

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM495226

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Textron Innovations Inc.		06/25/2018	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Greenlee Textron Inc.		
Street Address:	4455 Boeing Drive		
City:	Rockford		
State/Country:	ILLINOIS		
Postal Code:	61109		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 135			
Property Type	Number	Word Mark	
Registration Number:	2228200	SURESTRIP	
Registration Number:	2261638	PALADIN TOOLS	
Registration Number:	2638205		
Registration Number:	2608717		
Registration Number:	2603850	WE KNOW WHAT YOU GO THROUGH	
Registration Number:	2576734	MOD BIT	
Registration Number:	2570441	BENDERMATE	
Registration Number:	2519097	CABLECASTER	
Registration Number:	2486750	SILVER STREAK	
Registration Number:	2483441	SPEED FLEX	
Registration Number:	2712499		
Registration Number:	2685254		
Registration Number:	1780051	D'VERSIBIT	
Registration Number:	955698	FLIP-TOP	
Registration Number:	1732484	KWIK STEPPER	
Registration Number:	1784753	POWER FINDER	
Registration Number:	1488126	1801	
Registration Number:	1903415	AC DETECTIVE	
Registration Number:	1658022	CAM-TRACK	

CH \$3390.00 2228200

Property Type	Number	Word Mark
Registration Number:	1663951	
Registration Number:	1663181	
Registration Number:	1967958	D'VERSIBIT
Registration Number:	1096509	DYNAPRESS
Registration Number:	1655238	EASY TUGGER
Registration Number:	1681787	E-Z BORE
Registration Number:	1673220	FLEX SPLITTER
Registration Number:	1996963	FLEX-O-TWIST
Registration Number:	2051558	
Registration Number:	1659464	LITTLE KICKER
Registration Number:	1471195	MIGHTY MOUSER
Registration Number:	635160	MULTISPUR
Registration Number:	1659447	NAIL EATER
Registration Number:	1020775	PORTA-THRED
Registration Number:	805935	THE POWERFULS
Registration Number:	1687571	QUICK-DRAW
Registration Number:	1688744	QUICK DRAW 90
Registration Number:	1655248	SITE-RITE II
Registration Number:	1659465	TERMINATORS
Registration Number:	1654760	TUGGER
Registration Number:	1734296	GREENLEE
Registration Number:	1993086	G
Registration Number:	1390360	SLUG SPLITTER
Registration Number:	1444902	SLUG-BUSTER
Registration Number:	2733752	
Registration Number:	514729	GREENLEE
Registration Number:	224194	G
Registration Number:	2184370	GATOR
Registration Number:	1852217	KWIK CYCLE
Registration Number:	1857181	NAIL EATER II
Registration Number:	1847589	TRI-GRIP
Registration Number:	1881865	
Registration Number:	2974412	KWIK SILVER
Registration Number:	1885827	KWIK STEPPER
Registration Number:	1886769	KWIK STRIPPER
Registration Number:	1924431	LI'L FISHER
Registration Number:	1027790	SITE-RITE
Registration Number:	1906865	SMART BENDER

Property Type	Number	Word Mark
Registration Number:	2298420	ULTRA TUGGER
Registration Number:	1361468	SUPER TUGGER
Registration Number:	2974340	SLUG-BUSTER SC
Registration Number:	3045564	FASTER SAFER EASIER
Registration Number:	781303	FAIRMONT
Registration Number:	3243450	MICROTDR
Registration Number:	1793516	C-METER
Registration Number:	2436461	FIBERCAT
Registration Number:	1600563	FIBERFONE
Registration Number:	1774088	INDUSTRIAL TECHNOLOGY
Registration Number:	1636759	LANCAT
Registration Number:	1528035	METROPOP
Registration Number:	1536219	METROSWITCH
Registration Number:	2008853	NETCAT
Registration Number:	2594968	PAIRMAPPER
Registration Number:	2034673	SIDEKICK
Registration Number:	2832261	SURE SIGNAL
Registration Number:	2527348	TEMPO
Registration Number:	2029203	TEMPO 7B
Registration Number:	3187780	LET THE MONKEY DO IT!
Registration Number:	3537818	GEARGUARD
Registration Number:	1894967	T-BUG
Registration Number:	2529742	
Registration Number:	2860713	
Registration Number:	1121344	THROWMASTER
Registration Number:	1593991	TONEARC
Registration Number:	2486314	UNI MARKER
Registration Number:	2409061	USERGUARD
Registration Number:	2551997	VIP SIDEKICK
Registration Number:	2257667	TONERANGER
Registration Number:	2859106	HUMBUCKER
Registration Number:	2670856	DATACOM
Registration Number:	2562798	DATACOM
Registration Number:	1506942	DATATOOL 5000
Registration Number:	2400650	FIBERBASICS
Registration Number:	2471273	FIBERCAFE
Registration Number:	2358514	FIBERVIEWS
Registration Number:	2355875	FIBERWORKS

Property Type	Number	Word Mark
Registration Number:	2356078	FOPRO
Registration Number:	2366237	RIFOCS
Registration Number:	2356079	SENSOLITE
Registration Number:	2858417	DISCRIMINATOR
Registration Number:	2880112	MARKER-MATE
Registration Number:	3973826	JACK TERMINATOR
Registration Number:	4013626	FISHFINDER
Registration Number:	4301787	ADAPTAJACK
Registration Number:	3956045	INTELLIBENDER
Registration Number:	3797798	DUALEDGE
Registration Number:	3795248	SMOOTHBORE
Registration Number:	4400632	DATASHARK
Registration Number:	4478580	SPEED PUNCH
Registration Number:	4684142	MADE FOR THE TRADE
Registration Number:	4659666	TELSCOUT
Registration Number:	4598335	GATOR EYE
Registration Number:	4598359	G3 TUGGER
Registration Number:	4544301	ACALERT
Registration Number:	4740649	DATASCOUT
Registration Number:	4736903	TI-METAL
Registration Number:	4890516	BENDWORKS
Registration Number:	4918594	AIRSCOUT
Registration Number:	5036638	INTELLI-CRIMP
Serial Number:	76264774	TELE-MATE
Serial Number:	76368995	
Serial Number:	76368803	QUICK DRAW FLEX
Serial Number:	76370743	EZ REACH
Serial Number:	78552488	GATOR
Serial Number:	78930698	SLUG SPLITTER
Serial Number:	76314443	TEMPO
Serial Number:	76604478	SOAPER MONKEY HANDS-FREE WIRE LUBRICATIN
Serial Number:	77576437	CRIMPALL
Serial Number:	85000649	HUMBUCKER
Serial Number:	85473768	TELSCOUT
Serial Number:	85582280	CABLESCOUT
Serial Number:	86888814	GATOR GRIP
Serial Number:	87064946	DUALEDGE
Serial Number:	87080796	ERGOLAB

Property Type	Number	Word Mark
Serial Number:	87105412	GORILLA
Serial Number:	87701656	SABER

CORRESPONDENCE DATA

Fax Number: 2486410270
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.
Phone: 248-641-1600
Email: troymailroom@hdp.com, jcatanese@hdp.com
Correspondent Name: Harness, Dickey & Pierce, P.L.C.
Address Line 1: 5445 Corporate Drive
Address Line 2: Suite 200
Address Line 4: Troy, MICHIGAN 48098

ATTORNEY DOCKET NUMBER:	31911-500133
NAME OF SUBMITTER:	JenniferCatanese
SIGNATURE:	/Jennifer Catanese/
DATE SIGNED:	10/24/2018

Total Attachments: 115

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TRADEMARK ASSIGNMENT

WHEREAS, Textron Innovations Inc., a Delaware corporation ("Innovations"), is the assignee of all right, title, and interest in and to the trademarks, common-law trademarks, trademark applications, tradenames, trade dress, and other designations of origin identified in those certain assignment agreements dated November 1, 2002, November 3, 2003, November 1, 2004, December 15, 2005, February 15, 2006, June 11, 2007, December 10, 2008, December 11, 2008, May 29, 2009, February 19, 2010, February 23, 2011, April 12, 2012, February 15, 2013, April 1, 2014, April 1, 2015, January 25, 2016, November 18, 2016, January 10, 2017, and January 10, 2018 from Greenlee Textron Inc.; and November 1, 2002, November 3, 2003, and November 1, 2004 from Tempo Research Corporation (attached hereto as Exhibits 1-22, respectively; collectively, the "Assignment Agreements");

WHEREAS, Innovations desires to transfer all of its right, title, and interest in and to such trademarks, common-law trademarks, trademark applications, tradenames, trade dress, and other designations of origin identified in the Assignment Agreements back to Greenlee Textron Inc., a Delaware corporation ("Greenlee Textron");


NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT BACK OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY INNOVATIONS TO GREENLEE TEXTRON


Innovations has assigned, and transferred, and by these present, Innovations hereby does assign, transfer, and deliver to Greenlee Textron, its successors, assigns, and legal representatives, and Greenlee Textron does hereby accept, the whole of any and whatever right, title, and interest Innovations may have in and to: (i) the trademarks, trademark applications, and tradenames, trade dress, or other designations of origin listed in each Exhibit A to the attached Assignment Agreements; (ii) the common-law trademarks, trade dress, and other designations, common-law trademarks, trade dress, and other designations of origin specifically identified in the Assignment Agreements; (iii) the goodwill of the business symbolized by and associated with the foregoing and (iv) the right to recover for past infringements, misappropriation or violation of, or liabilities for, any of the rights relating to any of the foregoing.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of June 25, 2018.

Textron Innovations Inc.

By: 
Name: James P. Runstadler
Title: President

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (hereinafter "Greenlee"), has adopted, used and is using the trademarks described herein, along with the goodwill of Greenlee's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Greenlee desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Greenlee Rhode Island Inc., a Delaware corporation (hereinafter "Greenlee Rhode Island");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (the "Code");

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY GREENLEE TO GREENLEE RHODE ISLAND

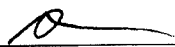
Greenlee has assigned, and transferred, and by these presents, Greenlee hereby does assign, transfer, and deliver to Greenlee Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Greenlee may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Greenlee's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Greenlee and Greenlee Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Greenlee Rhode Island, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2002.

Greenlee Textron Inc.

By: 
Name: Arnold M. Friedman
Title: Vice President

Greenlee Rhode Island Inc.

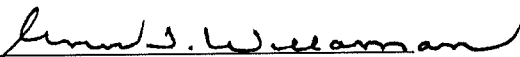
By: 
Name: Ann T. Willaman
Title: Vice President and Secretary

Exhibit A

TRADEMARKS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
76264774	5/25/2001		US		TELE-MATE	TM	9	Textron Inc. dba Progressive Electronics
76083993	7/6/2000	2638205	US	10/22/2002	design	TM	9	Greenlee Textron Inc.
76368995	2/8/2002		US		design	TM	6, 12	Greenlee Textron Inc.
76368803	2/8/2002		US		QUICK DRAW FLEX	TM	7	Greenlee Textron Inc.
76083990	7/6/2000	2608717	US	8/20/2002	design	TM	6	Greenlee Textron Inc.
76156241	10/30/2000	2603850	US	8/6/2002	WE KNOW WHAT YOU GO THROUGH	SM	35	Greenlee Textron Inc.
76370743	2/13/2002		US		EZ REACH	TM	8	Greenlee Textron Inc.
76156242	10/30/2000	2576734	US	6/4/2002	MOD BIT	TM	7	Greenlee Textron Inc.
76237474	4/6/2001	2570441	US	5/14/2002	BENDERMATE	TM	8	Greenlee Textron Inc.
75712082	5/18/1999	2519097	US	12/18/2001	CABLECASTER	TM	9	Greenlee Textron Inc.
75798431	9/14/1999	2486750	US	9/11/2001	SILVER STREAK	TM	8	Greenlee Textron Inc.
75798277	9/14/1999	2483441	US	8/28/2001	SPEED FLEX	TM	8	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Rhode Island Inc., a Delaware corporation (hereinafter "Greenlee Rhode Island"), has adopted, used and is using the trademarks described herein, along with the goodwill of Greenlee Rhode Island's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Greenlee Rhode Island desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation (hereinafter "Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (the "Code");

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY GREENLEE RHODE ISLAND TO INNOVATIONS

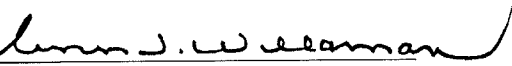
Greenlee Rhode Island has assigned, and transferred, and by these presents, Greenlee Rhode Island hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Greenlee Rhode Island may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Greenlee Rhode Island's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Greenlee Rhode Island and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2002.

Greenlee Rhode Island Inc.

By: 
Name: Ann T. Willaman
Title: Vice President and Secretary

Textron Innovations Inc.

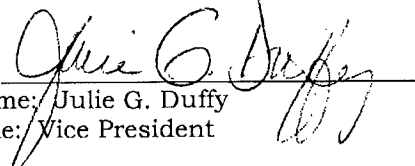
By: 
Name: Julie G. Duffy
Title: Vice President

Exhibit A

TRADEMARKS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
76264774	5/25/2001		US		TELE-MATE	TM	9	Textron Inc. dba Progressive Electronics
76083993	7/6/2000	2638205	US	10/22/2002	design	TM	9	Greenlee Textron Inc.
76368995	2/8/2002		US		design	TM	6, 12	Greenlee Textron Inc.
76368803	2/8/2002		US		QUICK DRAW FLEX	TM	7	Greenlee Textron Inc.
76083990	7/6/2000	2608717	US	8/20/2002	design	TM	6	Greenlee Textron Inc.
76156241	10/30/2000	2603850	US	8/6/2002	WE KNOW WHAT YOU GO THROUGH	SM	35	Greenlee Textron Inc.
76370743	2/13/2002		US		EZ REACH	TM	8	Greenlee Textron Inc.
76156242	10/30/2000	2576734	US	6/4/2002	MOD BIT	TM	7	Greenlee Textron Inc.
76237474	4/6/2001	2570441	US	5/14/2002	BENDERMATE	TM	8	Greenlee Textron Inc.
75712082	5/18/1999	2519097	US	12/18/2001	CABLECASTER	TM	9	Greenlee Textron Inc.
75798431	9/14/1999	2486750	US	9/11/2001	SILVER STREAK	TM	8	Greenlee Textron Inc.
75798277	9/14/1999	2483441	US	8/28/2001	SPEED FLEX	TM	8	Greenlee Textron Inc.

02 Recorded 4/11/06

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Greenlee Rhode Island Inc., a Delaware corporation ("Greenlee Rhode Island");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO GREENLEE RHODE ISLAND

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Greenlee Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Company's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Company and Greenlee Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Greenlee Rhode Island, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 3, 2003.

Greenlee Textron Inc.

By: Ann T. Willaman
Name: Ann T. Willaman
Title: Assistant Secretary

Greenlee Rhode Island Inc.

By: Jenny Jackson
Name: Jenny Jackson
Title: Vice President

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
76/084,048	07/06/00	2,685,254	United States	02/11/03	"GREEN" COLOR	TM	07, 08	Greenlee Textron Inc.
76/083,578	07/06/00	2712499	United States	05/06/03	"GREEN" COLOR	TM	07, 08	Greenlee Textron Inc.
76/084,048	07/06/00	2685254	United States	02/11/03	"GREEN" COLOR	TM	7	Greenlee Textron Inc.
74/331,261	11/16/92	1780051	United States	07/06/93	D"VERSIBIT	TM	7	Greenlee Textron Inc.
72/405,805	10/22/71	955698	United States	03/20/73	FLIP-TOP	TM	23, Int. 7	Greenlee Textron Inc.
74/097,847	09/14/90	1,732,484	United States	11/17/02	KWIK STEPPER	TM	7	Greenlee Textron Inc.
74/105,190	10/11/90	1784753	United States	07/27/93	POWER FINDER	TM	9	Greenlee Textron Inc.
643,702	02/09/87	1488126	United States	05/17/88	1801 (MECHANICAL BENDER)	TM	7	Greenlee Textron Inc.
643,699	02/09/87	1510690	United States	11/01/88	555 (ELECTRIC BENDER)	TM	7	Greenlee Textron Inc.
74/402,150	06/11/93	1,903,415	United States	11/01/93	AC DETECTIVE	TM	9	Greenlee Textron Inc.
74/104,370	10/09/90	1,658,022	United States	09/24/91	CAM-TRACK	TM	7	Greenlee Textron Inc.
74/104,400	10/09/90	1663951	United States	11/12/91	DESIGN (MIGHTY MOUSER LOGO)	TM	7	Greenlee Textron Inc.
74/105,581	10/15/90	1,663,181	United States	11/05/91	DESIGN /Parallel Bands on D'Versibit Drill Bit	TM	7(Prior US 23)	Greenlee Textron Inc.
74/595,652	11/07/94	1,967,958*	United States	04/16/96	D'VERSIBIT	TM	7	Greenlee Textron Inc.
73-150,428	12/01/77	1,096,509*	United States	07/18/78	DYNAPRESS	TM	7	Greenlee Textron Inc.
74/097,848	09/14/90	1655238	United States	09/03/91	EASY TUGGER	TM	7	Greenlee Textron Inc.
74/104,369	10/09/90	1681787	United States	04/07/92	E-Z BORE	TM	7	Greenlee Textron Inc.
74/097,845	09/14/90	1673220	United States	01/28/92	FLEX SPLITTER	TM	8	Greenlee Textron Inc.
74/726,199	09/07/95	1996963	United States	08/27/96	FLEX-O-TWIST (BLOCK LETTERS)	TM	8	Greenlee Textron Inc.

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
74/726,200	09/07/95	2051558	United States	04/08/97	GATOR (DESIGN)	TM	7	Greenlee Textron Inc.
74/104,334	10/09/90	1659464	United States	10/08/91	LITTLE KICKER	TM	8	Greenlee Textron Inc.
73/626,154	10/20/86	1471195	United States	01/05/88	Mighty Mouser	TM	7	Greenlee Textron Inc.
72/002,030	02/03/56	635160	United States	10/02/96	MULTISPUR	TM	Int. 7, US 23	Greenlee Textron Inc.
74/104,434	10/09/90	1659447	United States	10/08/91	NAIL EATER	TM	7	Greenlee Textron Inc.
445,998	01/15/73	1020775	United States	09/16/95	PORTA-THREAD	TM	7	Greenlee Textron Inc.
72/217,180	04/23/65	805935	United States	03/22/66	THE POWERFULS	TM	7, 8	Greenlee Textron Inc.
74/097844	09/14/90	1687571	United States	05/19/92	QUICK DRAW	TM	8	Greenlee Textron Inc.
74/097842	09/14/90	1688744	United States	05/26/92	QUICK DRAW 90	TM	7	Greenlee Textron Inc.
74/097,846	09/14/90	1,655,248	United States	09/03/01	SITE-RITE II	TM	8	Greenlee Textron Inc.
74/104,371	10/09/90	1659465	United States	10/08/91	THE TERMINATORS	TM	8	Greenlee Textron Inc.
74/104,433	10/09/90	1654760	United States	08/27/91	TUGGER	TM	7	Greenlee Textron Inc.
							7,12,13,1 5,21,23,2	Greenlee Textron Inc.
	10/10/90	1734296	United States	11/24/92	GREENLEE	TM	6,35	Greenlee Textron Inc.
	07/10/95	1993086	United States	08/13/96	G AND DIAMOND DESIGN	TM	2,4,6,7,8, 9,17,22	Greenlee Textron Inc.
		1390360	United States	04/15/86	SLUG SPLITTER	TM	8	Greenlee Textron Inc.
		1444902	United States	06/30/87	SLUG BUSTER	TM	8	Greenlee Textron Inc.
76/083,981	7/6/2000	2733752	United States	7/8/2003	Design	TM	6	Greenlee Textron Inc.
71/539,869	11/1/1947	514729	United States	9/6/1949	Greenlee	TM	7	Greenlee Textron Inc.
71/237,547	9/22/2026	224194	United States	2/22/2027	G & Diamond	TM	7	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Rhode Island Inc., a Delaware corporation ("Greenlee Rhode Island"), has adopted, used and is using the trademarks described herein, along with the goodwill of Greenlee Rhode Island's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Greenlee Rhode Island desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY GREENLEE RHODE ISLAND TO INNOVATIONS


Greenlee Rhode Island has assigned, and transferred, and by these presents, Greenlee Rhode Island hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Greenlee Rhode Island may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Greenlee Rhode Island's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Greenlee Rhode Island and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 3, 2003.

Greenlee Rhode Island Inc.

By: 
Name: Jenny Jackson
Title: Vice President

Textron Innovations Inc.

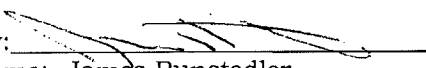
By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
76/084,048	07/06/00	2,685,254	United States	02/11/03	"GREEN" COLOR	TM	07, 08	Greenlee Textron Inc.
76/083,578	07/06/00	2712499	United States	05/06/03	"GREEN" COLOR	TM	07, 08	Greenlee Textron Inc.
76/084,048	07/06/00	2685254	United States	02/11/03	"GREEN" COLOR	TM	7	Greenlee Textron Inc.
74/331,261	11/16/92	1780051	United States	07/06/93	D"VERSIBIT	TM	7	Greenlee Textron Inc.
72/405,805	10/22/71	955698	United States	03/20/73	FLIP-TOP	TM	23, Int. 7	Greenlee Textron Inc.
74/097,847	09/14/90	1,732,484	United States	11/17/02	KWIK STEPPER	TM	7	Greenlee Textron Inc.
74/105,190	10/11/90	1784753	United States	07/27/93	POWER FINDER	TM	9	Greenlee Textron Inc.
643,702	02/09/87	1488126	United States	05/17/88	1801 (MECHANICAL BENDER)	TM	7	Greenlee Textron Inc.
643,699	02/09/87	1510690	United States	11/01/88	555 (ELECTRIC BENDER)	TM	7	Greenlee Textron Inc.
74/402,150	06/11/93	1,903,415	United States	11/01/93	AC DETECTIVE	TM	9	Greenlee Textron Inc.
74/104,370	10/09/90	1,658,022	United States	09/24/91	CAM-TRACK	TM	7	Greenlee Textron Inc.
74/104,400	10/09/90	1663951	United States	11/12/91	DESIGN (MIGHTY MOUSER LOGO)	TM	7	Greenlee Textron Inc.
74/105,581	10/15/90	1,663,181	United States	11/05/91	DESIGN /Parallel Bands on D'Versibit Drill Bit	TM	7(Prior US 23)	Greenlee Textron Inc.
74/595,652	11/07/94	1,967,958*	United States	04/16/96	D'VERSIBIT	TM	7	Greenlee Textron Inc.
73-150,428	12/01/77	1,096,509*	United States	07/18/78	DYNAPRESS	TM	7	Greenlee Textron Inc.
74/097,848	09/14/90	1655238	United States	09/03/91	EASY TUGGER	TM	7	Greenlee Textron Inc.
74/104,369	10/09/90	1681787	United States	04/07/92	E-Z BORE	TM	7	Greenlee Textron Inc.
74/097,845	09/14/90	1673220	United States	01/28/92	FLEX SPLITTER	TM	8	Greenlee Textron Inc.
74/726,199	09/07/95	1996963	United States	08/27/96	FLEX-O-TWIST (BLOCK LETTERS)	TM	8	Greenlee Textron Inc.

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
74/726,200	09/07/95	2051558	United States	04/08/97	GATOR (DESIGN)	TM	7	Greenlee Textron Inc.
74/104,334	10/09/90	1659464	United States	10/08/91	LITTLE KICKER	TM	8	Greenlee Textron Inc.
73/626,154	10/20/86	1471195	United States	01/05/88	Mighty Mouser	TM	7	Greenlee Textron Inc.
72/002,030	02/03/56	635160	United States	10/02/96	MULTISPUR	TM	Int. 7, US 23	Greenlee Textron Inc.
74/104,434	10/09/90	1659447	United States	10/08/91	NAIL EATER	TM	7	Greenlee Textron Inc.
445,998	01/15/73	1020775	United States	09/16/95	PORTA-THREAD	TM	7	Greenlee Textron Inc.
72/217,180	04/23/65	805935	United States	03/22/66	THE POWERFULS	TM	7, 8	Greenlee Textron Inc.
74/097844	09/14/90	1687571	United States	05/19/92	QUICK DRAW	TM	8	Greenlee Textron Inc.
74/097842	09/14/90	1688744	United States	05/26/92	QUICK DRAW 90	TM	7	Greenlee Textron Inc.
74/097,846	09/14/90	1,655,248	United States	09/03/01	SITE-RITE II	TM	8	Greenlee Textron Inc.
74/104,371	10/09/90	1659465	United States	10/08/91	THE TERMINATORS	TM	8	Greenlee Textron Inc.
74/104,433	10/09/90	1654760	United States	08/27/91	TUGGER	TM	7	Greenlee Textron Inc.
							7,12,13,1 5,21,23,2 6,35	Greenlee Textron Inc.
	10/10/90	1734296	United States	11/24/92	GREENLEE	TM	2,4,6,7,8 9,17,22	Greenlee Textron Inc.
	07/10/95	1993086	United States	08/13/96	G AND DIAMOND DESIGN	TM		Greenlee Textron Inc.
		1390360	United States	04/15/86	SLUG SPLITTER	TM	8	Greenlee Textron Inc.
		1444902	United States	06/30/87	SLUG BUSTER	TM	8	Greenlee Textron Inc.
76/083,981	7/6/2000	2733752	United States	7/8/2003	Design	TM	6	Greenlee Textron Inc.
71/539,869	11/1/1947	514729	United States	9/6/1949	Greenlee	TM	7	Greenlee Textron Inc.
71/237,547	9/22/2026	224194	United States	2/22/2027	G & Diamond	TM	7	Greenlee Textron Inc.

US Recorded 4/10/04

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Greenlee Rhode Island Inc., a Delaware corporation ("Greenlee Rhode Island");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

- 1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO GREENLEE RHODE ISLAND

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Greenlee Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Company's business symbolized by and associated with the trademarks listed in Exhibit A.

- 2. FURTHER ASSURANCES

Company and Greenlee Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Greenlee Rhode Island, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2004.

Greenlee Textron Inc.

By: Ann T. Willaman
Name: Ann T. Willaman
Title: Assistant Secretary

Greenlee Rhode Island Inc.

By: Jenny Jackson
Name: Jenny Jackson
Title: Vice President

Exhibit A

TRADEMARKS

Greenlee 12-03 (United States)

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
74/708,744	07/31/95	2,184,370*	United States	08/25/98	GATOR (BLOCK LETTERS)	TM	7	Greenlee Textron Inc.
74/420,371	08/04/93	1852217	United States	09/06/94	KWIK CYCLE	TM	8	Greenlee Textron Inc.
74/413,616	05/11/94	1857181	United States	10/04/94	NAIL EATER II and Design	TM	7	Greenlee Textron Inc.
74/420,370	08/04/93	1847589	United States	08/02/94	TRI-GRIP	TM	8	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Rhode Island Inc., a Delaware corporation ("Greenlee Rhode Island"), has adopted, used and is using the trademarks described herein, along with the goodwill of Greenlee Rhode Island's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Greenlee Rhode Island desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY GREENLEE RHODE ISLAND TO INNOVATIONS

Greenlee Rhode Island has assigned, and transferred, and by these presents, Greenlee Rhode Island hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Greenlee Rhode Island may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Greenlee Rhode Island's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Greenlee Rhode Island and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2004.

Greenlee Rhode Island Inc.

By: Jenny Jackson
Name: Jenny Jackson
Title: Vice President

Textron Innovations Inc.

By: James Runstadler
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
74/708,744	07/31/95	2,184,370*	United States	08/25/98	GATOR (BLOCK LETTERS)	TM	7 Crimpers	Greenlee Textron Inc.
74/420,371	08/04/93	1852217	United States	09/06/94	KWIK CYCLE	TM	8	Greenlee Textron Inc.
74/413,616	05/11/94	1857181	United States	10/04/94	NAIL EATER II and Design	TM	7	Greenlee Textron Inc.
74/420,370	08/04/93	1847589	United States	08/02/94	TRI-GRIP	TM	8	Greenlee Textron Inc.

US Recorded 4/11/00

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights relating to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks; and (ii) the goodwill of the business symbolized by and associated with the trademarks listed in Exhibit A.


2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

(Remainder of page intentionally left blank.)

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of December 15, 2005.

Greenlee Textron Inc.

By: 
Name: Arnold M. Friedman
Title: Vice President

Textron Innovations Inc.

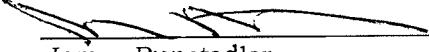
By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Greenlee 12-04 (United States)

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
74/503,995	03/11/94	1,881,865	United States	03/07/95	Design (Limb Lopper)	TM	7	Greenlee Textron Inc.
78/354,359		2,974,412	United States	07/19/05	KWIK SILVER	TM		Greenlee Textron Inc.
74/516,554	04/21/94	1885827	United States	03/28/95	KWIK STEPPER & DESIGN	TM	7	Greenlee Textron Inc.
74/421,489	08/04/93	1886769	United States	03/28/95	KWIK STRIPPER	TM	8	Greenlee Textron Inc.
74/395,763	05/26/93	1924431	United States	10/03/95	Li'L FISHER	TM	13,19,21,2 3,31,34,35	Greenlee Textron Inc.
73/048,232	03/31/75	1027790	United States	12/23/75	SITE-RITE	TM	8	Greenlee Textron Inc.
74/395756	05/26/93	1906865	United States	07/18/95	SMART BENDER	TM	7	Greenlee Textron Inc.
75/051,955	07/01/99	2298420	United States	12/07/99	ULTRA TUGGER (BLOCK LETTERS)	TM	7	Greenlee Textron Inc.
73/526585	03/01/85	1361468	United States	09/24/85	SUPER-TUGGER	TM	7	Greenlee Textron Inc.
78/345,958	12/29/03	2,974,340	United States	07/19/05	SLUG BUSTER SC	TM		Greenlee Textron Inc.
78/510,689	11/3/2004	3045564	United States	10/25/2005	FASTER SAFER EASIER	TM	35	Greenlee Textron Inc.

OS Recorded 4/11/66

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress or other designations of origin described herein, including any common-law rights related to said trademarks, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, tradenames, trade dress or other designations or origin to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

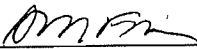
Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2005 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with the trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations of origin created or acquired by Company on or before December 31, 2005 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of February 15, 2006.

GREENLEE TEXTRON INC.

By: 
Name: Arnold M. Friedman
Title: Vice President

TEXTRON INNOVATIONS INC.

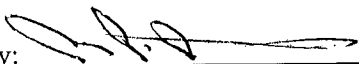
By: 
Name: James P. Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Greenlee 12-05 TMs (final) (United States)

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
78/552,488	01/24/05		United States		GATOR	TM	7	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc. Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights relating to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks; and (ii) the goodwill of the business symbolized by and associated with the trademarks listed in Exhibit A.

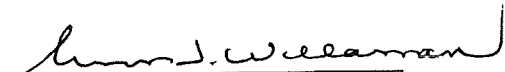
2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

(Remainder of page left intentionally blank.)

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of June 11, 2007.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James P. Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Greenlee 061107

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
78/930698	17-Jul-06		US		SLUG SPLITTER	TM	8	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2006, and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

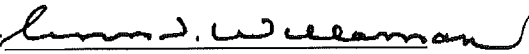
2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

of origin created or acquired by Company on or before December 31, 2006 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of December 10, 2008.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.

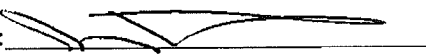
By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A
TRADEMARKS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		0781303	USA		FAIRMONT	Trademark		Greenlee Textron Inc
77/028988	10/25/06	3243450	USA	5/22/07	MICROTDR	Trademark	9.,	Greenlee Textron Inc

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2,670,856	USA	1/7/03	DATACOM	Trademark	42,	Greenlee/Tempo
75/748,567	7/8/99	2562798	USA	4/23/02	DATACOM (BLOCK LETTERS)	Trademark	9.,41,	Tempo Research Corp
714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp
75/764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp
73832917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9.,	Tempo Research Corp
74/226746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9.,	Tempo Research Corp
74/042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp
74/042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp
74/481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Research Corp from RIFOCs
74300968	7/3/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9.,	Greenlee Textron Inc.
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9.,	Tempo Research Corp
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76223932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9.,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9.,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9.,	Tempo Research Corp

Greenlee TM 12-06 TMs (final).xls Retained TMs

76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9.,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/90	TONEARC	Trademark	9.,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9.,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9.,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc, a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2007, and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

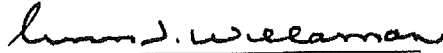
2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

of origin created or acquired by Company on or before December 31, 2007 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of December 11, 2008.

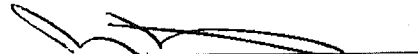
Greenlee Textron Inc.

By: 

Name: Ann T. Willaman

Title: Assistant Secretary

Textron Innovations Inc.

By: 

Name: James Runstadler

Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
	7/28/04	3,187,780	USA	12/19/06	LET THE MONKEY DO IT			Greenlee Textron Inc.
76604478	7/28/04		USA		Let the Monkey Do It! (Vertical)	Trademark		Greenlee Textron Inc.
77136,410	3/21/07	3537818	USA	11/25/08	GearGuard	Trademark	6.,	Greenlee Textron Inc

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2.670.856	USA	1/7/03	DATAKOM	Trademark	42,	Greenlee/Tempo
75/748,567	7/8/99	2562798	USA	4/23/02	DATAKOM (BLOCK LETTERS)	Trademark	9.,41,	Tempo Research Corp
714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp
75/764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp
73832917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9.,	Tempo Research Corp
74/226746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9.,	Tempo Research Corp
74/042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp
74/042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp
74/481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCs
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Textron Inc.
74300968	7/31/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9.,	Tempo Research Corp
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9.,	Tempo Research Corp
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76223932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9.,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9.,	Tempo Research Corp
	2/24/95	2.029,203	USA	1/7/97	TEMPO 7B	Trademark	9.,	Tempo Research Corp

Greenlee TM 12-07 TMs (final).xls Retained TMs

76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9.,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/90	TONEARC	Trademark	9.,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9.,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9.,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2008, and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

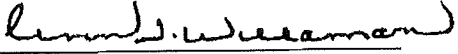
Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

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of origin created or acquired by Company on or before December 31, 2008 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of May 29, 2009.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Serial No.	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
77/576437	9/23/08		USA		CRIMPALL	Trademark	8	Greenlee Textron
75/272,485	4/10/97	2,257,667	USA	6/29/99	TONERANGER	Trademark	9	Greenlee Textron Inc. from Telefontix
78/215,338	2/14/03	2,859,106	USA	2/17/04	HUMBUCKER	Trademark	9	Greenlee Textron Inc. from Telefontix

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2,670,856	USA	1/7/03	DATAKOM	Trademark	42.	Greenlee/Tempo
75/748,567	7/8/99	2562798	USA	4/23/02	DATAKOM (BLOCK LETTERS)	Trademark	9.,41.	Tempo Research Corp from RIFOCS
714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp from RIFOCS
75/764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10.	Tempo Research Corp from RIFOCS
73832917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9.,	Tempo Research Corp
74/226,746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9.,	Tempo Research Corp
74/042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
74/042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
74/481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCS
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Textron Inc. from Tempo
74300968	7/31/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9.,	Tempo Research Corp
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9.,	Tempo Research Corp from RIFOCS
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76223932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9.,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9.,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9.,	Tempo Research Corp
76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/8/04	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9.,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/80	TONEARC	Trademark	9.,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9.,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41.	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9.,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2009, and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

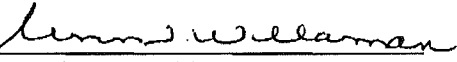
Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

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of origin created or acquired by Company on or before December 31, 2009 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of February 19, 2010.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.

By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Greenlee 2009 TM Assigned

Serial No.	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
[REDACTED]								

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2,670,856	USA	1/7/03	DATACOM	Trademark	42,	Greenlee/Tempo
75748,567	7/8/99	2562798	USA	4/23/02	DATACOM (BLOCK LETTERS)	Trademark	9.,41,	Tempo Research Corp from RIFOCS
714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp from RIFOCS
75764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp from RIFOCS
73832917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9.,	Tempo Research Corp
74/226746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9.,	Tempo Research Corp
74042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
74042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
74/481,979	1/1/94	2008863	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCS
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Texton Inc. from Tempo
743000968	7/31/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9.,	Tempo Research Corp
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9.,	Tempo Research Corp from RIFOCS
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9.,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9.,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9.,	Tempo Research Corp
76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9.,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/90	TONEARC	Trademark	9.,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9.,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9.,	Tempo Research Corp

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
75519641	7/16/1998	2400650	US	10/31/2000	FIBERBASICS	SM	41	RIFOCS Corporation
75898452	1/18/2000	2471273	US	7/24/2001	FIBERCAFE	SM	38, 42	RIFOCS Corporation
75522895	7/16/1998	2358514	US	6/13/2000	FIBERVIEWS	TM	16	RIFOCS Corporation
75431486	2/9/1998	2355875	US	6/6/2000	FIBER WORKS	TM	9	RIFOCS Corporation
75505210	6/19/1998	2356078	US	6/6/2000	FOPRO	TM	9	RIFOCS Corporation
75738133	6/28/1999	2366237	US	7/11/2000	RIFOCS	TM	9	RIFOCS Corporation
75505395	6/19/1998	2356079	US	6/6/2000	SENSOLITE	TM	9	RIFOCS Corporation
76/356689	1/9/2002	2858417	US	6/29/2004	DISCRIMINATOR	TM		RIFOCS Corporation
76/484450	1/22/2003	2880112	US	8/31/2004	MARKER-MATE	TM		RIFOCS Corporation

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2010 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

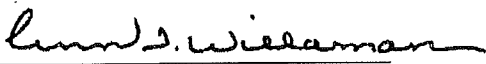
TRADEMARK

REEL: 006513 FRAME: 0382

of origin created or acquired by Company on or before December 31, 2010 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of February 23, 2011.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.

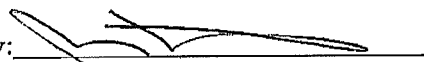
By: 
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Greenlee 2010 TM Assigned

Serial No.	Filing Date	Registration Number	Country	Registration Date	Mark	Type of Mark	IC	Owner
85/000,649	3/29/2010		United States		HUMBUCKER		9	Greenlee Textron Inc.
85/171,851	11/8/2010		United States		NUT HOLDING TECHNOLOGY		8	Greenlee Textron Inc.

TRADEMARK

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2,870,856	USA	1/7/03	DATACOM	Trademark	42,	Greenlee/Tempo
75748,567	7/8/99	2562798	USA	4/23/02	DATACOM (BLOCK LETTERS)	Trademark	9,41,	Tempo Research Corp from RIFOCS
714,370	3/2/88	1506842	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp from RIFOCS
75764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp from RIFOCS
73832917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9,,	Tempo Research Corp
74/226,746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9,,	Tempo Research Corp
74/042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9,,	Tempo Research Corp from RIFOCS
74/042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9,,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
74/481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCS
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Textron Inc. from Tempo
74300968	7/8/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9,,	Tempo Research Corp
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9,,	Tempo Research Corp from RIFOCS
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76228932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9,,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9,,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9,,	Tempo Research Corp
76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9,,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9,,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9,,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/90	TONEARC	Trademark	9,,	Tempo Research Corp
76010201	3/27/00	2466314	USA	9/4/01	Uni Marker	Trademark	9,,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/28/02	VIP SIDEKICK	Trademark	9,,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2011 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

of origin created or acquired by Company on or before December 31, 2011 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of April 12, 2012.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Greenlee 2011 TM Assigned

Serial Number	Filing Date	Registration Number	Country	Registration Date	Mark	IC	Type of Mark	Owner
85/473768	11/16/2011		USA		TELESCOUT		Trademark	Greenlee/Tempo
85/148,642	10/8/2010	3973826	USA	6/7/2011	JACK THE TERMINATOR		Trademark	Greenlee/Tempo
85/065,399	6/17/2010	4013626	USA	8/16/2011	FISHFINDER		Trademark	Greenlee/Tempo

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1799516	USA		C-METER	Trademark		Tempo Research Corp
75/748,567	7/8/99	2,670,956	USA	1/7/03	DATA.COM	Trademark	42	Greenlee/Tempo
		2562798	USA	4/23/02	DATA.COM (BLOCK LETTERS)	Trademark	9,41,	Tempo Research Corp from RIFOCS
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74/042,216	1/1/94	1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
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	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. **THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS**

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2012 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. **FURTHER ASSURANCES**

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

of origin created or acquired by Company on or before December 31, 2012 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of February 15, 2013.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Registration Date	Country	Mark	IC	Type of Mark	Owner
85/582280	3/28/2012			United States of America	CABLESCOUT		9	Greenlee Textron Inc.
85/145997	10/6/2010	4301787	3/12/2013	United States of America	ADAPTAJACK		9	Greenlee Textron Inc.
85/078454	7/6/2010	3956045	5/3/2011	United States of America	INTELLIBENDER		7	Greenlee Textron Inc.
77/762834	6/18/2009	3797798	6/1/2010	United States of America	DUALEGE		7	Greenlee Textron Inc.
77/762814	6/18/2009	3795248	5/25/2010	United States of America	SMOOTHBORE		7	Greenlee Textron Inc.

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
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714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp from RIFOCS
751764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp from RIFOCS
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741228,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9.,	Tempo Research Corp
74228746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9.,	Tempo Research Corp
741042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
741042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9.,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
741481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCS
751808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Textron Inc. from Tempo
74300968	7/31/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9.,	Tempo Research Corp
751838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9.,	Tempo Research Corp from RIFOCS
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76223932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9.,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9.,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9.,	Tempo Research Corp
76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9.,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9.,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/1/90	TONEARC	Trademark	9.,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9.,	Tempo Research Corp
751414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37,41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/25/02	VIP SIDEKICK	Trademark	9.,	Tempo Research Corp

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
75519641	7/16/1998	2400650	US	10/31/2000	FIBERBASICS	SM	41	RIFOCS Corporation
75898452	1/18/2000	2471273	US	7/24/2001	FIBERCAFE	SM	38, 42	RIFOCS Corporation
75522895	7/16/1998	2358514	US	6/13/2000	FIBERVIEWS	TM	16	RIFOCS Corporation
75431486	2/9/1998	2355875	US	6/6/2000	FIBER WORKS	TM	9	RIFOCS Corporation
75505210	6/19/1998	2356078	US	6/6/2000	FOPRO	TM	9	RIFOCS Corporation
75738133	6/28/1999	2366237	US	7/11/2000	RIFOCS	TM	9	RIFOCS Corporation
75505395	6/19/1998	2356079	US	6/6/2000	SENSOLITE	TM	9	RIFOCS Corporation
763356689	1/9/2002	2858417	US	6/29/2004	DISCRIMINATOR	TM		RIFOCS Corporation
76484450	1/22/2003	2880112	US	8/31/2004	MARKER-MATE	TM		RIFOCS Corporation

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2013 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

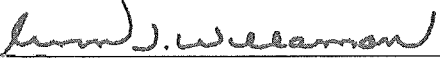
Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

of origin created or acquired by Company on or before December 31, 2013 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of April 1, 2014.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Exhibit B

RETAINED INTERESTS

Serial Number	Filing Date	Registration Number	Registration Date	Country	Mark	IC	Type of Mark	Owner
85/145997	10/6/2010	4301787	3/12/2013	United States of America	ADAPTAJACK		9	Greenlee Textron Inc.
85/367829	7/11/2011	4400632	9/10/2013	United States of America	DATASHARK		9	Greenlee Textron Inc.
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]	[REDACTED]
85/574114	3/20/2012	4478580	2/4/2014	United States of America	SPEED PUNCH		07, 08	Greenlee Textron Inc.

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2014 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

of origin created or acquired by Company on or before December 31, 2014 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of April 1, 2015.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.

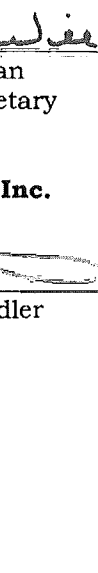
By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Registration Date	Country	Mark	IC	Type of Mark	Owner
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
86/285521	5/19/2014	4684142	2/10/2015	United States of America	MADE FOR THE TRADE	04, 06, 07, 08, 09, 22		Greenlee Textron Inc.
86/300518	6/4/2014	4659666	12/23/2014	United States of America	TELSCOUT	9		Greenlee Textron Inc.
85/945454	5/29/2013	4598335	9/2/2014	United States of America	GATOR EYE		9	Greenlee Textron, Inc.
85/947531	5/31/2013	4598359	9/2/2014	United States of America	G3 TUGGER		7	Greenlee Textron Inc.
85/768785	11/1/2012	4544301	6/3/2014	United States of America	ACALERT		9	Greenlee Textron Inc.

Exhibit B

RETAINED INTERESTS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
		1793516	USA		C-METER	Trademark		Tempo Research Corp
		2,670,856	USA	1/7/03	DATA.COM	Trademark	42,	Greenlee/Tempo
75/748,567	7/8/99	2562798	USA	4/23/02	DATA.COM (BLOCK LETTERS)	Trademark	9, 41,	Tempo Research Corp from RIFOCS
714,370	3/2/88	1506942	USA	10/4/88	DATATOOL 5000	Trademark		Tempo Research Corp from RIFOCS
75/764,654	7/30/99	2,436,461	USA	3/20/01	FIBERCAT (BLOCK LETTERS)	Trademark	10,	Tempo Research Corp from RIFOCS
7382917	10/23/89	1600563	USA	6/12/90	FiberFone	Trademark		Tempo Research Corp
74/226,746		1774088	USA	6/1/93	INDUSTRIAL TECHNOLOGY	Trademark	9,	Tempo Research Corp
74/226746		1774088	USA		INDUSTRIAL TECHNOLOGY & DESIGN	Trademark	9,	Tempo Research Corp
74/042,216	3/5/91	1636759	USA		LANCAT (STYLIZED)	Trademark	9,	Tempo Research Corp from RIFOCS
74/042,216		1636759	USA	3/5/91	LANCAT (STYLIZED)	Trademark	9,	Tempo Research Corp from RIFOCS
743,200	8/1/88	1528035	USA	3/7/89	METROPOP	Trademark		Tempo Research Corp from RIFOCS
743,216	8/1/88	1536219	USA	4/25/89	METROSWITCH	Trademark		Tempo Research Corp from RIFOCS
74/481,979	1/1/94	2008853	USA	1/1/94	NETCAT	Trademark		Tempo Research Corp from RIFOCS
75/808,129	9/24/99	2594968	USA	4/16/02	PAIRMAPPER	Trademark		Greenlee Texttron Inc. from Tempo
74300968	7/31/92	2034673	USA	2/4/97	SIDEKICK	Trademark	9,	Tempo Research Corp
75/838,321	11/2/99	2,832,261	USA	4/13/04	SURE SIGNAL	Trademark	9,	Tempo Research Corp from RIFOCS
	12/12/04	1894967	USA	5/23/94	T-BUG	Trademark		Tempo Research Corp
76223932	3/13/01	2,527,348	USA	1/8/02	TEMPO	Trademark	9,	Tempo Research Corp
76314443	9/12/01		USA		TEMPO	Trademark	9,	Tempo Research Corp
	2/24/95	2,029,203	USA	1/7/97	TEMPO 7B	Trademark	9,	Tempo Research Corp
76223931	3/13/01	2,529,742	USA	1/15/02	Tempo Globe Design	Trademark	9,	Tempo Research Corp
76314442	9/12/01	2,860,713	USA	7/6/04	Tempo Globe Design	Trademark	9,	Tempo Research Corp
73157551	2/13/78	1,121,344	USA	7/3/79	THROWMASTER	Trademark	9,	Tempo Research Corp
73822825	8/31/89	1,593,991	USA	5/7/90	TONEARC	Trademark	9,	Tempo Research Corp
76010201	3/27/00	2486314	USA	9/4/01	Uni Marker	Trademark	9,	Tempo Research Corp
75/414,287	1/6/98	2,409,061	USA	11/28/00	USERGUARD	Trademark	37, 41,	Tempo Research Corp from RIFOCS
	7/6/00	2,551,997	USA	3/26/02	VIP SIDEKICK	Trademark	9,	Tempo Research Corp

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2015 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES


Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations

OHS West:260334257.2

of origin created or acquired by Company on or before December 31, 2015 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of January 25, 2016.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.

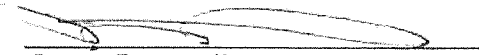
By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Registration Date	Country	Mark	IC	Type of Mark	Owner
86/271213	5/5/2014	4740649	19-May-2015	United States of America	DATASCOUT	9		Greenlee Textron Inc.
86/285474	5/19/2014	4736903	12-May-2015	United States of America	TI-METAL	07, 08		Greenlee Textron, Inc.
86/546070	2/25/2015	4890516	1/19/2016	United States of America	BENDWORKS	9		Greenlee Textron Inc.

Exhibit B

RETAINED INTERESTS

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. **THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS**

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2016 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

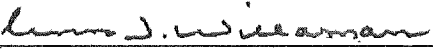
Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations of origin created or acquired by Company on or before December 31, 2016 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of January 10, 2017.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Serial Number	Filing Date	Registration Number	Registration Date	Country	Mark	IC	Type of Mark	Owner
86/094378	10/17/2013	4918594	3/15/2016	United States of America	AIRSCOUT	9		Greenlee Textron, Inc.
86/888814	1/27/2016			United States of America	GATOR GRIP	7		Greenlee Textron, Inc.
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
[REDACTED]	[REDACTED]			[REDACTED]	[REDACTED]	[REDACTED]		[REDACTED]
86/952769	3/25/2016	5036638	9/6/2016	United States of America	INTELLI-CRIMP	7		Greenlee Textron, Inc.
87/064946	6/8/2016			United States of America	DUALEDGE	7		Greenlee Textron, Inc.
87/080796	6/22/2016			United States of America	ERGO LAB	42		Greenlee Textron, Inc.

Greenlee 2016 TM Assigned

87/1054-12	7/15/2016				United States of America	GORILLA	7		Greenlee Textron, Inc.

Exhibit B

RETAINED INTERESTS

ASSIGNMENT

WHEREAS, Greenlee Textron Inc., a Delaware corporation (the "Company"), has adopted, used and is using the trademarks, tradenames, trade dress and other designations of origin described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks, tradenames, trade dress and other designations of origin described herein, including any common-law rights related to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, tradenames, trade dress and other designations of origin, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. **THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO INNOVATIONS**

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks, trademark applications, and tradenames listed in Exhibit A, common-law trademarks, trade dress and other designations of origin created or acquired by Company on or before December 31, 2017 and any common-law rights relating to said trademarks, tradenames, trade dress or other designations of origin, rights to obtain renewals and all other legal protections pertaining thereto, and the right to recover for past infringements of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations of origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin. The assignment of all common law trademarks, common law trade dress and other common law obligations of origin pursuant to this assignment shall be deemed effective as of the date of first use in commerce by Company. All other interests assigned pursuant to this assignment shall be effective as of the execution date of this assignment.

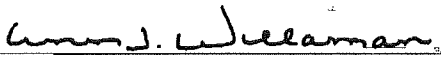
Notwithstanding anything to the contrary herein, Company retains the whole of any and whatever right, title and interest Company may have in and to: (i) the trademarks, trademark applications, trade dress, tradenames and other designations of origin listed in Exhibit B and any common-law rights relating to said trademarks, trade dress, tradenames and other designations of origin related thereto, including without limitation, any rights to obtain renewals and all other legal protections pertaining thereto, the right to recover for past infringement of, or liabilities for, any of the rights relating to any of such trademarks, trademark applications, tradenames, trade dress or other designations or origin; and (ii) the goodwill of the business symbolized by and associated with said trademarks, tradenames, trade dress or other designations of origin.

2. FURTHER ASSURANCES

Company and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary and useful to secure fully the aforesaid rights, titles, and interests in and to said trademarks, trademark applications, and tradenames listed in Exhibit A and common-law trademarks, trade dress or other designations of origin created or acquired by Company on or before December 31, 2017 to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of January 10, 2018.

Greenlee Textron Inc.

By: 
Name: Ann T. Willaman
Title: Assistant Secretary

Textron Innovations Inc.


By: 
Name: James Runstadler
Title: President

Exhibit A

TRADEMARKS

Exhibit B

RETAINED INTERESTS

ASSIGNMENT

WHEREAS, Tempo Research Corporation, a Delaware corporation (hereinafter "Tempo"), has adopted, used and is using the trademarks described herein, along with the goodwill of Tempo's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Tempo desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Tempo Rhode Island Inc., a Delaware corporation (hereinafter "Tempo Rhode Island");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended (the "Code");

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY TEMPO TO TEMPO RHODE ISLAND

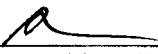
Tempo has assigned, and transferred, and by these presents, Tempo hereby does assign, transfer, and deliver to Tempo Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Tempo may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Tempo's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Tempo and Tempo Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Tempo Rhode Island, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2002.

Tempo Research Corporation

By: 
Name: Arnold M. Friedman
Title: Vice President

Tempo Rhode Island Inc.

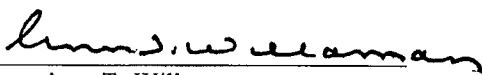
By: 
Name: Ann T. Willaman
Title: Vice President and Secretary

Exhibit A

TRADEMARKS

Serial Number	Date Filed	Registration No.	Country	Registration Date	Mark	Type of Mark	IC	OWNER
75519641	7/16/1998	2400650	US	10/31/2000	FIBERBASICS	SM	41	RIFOCS Corporation
75898452	1/18/2000	2471273	US	7/24/2001	FIBERCAFE	SM	38, 42	RIFOCS Corporation
75522895	7/16/1998	2358514	US	6/13/2000	FIBERVIEWS	TM	16	RIFOCS Corporation
75431486	2/9/1998	2355875	US	6/6/2000	FIBER WORKS	TM	9	RIFOCS Corporation
75505210	6/19/1998	2356078	US	6/6/2000	FOPRO	TM	9	RIFOCS Corporation
75738133	6/28/1999	2366237	US	7/11/2000	RIFOCS	TM	9	RIFOCS Corporation
75505395	6/19/1998	2356079	US	6/6/2000	SENSOLITE	TM	9	RIFOCS Corporation

ASSIGNMENT

WHEREAS, Tempo Research Corporation, a Delaware corporation (the "Company"), has adopted, used and is using the trademarks described herein, along with the goodwill of Company's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Company desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Tempo Rhode Island Inc., a Delaware corporation ("Tempo Rhode Island");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY COMPANY TO TEMPO RHODE ISLAND

Company has assigned, and transferred, and by these presents, Company hereby does assign, transfer, and deliver to Tempo Rhode Island, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Company may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Company's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Company and Tempo Rhode Island hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Tempo Rhode Island, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2004.

Tempo Research Corporation

By: Ann T. Willaman

Name: Ann T. Willaman
Title: Assistant Secretary

Tempo Rhode Island Inc.

By: Jenny Jackson

Name: Jenny Jackson
Title: Vice President

Exhibit A

TRADEMARKS

Tempo Research Corporation – 2004 Trademarks – Exhibit A

<u>Mark</u>	<u>Country</u>	<u>Appl. No.</u>	<u>Date Filed</u>	<u>Reg. No.</u>	<u>Reg. Date</u>
DISCRIMINATOR	USA	76/356689	9-Jan-2002	2858417	29-Jun-2004
MARKER-MATE	USA	76/484450	22-Jan-2003	2880112	31-Aug-2004

ASSIGNMENT

WHEREAS, Tempo Rhode Island Inc., a Delaware corporation ("Tempo Rhode Island"), has adopted, used and is using the trademarks described herein, along with the goodwill of Tempo Rhode Island's business symbolized thereby, and is the owner of all right, title, and interest in and to the trademarks described herein, including any and all United States, state or foreign registrations issued, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto;

WHEREAS, Tempo Rhode Island desires to transfer all of its right, title, and interest in and to such trademarks, along with the goodwill of the business symbolized by and associated with such trademarks, to Textron Innovations Inc., a Delaware corporation ("Innovations");

WHEREAS, all transfers of intellectual property pursuant to this Assignment are intended to be transfers pursuant to Section 351 of the Internal Revenue Code of 1986, as amended;

NOW, THEREFORE, to whom it may concern, be it known that for good and valuable consideration, the receipt of which is hereby mutually acknowledged:

1. THE ASSIGNMENT OF TRADEMARK RIGHTS AND THE ASSOCIATED GOODWILL BY TEMPO RHODE ISLAND TO INNOVATIONS

Tempo Rhode Island has assigned, and transferred, and by these presents, Tempo Rhode Island hereby does assign, transfer, and deliver to Innovations, its successors, assigns, and legal representatives the whole of any and whatever right, title, and interest Tempo Rhode Island may have in and to: (i) the trademarks listed in Exhibit A, and any United States, state or foreign registrations of such trademarks, applications filed, common-law rights related to said trademarks, rights to obtain renewals and all other legal protections pertaining thereto; and (ii) the goodwill of Tempo Rhode Island's business symbolized by and associated with the trademarks listed in Exhibit A.

2. FURTHER ASSURANCES

Tempo Rhode Island and Innovations hereby further agree, each for itself and its successors, assigns, and legal representatives, to execute upon request any other lawful documents and likewise to perform any other lawful acts that are necessary to secure fully the aforesaid rights, titles, and interests in and to said trademarks listed in Exhibit A to Innovations, its successors, assigns, and legal representatives.

IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be duly executed and delivered as of November 1, 2004.

Tempo Rhode Island Inc.

By: Jenny Jackson
Name: Jenny Jackson
Title: Vice President

Textron Innovations Inc.

By: _____
Name: James Runstadler
Title: Vice President - Licensing

Exhibit A

TRADEMARKS

Tempo Research Corporation – 2004 Trademarks – Exhibit A

<u>Mark</u>	<u>Country</u>	<u>Appl. No.</u>	<u>Date Filed</u>	<u>Reg. No.</u>	<u>Reg. Date</u>
DISCRIMINATOR	USA	76/356689	9-Jan-2002	2858417	29-Jun-2004
MARKER-MATE	USA	76/484450	22-Jan-2003	2880112	31-Aug-2004

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