

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
FIRST NATIONAL BANK OF BOSTON, THE, AS COLLATERAL AGENT		12/22/1995	A National Banking Association:

RECEIVING PARTY DATA

Name:	FIGGIE INTERNATIONAL, INC.
Street Address:	4420 Sherwin Road
City:	Willoughby
State/Country:	OHIO
Postal Code:	44094
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	0639634	BI-THERM
Registration Number:	0280982	HUMIDIGUIDE
Registration Number:	198350	TEMPRITE

CORRESPONDENCE DATA

Fax Number: 2483583351
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Phone: (248) 358-4400
 Email: marapakis@brookskushman.com
 Correspondent Name: Matthew M. Jakubowski
 Address Line 1: 1000 Town Center, 22nd Floor
 Address Line 4: Southfield, MICHIGAN 48075-1238

ATTORNEY DOCKET NUMBER:	TPP 0282 A
NAME OF SUBMITTER:	Matthew M. Jakubowski

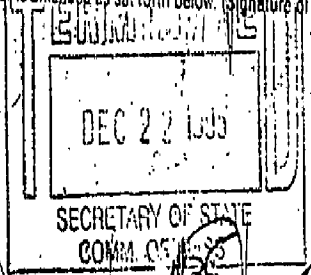
CH \$90.00 0639634

Signature:	/matthew m jakubowski/
Date:	06/06/2012
Total Attachments: 6 source=Exhibit 5 - Figgie SI Termination - Mass Sec State#page1.tif source=Exhibit 4 - Figgie SI - Mass Sec State#page1.tif source=Exhibit 4 - Figgie SI - Mass Sec State#page2.tif source=Exhibit 4 - Figgie SI - Mass Sec State#page3.tif source=Exhibit 4 - Figgie SI - Mass Sec State#page4.tif source=Exhibit 4 - Figgie SI - Mass Sec State#page5.tif	

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<input type="checkbox"/> Filed for record in the real estate records	<input type="checkbox"/> Debtor is a Transmuting Uti.	6. No. of Additional Sheets Presented: 0
1. Debtor(s) (Last Name, First) and address(es) Pigge International, Inc. 4420 Shorwin Road Willoughby, Ohio 44094 EIN: 52-1297376	2. Secured Party(ies) and address(es) The First National Bank of Boston, as Collateral Agent 100 Federal Street Boston, MA 02110	3. For Filing Office: Date, Time, Number, and Filing Office 011499 SCS, MA
7. This statement refers to original Financing Statement No. 202103 filed (date) 8/2/94 with SCS, MA		

8. A. Continuation The original Financing Statement bearing the above file number is still effective.
 B. Termination The Secured Party of record no longer claims a security interest under the Financing Statement bearing the above file number.
 C. Release From the Collateral described in the Financing Statement bearing the above file number, the Secured Party of record releases the following:
 D. Assignment The Secured Party of record has assigned the Secured Party's rights in the property described below under the Financing Statement bearing the above file number to the Assignee whose name and address are shown below.
 E. Amendment The Financing Statement bearing the above file number is amended as set forth below: (Signature of Debtor and Secured Party is Required)
 F. Other



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09K

The First National Bank of Boston, as Collateral Agent

Signature(s) of Debtor(s) (only on amendment) Title
 Signature(s) of Secured Party(ies) Title

FILING OFFICER COPY - ALPHABETICAL

STANDARD FORM - 1 (FOR COMMERCIAL CODE) - FORM ULSJ

94252163

<p>4. <input type="checkbox"/> Filing for record in the real estate records.</p> <p>1. Debtor(s) (Last Name First) and address(es) Figgie International Inc. 4420 Sherwin Road Willoughby, OH 44094 BIN 52-1297376</p>	<p>5. <input type="checkbox"/> Debtor is a Trusting Utility.</p> <p>2. Secured Party(ies) and address(es) The First National Bank of Boston, as Collateral Agent 100 Federal Street Boston, MA 02110</p>	<p>6. No. of Additional Sheets Prepared</p> <p>3. For Filing Office (Date, Time, Hour and Filing Office) 252163 9/11/83 4/11:20</p>
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7. This financing statement covers the following types (or items) of property:
See Schedule A attached hereto and made a part hereof.

Filed with: SOS, MA

Product of Collateral, etc. also covered

<p>Whichever is Applicable (See Instruction Number 9)</p>	<p>FIGGIE INTERNATIONAL INC. BY: <i>[Signature]</i> Signature(s) of Debtor (Or Assignor)</p>	<p>THE FIRST NATIONAL BANK OF BOSTON, as Collateral Agent BY: <i>[Signature]</i> Signature(s) of Secured Party (Or Assignor)</p>
	<p>Title</p>	<p>Title</p>

FILING OFFICER COPY - ALPHABETICAL
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1
Rev. Jan. 1981

BO. 183322

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SCHEDULE A

Debtor:
Figgie International Inc.
4420 Sherwin Road
Willoughby, Ohio 44094
EIN: 52-1297376

Secured Party:
The First National Bank of Boston,
as Collateral Agent
100 Federal Street
Boston, MA 02110

Description of Collateral:

The Debtor hereby grants to the Secured Party a security interest in and so pledges and assigns to the Secured Party the following properties, assets and rights of the Debtor, wherever located, whether now owned or hereafter acquired or arising, and all proceeds and products thereof (all of the same being hereinafter called the "Collateral"):

All personal and fixture property of every kind and nature, including without limitation, all furniture, antiques, works of art, paintings, drawings, etchings, collectibles, china, porcelain, silver, fixtures, equipment, raw materials, inventory, 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 (including certificated securities), deposit accounts and all general intangibles including, without limitation, all uncertificated securities, domestic 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 the Debtor possesses, uses or has authority to possess or use property (whether tangible or intangible) of others or pursuant to which others possess, use or have authority to possess or use property (whether tangible or intangible) of the Debtor, 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;

provided, however, the Collateral shall not include, and the Secured Party shall have no lien on or security interest in, (i) the Excluded Collateral, (ii) any insurance refund claims, other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, deposit accounts, tax refund claims or license fees related to or arising out of the Excluded Collateral and all proceeds and products thereof or of the assets, business or operations of Safway, Safway Subsidiary or Figgie Leasing Corporation, (iii) any tax refund claims attributable or owing to Safway, Safway Subsidiary or Figgie Leasing Corporation under either the Tax Allocation Agreement between Safway Subsidiary and the Debtor, dated June 22, 1994, or the Tax Allocation Agreement between Figgie Leasing Corporation and the Debtor, dated June 22, 1994, (iv) any security or Capital Stock issued by Safway or Safway Subsidiary or (v) all deposit accounts of Safway.

Definitions:

The following terms shall have the following meanings when used herein:

Capital Stock: Any and all shares, interests, participations or other equivalents (however designated) of capital stock of the Debtor.

BOS-BUS:73535.1

TRADEMARK
REEL: 004795 FRAME: 0721

CIT. The CIT Group/Commercial Services, Inc.

CIT Intercreditor Agreement. The Intercreditor Agreement between the Secured Party and CIT entered into on or prior to the Effective Date (as defined in the Override Agreement).

CIT Interim Facility. The Revolving Credit Agreement dated as of July 8, 1994, as amended, between the Debtor and CIT, all obligations under which are secured by the Security Agreement dated as of July 8, 1994 by the Debtor in favor of CIT pursuant to which the Debtor pledges to CIT all accounts and certain other assets of the following divisions of the Debtor: Figgie Packaging Systems, Taylor Environmental Instruments, Figgie Fire Protection Systems, Scott Aviation and Figgie Power Systems.

Consolidated Net Tangible Assets. All the excess of all consolidated assets (less depreciation and valuation reserves) of the Debtor and its Subsidiaries (which for financial reporting purposes are accounted for as consolidated Subsidiaries in accordance with GAAP) over their consolidated current liabilities; provided, however, that such assets do not include (a) investments in debt or equity securities of corporations not incorporated in the United States or Canada unless such securities (or American Depository Receipts or similar certificates in respect thereof) are regularly quoted in a United States or Canadian securities market, (b) investments in securities which are pledged, (c) patents, goodwill and other intangibles and (d) Capital Stock which is held in the Debtor's treasury or owned by a Subsidiary.

Continental Security Agreements. The Lessee Security Agreement, dated March 28, 1993, as amended and restated by the Amended and Restated Lessee Security Agreement, dated as of July 29, 1994, between the Safway Subsidiary, as successor in interest to the Debtor, and Continental Bank, as Trustee, and the Lessee Security Agreement, dated July 29, 1994, between Figgie Leasing Corporation and Continental Bank, as Trustee, in each case as amended from time to time.

Continental Synthetic Lease Collateral. All "Collateral" as defined in either of the Continental Synthetic Leases or in any of the Continental Security Agreements.

Excluded Collateral. Collectively, Excluded Receivables, Continental Synthetic Lease Collateral, Principal Properties, FAC Collateral, GE Lease Collateral, all assets, whether tangible or intangible, used in or related to the operation of Safway, the Capital Stock of Safway Subsidiary and Figgie Leasing Corporation and Returned Inventory (as such term is defined in the CIT Intercreditor Agreement).

Excluded Receivables. All accounts receivable now existing or hereafter created, all monies, all proceeds of and collections of such accounts receivable due or to become due and all amounts received with respect to such accounts receivable and any other related assets constituting "Collateral" under any of the Continental Synthetic Leases, the Continental Security Agreements, the GECC Leases or the CIT Interim Facility; provided, however Excluded Receivables shall not include any Post-Default Receivables (as such term is defined in the CIT Intercreditor Agreement).

FAC Collateral. As defined in the Override Agreement.

GAAP. As defined in the Override Agreement.

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GE Lease Collateral. (i) All equipment (whether characterized as equipment or inventory) from time to time subject to the GECC Leases and all substitutions, replacements, additions, appurtenances, parts, accessories or property of any nature which may from time to time be installed thereon, therein or attached thereto, whether now owned or hereafter acquired (collectively the "GE Lease Equipment"), (ii) all leases, subleases, contracts, accounts, rentals, payments, contract rights, purchase contracts, warranties and other rights with respect to the GE Lease Equipment and (iii) all proceeds (cash and non-cash), including insurance proceeds, and accounts that arise or might arise from the GE Lease Equipment or any disposition, lease, sublease or contract for services with respect to the GE Lease Equipment.

GECC Leases. As defined in the Override Agreement.

Override Agreement. That certain Override Agreement dated as of June 30, 1994 among the Debtor, Figgie Acceptance Corporation, The First National Bank of Boston, as agent (in such capacity, the "Override Agent") for itself and other financial institutions (collectively the "Lenders") which are or may in the future become parties thereto, the Lenders, the Subject Agents (as defined therein) and the FAC Collateral Agent (as defined therein), as amended and in effect from time to time.

Principal Properties. Any real property, manufacturing plant, warehouse, office building or other physical facility or any single item of transportation or construction equipment or other like depreciable asset of the Debtor (excluding the Debtor's former executive and administrative offices in Henrico and Hanover Counties, Virginia, its current executive offices in Willoughby, Ohio and its proposed executive and administrative offices in Cuyahoga County, Ohio) or of any Restricted Subsidiary (as such term is defined in the Indenture, dated as of October 1, 1989, between State Street Bank and Trust Company, as trustee and successor to Continental Bank, National Association and the Debtor, the "Indenture"), whether owned at October 1, 1989 or thereafter acquired, having a gross book value of more than 1.0% of Consolidated Net Tangible Assets. For purposes of this definition, any parcel of real property, manufacturing plant, warehouse, office building or other physical facility that is physically separated and distinct from other parcels of real property, manufacturing plants, warehouses, office buildings or other physical facilities of the Debtor or any Restricted Subsidiary shall not be deemed to be aggregated with such other property so as to constitute a Principal Property, regardless of whether such properties are owned or designated for use by a single Restricted Subsidiary or division of the Debtor or whether such properties or interests therein are acquired, leased, transferred, conveyed, or otherwise disposed of pursuant to a single transaction or a related series of transactions.

Safway. Safway Steel Products, an unincorporated division of the Debtor.

Safway Subsidiary. Safway Steel Products Inc., the Subsidiary of the Debtor to be created in accordance with the Continental Synthetic Leases into which the assets and business which comprise Safway shall be transferred.

Subsidiary. Any corporation, association, trust, partnership or other business entity of which the designated parent shall at any time own directly or indirectly through a Subsidiary or Subsidiaries at least a majority (by number of votes) of the outstanding voting stock.

FIGGIE INTERNATIONAL INC.

By: *Richard [unclear]*
Title:

THE FIRST NATIONAL BANK
OF BOSTON, as Collateral Agent

By: *Greg W. Clark*
Title: *VP*