Form PTO-1594 (Rev. 07/05) OMB Collection 0651-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMERC
RECORDATION F	ORM COVER SHEET ARKS ONLY
To the Director of the U. S. Patent and Trademark Office: P.	lease record the attached documents or the new address(es) below.
1. Name of conveying party(ies):	2 Name and address decuments or the new address(es) below.
Longwood Industries, Inc.	2. Name and address of receiving party(les) Additional names, addresses, or citizenship attached? No
Individual(s) Association General Partnership Limited Partnership Corporation- State: New Jersey Other Citizenship (see guidelines)	Name: General Electric Capital Internal Corporation, as agent Address: Street Address: 500 W. Monroe City: Chicago State: IL
	0
Additional names of conveying parties attached? Yes N 3. Nature of conveyance)/Execution Date(s):	Association Citizenship
Execution Date(s) October 3, 2007	General Partnership Citizenship Limited Partnership Citizenship
Assignment Merger	x Corporation Citizenship Del Corp.
Security Agreement Change of Name Other Second Amended and Restated Patent, Trademark & Copyright	Other Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes X No (Designations must be a separate document from assignment)
4. Application number(s) or registration numbers and A. Trademark Application No.(s) SECTRITY A GREEMENT C. Identification or Description of Trademark(s) (and Filing	B. Hauernark Registration No.(s)
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Laura Konrath	6. Total number of applications and registrations involved:
Internal Address: Winston & Strawn LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 290
Street Address: 35 W. Wacker Dr.	Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed
City: Chicago	8. Payment Information:
State: IL Zip: 60601	a. Credit Card Last 4 Numbers
Phone Number: 312-558-6352	Expiration Date
ax Number: \$12-\$58-5700	b. Deposit Account Number 232428
mail Address: 1kongath@winston.com	Authorized User Name Lavra Conrath
Signature: Signature Signature	MAS 10/11/01/
Name of Person Signing	Total number of pages including cover sheet, attachments, and document
Documents to be recorded (including cover sheet) s Mail Stop Assignment Recordation Social Cover sheet) s	hould be faxed to (571) 273-0140, or mailed to

Mail Stop Assignment Recorded (Including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Winston & Strawn 10/11/2007 2:46:52 PM PAGE 004/020 Fax Server

Continuation Item 1

Longwood Elastomers, Inc. (a Virginia Corporation)

Longwood Engineered Products, Inc. (a Delaware Corporation)

Scott Office Systems, LLC (a New Jersey limited liability company)

Scott Office Systems International, Inc. (a Delaware Corporation)

Longwood International, Inc. (a Delaware Corporation)

Longwood Industries Holdings, LLC (a Delaware limited liability company)

Schedule I

Amended and Restated Patent, Trademark and Security Agreement

LONGWOOD ACTIVE TRADEMARK REGISTRATIONS - August 2007

LONGWOOD 75 LONGWOOD 75 DURASTAR 77 DURASTAR 22	400.00	200	2000 TO 1000	Country	Cwiler
	489,203	489,203	6/5/2000	European Community	Longwood Industries, Inc.
	75/170,852	2,194,623	10/13/1998	US	Longwood Industries, Inc.
	773,885	TMA 450,358	11/17/1995	Canada	Longwood Elastomers, Inc.
	223,279	489,341	4/26/1995	Mexico	Longwood Blastomers, Inc.
_	74/489,356	1,879,531	5661/17/7	Sn	Longwood Elastomers, Inc.
	182,728	UCA 20592	3/31/1943	Canada	Longwood Engineered Products, Inc.
	Α.	1,030,779	6/19/1981	Germany	Longwood Engineered Products, Inc.
F 3	1,155,941	1,155,941	3/2/1981	Gr. Britain	Longwood Engineered Products, Inc.
	1099603	TMA 583195	6/5/2003	Canada	Scott Office Systems, LLC
E.	76/242,741	2,682,552	2/4/2003	ns	Scott Office Systems, LLC
	1014903	TMA 535983	10/27/2000	Canada	Scott Office Systems, LLC
KWIRE 11	1172832	1172832	3/12/2001	European Community	Scott Office Systems, LLC
	75/716,108	2,494,828	10/2/2001	US .	Scott Office Systems, LLC
K-TAB 70	707451	TMA 414662	7/16/1993	Canada	Scott Office Systems, LLC
•	74/297,051	1,814,878	1/4/1994	US	Scott Office Systems, LLC
	585782	TMA 347635	11/10/1988	Canada	Scott Office Systems, LLC
	841072	841072	9/11/2000	European Community	Scott Office Systems, LLC
	73/838,852	1,631,612	1/15/1991	US	Scott Office Systems, LLC
K-STRIP 86	860986	TMA 500374	8661/01/6	Canada	Scott Office Systems, LLC
	657200	TMA 387337	4/10/1991	Canada	Scott Office Systems, LLC
	552256	TMA 320396	11/17/1986	Canada	Scott Office Systems, LLC
K-SCREEN 36	366380	TMA 208217	7/11/1975	Canada	Scott Office Systems, LLC
	2578012	2578012	6/6/2003	European Community	Scott Office Systems, LLC
STEP-PAC and 73/	73/689,949	1,555,755	6861/21/6	US	KT Industries Ltd.
		•	•		
73/	73/760,936	1,567,538	11/21/1989	Sin	KT Industries Ltd.
73/	73/743,106	1,582,536	2/13/1990	NS	KT Industries Ltd.

LONGWOOD PENDING TRADEMARK APPLICATIONS - August 2007

Mark	Appln. No. Filed Country	Filed	Country	Goods/Services	Owner
ORCOMATIC	78/299,298 9/11/03 US	9/11/03	<u>sn</u>	Precision molded rubber seals, principally washers and gaskets	Longwood Engineered Products, Inc.
PERMA- CLAY*	78/718,325 9/22/05 US	9/22/05	SO .	Elastomeric molding compound for use in the manufacture of molded elastomeric articles, namely, outdoor containers and bottle holders for household use	Longwood Elastomers, Inc.
KNIFE TAPE	1165186	1/21/03	Canada	1/21/03 Canada Easy opening tapes for packaging	Scott Office Systems, LLC

* - to be abandoned

TM

SECOND AMENDED AND RESTATED PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

THIS SECOND AMENDED AND RESTATED PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Agreement"), dated as of October 3, 2007, is made by LONGWOOD INDUSTRIES, INC., a New Jersey corporation ("Holdings"), LONGWOOD ELASTOMERS, INC., a Virginia corporation ("Longwood"), LONGWOOD ENGINEERED PRODUCTS, INC., a Delaware corporation ("Engineered"), SCOTT OFFICE SYSTEMS, LLC, a New Jersey limited liability company ("Scott"), SCOTT OFFICE SYSTEMS INTERNATIONAL, INC., a Delaware corporation ("Scott International"), LONGWOOD INTERNATIONAL, INC., a Delaware corporation ("Longwood International") and LONGWOOD INDUSTRIES HOLDINGS, LLC, a Delaware limited liability company ("Top Holdings LLC") (Holdings, Longwood, Engineered, Scott, Scott International, Longwood International and Top Holdings LLC are referred to herein individually as "Grantor" and collectively as "Grantors"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation ("GE Capital"), as agent (in such capacity, "Agent") for the lenders ("Lenders") from time to time party to the Credit Agreement (as defined below).

RECITALS

- Holdings, Longwood, Engineered, Scott, Scott International, and the other borrowers from time to time signatory thereto (collectively, the "January 2004 Borrowers"), the lenders from time to time signatory thereto (collectively, the "January 2004 Lenders"), and GE Capital as agent (in such capacity, "January 2004 Agent") for January 2004 Lenders, entered into that certain Amended and Restated Credit Agreement dated as of January 26, 2004 (as amended by that certain First Amendment to Credit Agreement dated as of June 28, 2004, that certain Second Amendment to Credit Agreement dated as of November 30, 2004, that certain Third Amendment to Credit Agreement, Waiver and Consent dated as of March 1, 2005, that certain Fourth Amendment to Credit Agreement dated as of September 30, 2005, that certain Fifth Amendment to Credit Agreement dated as of January 27, 2006, that certain Sixth Amendment to Credit Agreement dated as of February 15, 2006 and that certain Seventh Amendment to Credit Agreement dated as of May 31, 2006 (as so amended to date and as the same may be further amended, restated, supplemented or otherwise modified from time to time hereafter, the "January 2004 Credit Agreement"), which in turn amends and restates in its entirety that certain Third Amended and Restated Credit Agreement, originally dated as of May 31, 2000 (the "Original Credit Agreement") by and among Holdings, Longwood and the other borrowers from time to time signatory thereto (collectively, the "Original Borrowers"), the lenders from time to time signatory thereto (collectively, the "Original Lenders"), and Heller Financial, Inc., a Delaware corporation (in its individual capacity, "Heller"), as agent (in such capacity, "Original Agent").
- B. In order to secure January 2004 Borrowers' obligations under the January 2004 Credit Agreement, Holdings, Longwood, Engineered, Scott, Scott International and Longwood International (among others) executed and delivered to January 2004 Agent as "Grantee" thereunder, for itself and January 2004 Lenders, that certain Amended and Restated Patent,

SECOND AMENDED AND RESTATED PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

NY:1130877.4

Trademark and Copyright Security Agreement dated as of January 26, 2004 (such agreement, as amended to date, the "January 2004 Intellectual Property Security Agreement"), which in turn amends and restates in its entirety that certain (i) Patent Security Agreement dated as of May 31, 2000 (such agreement, as amended to date, the "Original Patent Security Agreement"), (ii) Trademark Security Agreement dated as of May 31, 2000 (such agreement, as amended to date, the "Original Trademark Security Agreement"), and (iii) Copyright Security Agreement dated as of May 31, 2000 (such agreement, as amended to date, the "Original Copyright Security Agreement") (the Original Patent Security Agreement, the Original Trademark Security Agreement and the Original Copyright Security Agreement are referred to herein individually as an "Original Intellectual Property Security Agreement" and collectively, the "Original Intellectual Property Security Agreements").

- C. On January 26, 2004, the Original Lenders assigned all of their respective right, title and interest in and to the "Loans" and the "Loan Documents" under and as defined in the Original Credit Agreement to the Lenders (the "Loan Purchase Transaction") and, in connection therewith, Heller, in its capacity as Original Agent, resigned and GE Capital was appointed as successor agent to Original Agent. By virtue of the Loan Purchase Transaction, Agent is the "Grantee" under and as defined in the January 2004 Intellectual Property Security Agreement for the benefit of itself and Lenders.
- D. Concurrently herewith, (i) the January 2004 Credit Agreement is being amended and restated pursuant to that certain Second Amended and Restated Credit Agreement of even date herewith by and among Grantors, Agent, Co-Agent, and Lenders (including all annexes, exhibits and schedules thereto, as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), and (ii) Longwood International and Top Holdings LLC will execute and deliver that certain Second Amended and Restated Guaranty of even date herewith in favor of Agent, for itself and the benefit of Lenders (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Guaranty"), and under such agreements Agent, Co-Agent and Lenders have agreed to make certain financial accommodations to or for the direct or indirect benefit of Grantors, all as more particularly set forth herein.
- E. The parties now desire to continue in effect the Liens originally granted in favor of January 2004 Agent, for itself and the benefit of January 2004 Lenders, under the January 2004 Intellectual Property Security Agreement in favor of Agent, for itself and the benefit of Lenders, as set forth herein. The parties intend that this Agreement amend and restate the January 2004 Intellectual Property Security Agreement. These Recitals shall be construed as part of this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor and Agent hereby agree as follows:

1. <u>Definitions</u>. Unless otherwise defined herein, capitalized terms or matters of construction defined or established in <u>Annex A</u> to the Credit Agreement shall be applied herein as defined or established therein. All other undefined terms contained in this Agreement, unless the context indicates otherwise, shall have the meanings provided for by the Code to the extent the same are used or defined therein.

2

SECOND AMENDED AND RESTATED PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

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- 2. Grant of Security Interest in Intellectual Property Collateral. To secure the prompt and complete payment, performance and observance of all of the Obligations, each Grantor hereby grants, assigns, conveys, mortgages, pledges, hypothecates and transfers to Agent, for the benefit of Agent and Lenders, a Lien upon all its right, title and interest in, to and under the following property, whether now owned by or owing to, or hereafter acquired by or arising in favor of, such Grantor (including under any trade names, styles or divisions of such Grantor), and regardless of where located (collectively, the "Intellectual Property Collateral"):
 - (a) all of such Grantor's Patents and Patent Licenses to which it is a party, including those referred to in Part A to Schedule I hereto;
 - (b) all of such Grantor's Trademarks and Trademark Licenses to which it is a party, including those referred to in Part B to Schedule I hereto;
 - (c) all of such Grantor's Copyrights and Copyright Licenses to which it is a party, including those referred to in Part C to Schedule I hereto;
 - (d) all reissues, continuations or extensions of the foregoing;
 - (e) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, and other General Intangibles with respect to the foregoing; and
 - (f) all Proceeds of the foregoing, including (i) any and all proceeds of any insurance, indemnity, warranty or guaranty payable to any Person from time to time with respect to any of the foregoing, (ii) any and all payments (in any form whatsoever) made or due and payable to any Person from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of all or any part of the foregoing by any Governmental Authority (or any Person acting under color of Governmental Authority), (iii) any claim of any Person against third parties for (A) past, present or future infringement of any Copyright or Copyright License, (B) past, present or future infringement of any Copyright or Copyright License, or (D) injury to the goodwill associated with any Trademark or Trademark License, (iv) any recoveries by any Person against third parties with respect to any litigation or dispute concerning any of the foregoing, and (v) any and all other amounts from time to time paid or payable under or in connection with any of the foregoing, upon disposition or otherwise.

Without limiting the generality and effectiveness of the foregoing, each Grantor to the 2004 Intellectual Property Security Agreement hereby acknowledges, confirms, ratifies and reaffirms all of the terms and conditions set forth in, and all of its obligations under, the January 2004 Intellectual Property Security Agreement, as amended and restated hereby, including the existing and continuing grant of Liens and validity of the Liens granted by it under the January 2004 Intellectual Property Security Agreement, as amended and restated hereby, and all financing statements and other documents of assignment, perfection, and priority executed and delivered by it pursuant to the January 2004 Security Agreement. The financing statements and other documents of assignment, perfection, and priority executed and delivered pursuant to the January 2004 Intellectual Property Security Agreement shall continue in effect with respect to the Liens of Agent, for itself and the benefit of Lenders, in and to the Intellectual Property Collateral. Each Grantor hereby agrees that all "Intellectual Property Collateral" (under and as defined in the January 2004 Intellectual Property Security Agreement) is and shall continue to serve as security for the Obligations.

3

SECOND AMENDED AND RESTATED PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

- 3. Security Agreement. The Lien granted pursuant to this Agreement is granted in conjunction with the Liens granted to Agent, for the benefit of Agent and Lenders, pursuant to the Second Amended and Restated Security Agreement of even date herewith between Grantors and Agent (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"). Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Liens granted under this Agreement are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. Amendment and Restatement. This Agreement amends and restates in its entirety the January 2004 Intellectual Property Security Agreement. Neither this Agreement, the Credit Agreement nor any of the other Loan Documents being executed in connection herewith shall constitute an accord and satisfaction or a novation of the obligations evidenced by the January 2004 Intellectual Property Security Agreement or the other "Loan Documents" (as such term is defined in the January 2004 Credit Agreement). All obligations under and as defined in any of the Original Intellectual Property Security Agreements that remain outstanding as of the Closing Date shall be governed by the terms of this Agreement, the Credit Agreement and the other Loan Documents.

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MUNCHEN AIRPORT MARRIOTT

Ø 004

IN WITNESS WHEREOF, the parties have executed this Second Amended and Restated Patent,
Trade:nark and Copyright Security Agreement as of the date first set forth above.

"Grantors"

LONGWOOD INDUSTRIES, INC., a New Jersey corporation

By: Michael K. Grover
Title: President

LONGWOOD ELASTOMERS, INC., a Virginia corporation

By: Michael R. Groves

Title: President

LONGWOOD ENGINEERED PRODUCTS, INC., a Delaware corporation

By: Michael R. Grove

Name: Michael R. Grove

Title: President

SCOTT OFFICE SYSTEMS, LLC, a New Jersey limited liability company

By: ______ Name: ______ Title: ______

Second Amended and Restated IP Security Agreement

IN WITNESS WHEREOF, the parties have executed this Second Amended and Restated Patent,
Tradernark and Copyright Security Agreement as of the date first set forth above.

"Grantors"

LONGWOOD INDUSTRIES, INC., a New Jersey corporation

Ву:
Name:
Title:
LONGWOOD ELASTOMERS, INC., a Virginia corporation
Ву:
Name:
Title:
LONGWOOD ENGINEERED PRODUCTS, INC., a Delaware corporation
Ву:
Name:
Title:
SCOTT OFFICE SYSTEMS, LLC, a New Jersey limited liability company

Second Amended and Restated IP Security Agreement

.....

SCOTT OFFICE SYSTEMS INTERNATIONAL, INC., a Delaware corporation

Name: Kinderly Rice
Title: President

LONGWOOD INTERNATIONAL, INC., a Delaware corporation

LONGWOOD INDUSTRIES HOLDINGS, LLC, a Delaware limited liability company

Second Amended and Restated IP Security Agreement

25/09 2007 22:48 FAX 081619686259

MUNCHEN AIRPORT MARRIOTT

2005

SCOTT OFFICE SYSTEMS INTERNATIONAL, INC., a Delaware corporation

By:
Name:
Title:

LONGWOOD INTERNATIONAL, INC., a Delaware corporation

By: Michael R. Groves
Title: President

LONGWOOD INDUSTRIES HOLDINGS, LLC, a Delaware limited liability company

By: Markey K. Grover
Name: Hichael R. Grover
Title: Co-President

Second Amended and Resulted IP Security Agreement

Agreed and Acknowledged by:

"Agent"

GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation

Name: David H. Rous

Duly Authorized Signatory

Second Amended and Restated IP Security AgreementError! Unknown

document property name.

Schedule I

Amended and Restated Patent, Trademark and Security Agreement

LONGWOOD ACTIVE TRADEMARK REGISTRATIONS - August 2007

Mark	Appla. No.	Keg. No.	Keg. Date	Country	Owner
ONGWOOD	489,203	489,203	6/5/2000	European Community	Longwood Industries, Inc.
ONGWOOD	75/170,852	2,194,623	10/13/1998	US	Longwood Industries, Inc.
URASTAR	773,885	TMA 450,358	11/17/1995	Canada	Longwood Elastomers, Inc.
URASTAR	223,279	489,341	4/26/1995	Mexico	Longwood Elastomers, Inc.
MRASTAR	74/489,356	1,879,531	2/21/1995	Sn	Longwood Elastomers, Inc.
RCO	182,728	UCA 20592	3/31/1943	Canada	Longwood Engineered Products, Inc.
RCOMATIC	N/A	1,030,779	6/19/1981	Germany	Longwood Engineered Products, Inc.
RCOMATIC	1,155,941	1,155,941	3/2/1981	Gr. Britain	Longwood Engineered Products, Inc.
STRIP Design	1099603	TMA 583195	6/5/2003	Canada	Scott Office Systems, LLC
STRIP Design	76/242,741	2,682,552	2/4/2003	Sn	Scott Office Systems, LLC
WIRE	1014903	TMA 535983	10/27/2000	Canada	Scott Office Systems, LLC
WIRE	1172832	1172832	3/12/2001	European Community	Scott Office Systems, LLC
WIRE	75/716,108	2,494,828	10/2/2001	Sn	Scott Office Systems, LLC
-TAB	707451	TMA 414662	7/16/1993	Canada	Scott Office Systems, LLC
TAB	74/297,051	1,814,878	1/4/1994	SO	Scott Office Systems, LLC
-STIC	585782	TMA 347635	8861/01/11	Canada	Scott Office Systems, LLC
-STIC	841072	841072	9/11/2000	European Community	Scott Office Systems, LLC
-STIC	73/838,852	1,631,612	1661/51/1	SA	Scott Office Systems, LLC
-STRIP	986098	TMA 500374	8/10/198	Canada	Scott Office Systems, LLC
-GLASS	657200	TMA 387337	4/10/1991	Canada	Scott Office Systems, LLC
-BLOCK	552256	TMA 320396	9861/21/11	Canada	Scott Office Systems, LLC
SCREEN	366380	TMA 208217	7/11/1975	Canada	Scott Office Systems, LLC
TAB	2578012	2578012	6/6/2003	European Community	Scott Office Systems, LLC
TEP-PAC and	73/689,949	1,555,755	6861/21/6	US	KT Industries Ltd.
esign			1.44		
-PAC	73/760,936	1,567,538	11/21/1989	ns	KT Industries Ltd.
-PAC	73/743,106	1,582,536	2/13/1990	US	KT Industries Ltd.

LONGWOOD PENDING TRADEMARK APPLICATIONS - August 2007

Winston & Strawn

Ождег	Longwood Engineered Products, Inc.	Longwood Elastomers, Inc.	Scott Office Systems, LLC
Goods/Services	incipally	r use in the c articles, ttle holders	1/21/03 Canada Easy opening tapes for packaging
Country	sn	ns	Canada
Filed	6/11/6	9/22/05	1/21/03
Appla. No. Filed Country	78/299,298	78/718,325 9/22/05 US	
Mark	ORCOMATIC 78/299,298 9/11/03 US	PERMA- CLAY*	KNIFE TAPE 1165186

. to be abandoned

LONGWOOD ACTIVE ISSUED PATENTS - August 2007

Title	Patent No.	Issue Date	Country	Оwпег
Method for forming a fiber composite sealing element	5,004,513	4/2/1991	ns	Longwood Blastomers, Inc.
Fiber Composite Sealing Element	5,028,056	7/2/1991	SO	Longwood Elastomers, Inc.
Barrier Fabrics and Methods of Making Same	5,236,532	8/17/1993	ns	Fairprene, Inc. & Standard Textiles Company
Thin-Walled Brake Diaphragm	6,212,996	4/10/2001	SU	Longwood Industries, Inc.
Thin-Walled Brake Diaphragm	2377990	11/2/2004	Canada	Longwood Industries, Inc.
Thin-Walled Brake Diaphragm	6,647,860	11/18/2003	US	Longwood Industries, Inc.
Molded Objects	3936659	3/30/2007	Japan	Longwood Industrics, Inc.
Molded Objects	238013	6/25/2006	Mexico	Longwood Industries, Inc.
Molded Objects	525701	1/12/2006	New Zealand	Longwood Industries, Inc.
Molded Objects	6,762,232	7/13/2004	US	Longwood Industries, Inc.
Molded Objects	01819978	2/28/2007	China	Longwood Industries, Inc.
Molded Objects	2002225815	8/10/2006	Australia	Longwood Industries, Inc.
Molded Objects	201124	12/3/2001	India	Longwood Industries, Inc.
Dispensing Container Fill Valve	6,945,284	9/20/2005	SO	Longwood Industries, Inc.
Forming Pressure Sensitive Adhesive Tape	5,520,868	9/28/1996	SO	Longwood Industries, Inc.
Tear Tape Adapted for Complete Scaling of	5,806,281	8661/51/6	ns	Longwood Industries, Inc.
Package Uverwrap				
Printed Tear Tape	5,730,354	3/24/1998	US	Longwood Industries, Inc.
Method for Manufacturing Adhesive Tapes	6,395,348	5/28/2002	กร	Longwood Industries, Inc.
Rubber Surface Having Non-Stick Ply Tumed- Up**	5,250,142	10/5/1993	SD	Longwood Elastomers, Inc.

** - case being handled by Jones, Day, Reavis & Pogue

LONGWOOD PENDING PATENT APPLICATIONS - August 2007

Winston & Strawn

Title	Annia No	Kiling Date	Country	Description	Оwпет
g	PA/a/2001/-	5/25/2000	Mexico	Fabric reinforced brake diaphragm has thin	Longwood Industries,
	013404			bottom planar wall and thin annular sidewall	Inc.
Diaphragm				with a thickness of about 0.06-0.10 inches	
Molded	04103784.0	12/3/2001	Hong		Longwood Industries,
Objects			Kong		Inc.
Dispensing	2567811	5/12/2005	Canada		Longwood Industries,
Container Fill					Inc.
Dispensing	05748230.9	\$/12/2005	Europe		Longwood Industries,
Container Fill Valve					Inc.
Molded	10-2003-	12/3/2001	Korea	Objects having the look and feel of clay or terra	Longwood Industries,
Objects	7007464			cotta, but with improved thermal and mechanical stability, are molded from compositions	Inc.
				containing a vulcanizable clastomer, a mineral filler and moment	
Molded	2,427,378	12/3/2001	Canada	0.	Longwood Industries,
Opjects					T - contract Tendentian
Molded Objects***	01995303.3	12/3/2001	Europe		Longwood industries, Inc.
Molded	04103784.0	12/3/2001	Hong		Longwood Industries,
Objects***			Kong		Inc.
Colored	10/694,860	10/29/2003	ΩS		
Adhesive					
1 475					

Title	Appla. No.	Filing Date Country	Country	Description	Owner
Tabbed	60/898,830	2/1/2007	ns		
Divider					
Making					
Apparatus					
and Method					
Film Delivery 60/904,561	60/904,561	3/1/2007	US		
System for a					
Tabbed					
Divider					
Making					
Machine					
Pressure	Unknown	8/21/2007	SO		Longwood Industries,
Control Fill					Inc.
Valve					
Pressure	Unknown	8/ /2007	Canada		Longwood industries,
Control Fill					Inc.
Valve					
Pressure	Unknown	8/ /2007	Europe		Longwood Industries,
Control Fill					Inc.
Valve					

*** - to be abandoned

TRADEMARK REEL: 003639 FRAME: 0645

RECORDED: 10/11/2007