

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

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|----------------------------------|--|-----------------------|---------------------|
| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL | | |
| CONVEYING PARTY DATA | | | |
| Name | Formerly | Execution Date | Entity Type |
| SFI Apparel Corporation | | 10/21/2005 | CORPORATION: QUEBEC |
| RECEIVING PARTY DATA | | | |
| Name: | SFI of Oxford Acquisition Corporation | | |
| Street Address: | 222 Piedmont Ave., Ne | | |
| City: | Atlanta | | |
| State/Country: | GEORGIA | | |
| Postal Code: | 30308 | | |
| Entity Type: | CORPORATION: DELAWARE | | |
| PROPERTY NUMBERS Total: 5 | | | |
| Property Type | Number | Word Mark | |
| Registration Number: | 2151434 | SFI | |
| Serial Number: | 78721972 | MARANZONE | |
| Serial Number: | 78721978 | MARANZONE UOMO | |
| Serial Number: | 78385288 | ARNOLD BRANT | |
| Registration Number: | 2074835 | ARNOLD BRANT | |
| CORRESPONDENCE DATA | | | |
| Fax Number: | (404)653-1545 | | |
| | <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i> | | |
| Phone: | 404 653 1461 | | |
| Email: | mheaton@oxfordinc.com | | |
| Correspondent Name: | Mary Margaret Heaton | | |
| Address Line 1: | 222 Piedmont Ave., NE | | |
| Address Line 4: | Atlanta, GEORGIA 30308 | | |
| NAME OF SUBMITTER: | Mary Margaret Heaton | | |

CH \$140.00 2151434

Signature:

/Mary Margaret Heaton/

Date:

11/09/2005

Total Attachments: 3

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DEED OF ASSIGNMENT

This Trademark Assignment is made as of October 21, 2005, by and between:

SFI Apparel Corporation/ La Corporation De Vêtements SFI, having a place of business located at 6170 Metropolitan Boulevard East, Montreal, Quebec, H1S 1A9; (hereinafter called the "**Assignor**")

AND:

SFI of Oxford Acquisition Corporation, a Delaware corporation; (hereinafter called the "**Assignee**")

WHEREAS the Assignor is the proprietor and registered owner of the trademark registrations and/or trademark applications set forth on Schedule 1 annexed hereto (the "**Trademarks**");

WHEREAS the Assignor wishes to transfer and assign all rights, title and interest in the Trademarks to the Assignee who accepts such transfer;

Now, therefore, in consideration of the premises and the mutual promises herein made, the parties agree as follows:

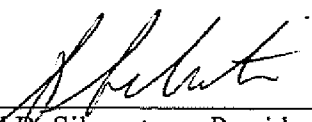
1. The Assignor hereby sells, transfers and assigns unto the Assignee all property, rights, benefits, title and interest in and to the Trademarks together with the goodwill therein to hold the same unto the Assignee absolutely.
2. The Assignor further assigns to the Assignee the right to sue for past infringement and to recover and retain all damages and profits arising therefrom.
3. The Assignor hereby authorizes the Assignee to request the relevant trademark offices to record the Assignee as the Assignee and owner of the Trademarks.
4. The Assignor covenants and agrees not to contest the validity of this sale, assignment and transfer nor the validity of any Trademarks described hereunder.
5. The Assignor agrees to perform all reasonable and proper additional acts and to execute any additional documents at the request of the Assignee which may be required to transfer all of the Assignor's rights, title and interest in and to the said Trademarks and/or the rights thereto to the Assignee, its successors and assigns, the whole at the sole cost of Assignee
6. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Georgia.

7. This Agreement and the assignment effected pursuant hereto shall be binding upon the Assignor, its successors and/or assigns, and all others acting by, through, with or under its direction, and all those in privity therewith.
8. This Agreement may be executed by the parties in separate counterparts (by original or facsimile signature) each of which when so executed and delivered shall be an original, but all of which, when taken together, shall constitute one and the same instrument

IN WITNESS WHEREOF this Agreement has been executed by the authorized representatives of the parties as of the date first hereinabove set forth.


The Assignor

**SFI APPAREL CORPORATION/
LA CORPORATION DE VÊTEMENTS SFI**

Per: 
Arnold B. Silverstone, President

The Assignee

SFI OF OXFORD ACQUISITION CORPORATION

Per: 

SCHEDULE 1

Canadian Trademarks:

| Trademark | Application No. | Registration No. |
|-------------------------------|-----------------|------------------|
| 1. SFI | 0,582,000 | TMA 338,779 |
| 2. LE MANUFACTURIER D'HABITS | 0534,027 | TMA 309,971 |
| 3. THE COLLECTION ULTIMO UOMO | 0,739,962 | TMA 441,852 |
| 4. ALTA UOMO | 0,683,531 | TMA 400,193 |
| 5. ULTIMO UOMO | 0,670,132 | TMA 396,346 |
| 6. SFI APPAREL & DESIGN | 0,640,814 | TMA 375,540 |
| 7. COLLEZIONE UOMO | 0,629,625 | TMA 370,442 |
| 8. MARANZONE | 1,272,523 | N/A |
| 9. MARANZONE UOMO | 1,272,525 | N/A |
| 10. ARNOLD BRANT | 1,209,690 | TMA 636,334 |
| 11. ARNOLD BRANT | 0,764,123 | TMA 465,032 |

U.S. Trademarks:

| Trademark | Application No. | Registration No. |
|-------------------|-----------------|------------------|
| 1. SFI | 75/177,722 | 2,151,434 |
| 2. Maranzone | 78/721,972 | N/A |
| 3. Maranzone Uomo | 78/721,978 | N/A |
| 4. ARNOLD BRANT | 78/385,288 | N/A |
| 5. ARNOLD BRANT | 74/577,159 | 2,074,835 |