance

6.1 FOSS shall, at Texon's expense, execute such documents and do or not do any act or thing as Texon may reasonably request from time to time for the purpose of recording Texon or any member of Texon's Group as the licensee of the Licensed Intellectual Property and/or Improvements with the relevant Registrar of Patents and/or the Registrar for Trade Marks.

6.2 Texon shall, at FOSS' expense, execute such documents and do or not to do any act or things FOSS may reasonably request from time to time for the purpose of recording FOSS or any member of FOSS' Group as the licensee of the Improvements owned by Texon with the relevant Registrar of Patents and/or Register of Trademarks.

7. Infringement

7.1 Each party must promptly notify the other of any actual or suspected infringement within the Territory of the Licensed Intellectual Property that comes to its attention ("Infringement").

7.2 Texon will co-operate with FOSS in taking all steps required by FOSS, in its sole discretion in connection with any Infringement, including, without limitation, legal proceedings in the name of FOSS or in the joint names of FOSS and Texon. Subject to clause 4.1 FOSS will be responsible for the cost of any legal proceedings and is entitled to any damages, account of profits and/or awards of costs recovered. Texon must use its best endeavours to assist FOSS in any legal proceedings relating to any Infringement.

8. Confidentiality

8.1 FOSS undertakes to keep confidential and not without Texon's consent at any time to disclose or make known to anyone whatsoever or use for their own or any other person's benefit all Licensed Intellectual Property which is in the nature of confidential information, a trade secret or which is commercially sensitive or which if so used would have an adverse effect on the Business as then carried on which for the avoidance of doubt shall not restrict use or disclosure of product manufacture processes and specifications for other manufacturing applications, all except as may be required by any legal or regulatory authority to which FOSS is subject.

8.2 Texon shall keep confidential and not disclose or make known to any third party whatsoever nor use for its or any other person's benefit any Licensed Intellectual Property which may have been disclosed to Texon or which may otherwise have come to the attention of Texon and which relates to the business or affairs of FOSS or any company in FOSS' Group, except as may be required by any legal or regulatory authority to which Texon is subject.

8.3 The obligations imposed by the provisions of sub-clauses 8.1 and 8.2 shall not apply to the extent that the Licensed Intellectual Property in question: **TRADEMARK**

8.3.1 is or comes into the public domain without fault on the part of the party to whom the same was disclosed, or to whose attention the same has come;

8.3.2 was already known to the relevant party at the time the same, was disclosed to it or come to its attention; or

8.3.3 has been lawfully disclosed to the relevant party by a third party.

9. Assignment and Sub-licensing

9.1 This Agreement may not be assigned by Texon until Texon and its subsidiaries have met all of their payment obligations under the Umbrella Agreement and any other agreement or instrument entered into in connection with the Umbrella Agreement. Thereafter, Texon may assign or transfer all or any part of its rights and obligations under this Agreement, with the prior written consent of FOSS, not to be unreasonably withheld or delayed, and subject to such consent, may appoint sub-licensees within the Field of Use. Upon such assignment or transfer Texon shall procure that the assignee or sub-licensee honours the obligations of Texon under this Agreement.

10. Event of Default

10.1 In the event of occurrence of an Event of Default of this Agreement as to any Licensed Patent or Licensed Trade Mark of any country the licence granted under this Agreement shall operate as an assignment of ownership of that Licensed Patent or Licensed Trade Mark for the particular country all of the rights to which the licence relates within the Field of Use subject to Texon granting to Foss a royalty-free exclusive licence to use such assigned Licensed Patent and/or Licensed Trade Mark outside the Field of Use in the Territory. For the purposes of this clause Event of Default shall mean any failure on the part of FOSS to make any payment or file or do any act or thing which could prejudice the continuation of the particular Licensed Patent and/or Licensed Trade Mark.

11. Expiry of Licensed Intellectual Property

11.1 Where FOSS no longer wishes to maintain any of the Licensed Intellectual Property FOSS undertakes to give Texon reasonable written notice of any forthcoming expiry date of any Licensed Intellectual Property prior to the expiry date and shall provide the opportunity for Texon to request FOSS to assign such Licensed Intellectual Property to Texon prior to any expiry dates, subject to a royalty free exclusive licence back to FOSS to use such assigned Licensed Intellectual Property solely outside the Field of Use in the Territory.

12. Export Control Laws

12.1 With respect to any Product distribution or other activity licensed or otherwise authorised under this Agreement, both parties agree to comply with export control laws of the United States and also to comply with applicable transaction control laws including without limitation US official embargoes of transactions with certain countries and persons as may be imposed from time to time.

13. Variation

13.1 No variation of this Agreement shall be effective unless made in writing and signed by or on behalf of each of the parties.

14. Severance

14.1 If at any time any provision of this Agreement is or becomes invalid or illegal in any respect, such provision shall be deemed to be severed from this Agreement but the validity, legality and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby.

15. Waiver

15.1 A failure by any party to exercise and any delay, forbearance or indulgence by any party in exercising any right, power or remedy under this Agreement shall not operate as a waiver of any right, power or remedy or preclude its exercise at any subsequent time or on any subsequent occasion. The single or partial exercise of any right, power or remedy shall not preclude any other or further exercise of that right, power or remedy. No custom or practice of the parties at variance with the terms of this Agreement shall constitute a waiver of the rights of any party under this Agreement. The rights, powers and remedies provided in this Agreement are cumulative and not exclusive rights of any rights, powers or remedies provided by law.

16. Entire Agreement

16.1 This Agreement, the schedules, the USA Agreement, the French Agreement and the Umbrella Agreement:

16.1.1 together constitute the entire agreement and understanding between the parties with respect to the subject matter of this Agreement; and

16.1.2 (in relation to such subject matter) supersede all prior discussions, understandings and agreements between the parties and their agents (or any of them) and all prior representations and expressions of opinion by any party (or its agent) to any other party (or its agent).

16.2 Each of the parties acknowledges that it is not relying on any statements, warranties or representations given or made by any of them in relation to the subject matter hereof, save those expressly set out in this Agreement and that it shall have no rights or remedies with respect to such subject matter otherwise than under this Agreement except to the extent that they arise out of fraud.

17. Relevant Law

17.1 This Agreement shall be governed by and construed in accordance with English Law and the parties hereby consent to the non-exclusive jurisdiction of the English Courts.

IN WITNESS whereas the parties have executed this Agreement as a deed the day and year first before written

SCHEDULE 1

LICENSED PATENT APPLICATIONS

Patent No.	Issue Date	Title
5,981,411	11 September 1999	Thermoformable material (Fosshape)
WO 97/30837	28 August 1997	Method for making Thermoformable Plastic Sheets or Plates for use as Heat - Tackifiable Reinforcing material (Lambiotte)

SCHEDULE 2

Licensed TRADE MARKS

Trade Mark	Sev #	Date Filed/Reg	Status	Country
Solemate™	75,360.886	09/22/97 ^(R)	Pending-	
			published	US
Foss-Duralast®	2,268,264	08/10/99®	due 08/10/05	US
SSOFTHERM®	1,982,927	06/25/96®	due 6/25/02	US
Duralast®	TMA509,130	3/11/99	Registered	CA
Foss-Duralast™	TMA 527,793	5/16/00	Registered	CA
Foss-Duralast™	820627258		Pending-	
			published	Brazil
Duralast™	820647497	5/2/00	Registered	Brazil
Duralast™	---		Pending	Indonesia
Duralast™	25614/1998	03/26/98	Pending	Japan
Duralast®	757178	10/02/97	due 03/12/08	Australia
Foss-Duralast®	757176	9/24/97	due 03/12/08	Australia

EXECUTED as a **DEED** by
FOSS
acting by two directors or
one director and the Company
Secretary in the presence of:-

Director

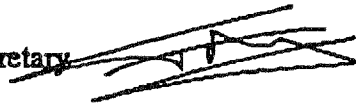
Director/Secretary

EXECUTED as a **DEED** by
Texon
acting by two directors or one director
and the Company Secretary in the
presence of:-

Director



Director/Secretary



EXECUTED as a DEED by
FOSS
acting by two directors or
one director and the Company
Secretary in the presence of:-

[Handwritten signature]

Director

[Handwritten signature]

Director/Secretary

EXECUTED as a DEED by
Texon
acting by two directors or one director
and the Company Secretary in the
presence of:-

Director

Director/Secretary

Schedule B

Details of the Trade Marks and the Registrations

Country	Name	Number	Status
AUSTRALIA	HAWK	469725	REGD
AUSTRALIA	NYBAK	438199	REGD
AUSTRALIA	STYPLAST	469727	REGD
AUSTRALIA	STYTHERM	469726	REGD
BRAZIL	NYBAK	812889975	REGD
CANADA	FOSSFORM	TMA279624	REGD
CANADA	FOSSPLIT	TMA280389	REGD
GERMANY	STYPLAST	1122346	REGD
GERMANY	STYTHERM	1122347	REGD
JAPAN	NYBAK	2717259	REGD
NEW ZEALAND	HAWK	173751	REGD
NEW ZEALAND	NYBAK	162724	REGD
NEW ZEALAND	STYPLAST	173749	REGD
NEW ZEALAND	STYTHERM	173750	REGD
UK	HAWK	1317361	REGD
UK	NYBAK	1305669	REGD
UK	STYPLAST	1317362	REGD
UK	STYTHERM	1317360	REGD
USA	HAWK	1464616	REGD