FEB-23-2006 13:53 CONLEY & ROSE PC 9727312289 P.02 Attorney Docket No. 4004-15700 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE TRADEMARKS ONLY Patent and Trademark Office To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies): Name of conveying party(ies) Name: L&P Property Management Company Griptex Industries, Inc. □ Individual □ Association Internal Address: Street Address: No. 1 Leggett Road ☐ General Partnership ☐ Limited Partnership ■ Corporation – Georgia City/State/Zip: Carthage, Missouri 64836 ☐ Other ☐ Individual ☐ Association ☐ Limited Partnership ☐ General Partnership Additional name(s) and address(es) attached? □Yes ☑ No ■ Corporation - Delaware □ Other 3. Nature of conveyance: If assignee is not domiciled in the United States, a domestic □ Merger Assignment representative designation Is attached:

Yes (Designations must be a separate document from Assignment) Additional name(s) and address(es) attached? □ Yes ■ No Other – Execution Date: November 30, 2005 Application number(s) or registration number(s): Mark if additional numbers attached B. Trademark Registration No.(s): A. Trademark Application No.(s) 78/312,915 Name and address of party to whom correspondence 6. Total number of applications and registration involved: 1 concerning document should be mailed: 7. Total fee (37 CFR 3.41) \$40.00 Kristin Jordan Harkins CONLEY ROSE, P.C. × Withdraw from Deposit Account No. 50-1515 5700 Granite Parkway, Suite 330

Plano, TX 75024

Any deficiencies or overpayments are authorized to be charged to or credited to deposit account

8. Deposit Account Number: 50-1515

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

Statement and signature.

5.

To the best of my knowledge and bellef, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Kristin Jordan Harkins Name of Person Signing

Kustin Jadan Harkins February 23, 2006

Total number of pages including cover sheet, attachments and document: 10

33079.01/4004-15700

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment"), dated as of November 30, 2005, is made by and among:

Dash Multi-Corp, Inc., a Missouri corporation ("Parent"), Dash Services, Inc., a Missouri corporation ("LeasingSub"), Griptex Industries, Inc., a Georgia corporation ("Griptex"), Quick-Knit, Inc., a Georgia corporation ("Quick-Knit"), and Marvin S. Wool, the principal shareholder of Parent ("Shareholder")

And

L&P Materials Manufacturing, Inc., a Delaware corporation ("Buyer"); and **L&P Property Management Company**, a company related to Buyer and a Delaware corporation with its principal place of business situated in the State of California ("L&P").

Parent, LeasingSub, Griptex and Quick-Knit are referred to herein collectively as ("Seller"). In certain instances where the context requires, references to Seller shall be deemed to mean each of Parent, LeasingSub, Griptex and Quick-Knit considered individually.

RECITALS

WHEREAS, pursuant to a certain Asset Purchase Agreement ("APA") executed on or about the date of this Assignment, Buyer is purchasing from Seller certain assets and properties, including without limitation trademarks, company names, and domain names, which are used by Seller in the operation of the business of Griptex and Quick-Knit (the "Business").

WHEREAS, Seller and Buyer desire to formalize their agreement as to the assignment of the trademarks, company names and domain names used by Seller in the operation the Business, including without limitation the right, title and interest in, to and under the trademarks, company names and domain names as used in the Business, together with the goodwill of the business symbolized by the same; and,

WHEREAS, Buyer desires to direct Seller to assign certain of the trademarks and company names to its related company, L&P.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the parties intending to be legally bound agree as follows:

1. <u>Trademark Ownership:</u> Seller represents that it owns the entire right, title and interest in, to and under the trademarks, together with the goodwill of the business symbolized by the trademarks, which are used by Seller in the Business, which are identified and described in Exhibits A and B attached hereto. The marks are collectively referred to as the "Trademarks." Seller's rights include all common law rights to the Trademarks and all registration rights conferred by the United States Trademark Office or other foreign national trademark offices.

Seller's rights further include the right to assign the Trademarks under the terms and conditions of this Assignment without violation of any contractual or legal obligations Seller may have to any other party.

- 2. <u>Trademark Assignment:</u> Seller does hereby sell, assign and transfer unto L&P, its successors, assigns and legal representatives, the entire right, title and interest in all Trademarks which are used by Seller in the Business, including without limitation the Trademarks set forth in the attached Exhibit A, the goodwill of the business symbolized by the Trademarks, the registrations and application(s) for registration thereof in all countries, and all common law rights. This sale, assignment and transfer includes the right to recover all damages resulting from prior infringement of such Trademarks, together with the right of priority under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres.
- 3. Transferred Name Rights Assignment: Seller does hereby sell, assign and transfer unto L&P, its successors, assigns and legal representatives, all of Seller's right, title and interest in the company names GRIPTEX and QUICK-KNIT, for exclusive use in connection with the Business (the "Transferred Name Rights"). Such sale, assignment and transfer shall include the goodwill of the business symbolized by the Transferred Name Rights, the registrations and application(s) for registration thereof, all common law rights, and the right to recover all damages resulting from prior infringement of the Transferred Name Rights, together with the right of priority under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres, to the extent relating to the Transferred Name Rights.
- 4. <u>Domain Name Assignment:</u> Seller does hereby sell, assign and transfer unto Buyer, its successors, assigns and legal representatives, all of Seller's right, title and interest in the domain name used by Seller in connection with the Business, being the domain names "griptex.com" and "quickknit.com."
- 5. <u>Cessation of Use of the Trademarks, Transferred Name Rights and Domain Names:</u> Upon execution of this Assignment, Seller agrees to cease from all further use of the Trademarks, the Transferred Name Right and the domain names "griptex.com" and "quickknit.com," the rights to which are sold, assigned and transferred pursuant to this Assignment, and agrees not to use any mark, name or domain name which is confusingly similar to such Trademarks.
- 6. <u>Delivery of Materials:</u> Upon execution of this Assignment, Seller shall deliver to Buyer all of Seller's documents and files relating to the Trademarks, the Transferred Name Roights and the domain names "griptex.com" and "quickknit.com," the rights of which are sold, assigned and transferred pursuant to this Assignment, including without limitation all trademark and service mark applications and registration files, all Certificates of Registrations and all other written or electronic documents displaying the Trademarks, the Transferred Name Rights and the domain names "griptex.com" and "quickknit.com." Seller shall be permitted to retain copies of all such documents and files.

Any materials mentioned in this section which are held by Seller's counsel or any third party from which Seller has the right to obtain such materials shall be considered Seller's documents and files.

Additional Documents: Seller shall execute any further documents requested by Buyer to document the Buyer's or L&P's rights granted herein, such as formal assignments of trademarks and domain name transfers suitable for recording in the United States or foreign national trademark offices or with the applicable domain name registration authority.

IN WITNESS WHEREOF, the parties have executed this Assignment as of the date first above written.

DASH MULTI-CORP, INC.

STATE OF MISSOURI

CITY OF ST. LOUIS

On this 30th day of November, 2005, personally appeared before me Marvin Wool, to me known and known to me to be the person aforesaid, who duly acknowledged the signing of the foregoing instrument to be his/her voluntary act and deed, and as President of DASH MULTI-CORP., INC., did execute the same for the uses and purposes therein set forth.

(Seal)

Notary Public

GAIL K. NOLL Notary Public - Notary Seal STATE OF MISSOURI

St Louis County

My Commission Expires: Dec. 9, 2007

DASH SERVICES, INC.	
By Na Swa	er C
Name: Marrin Wool	
Title: President	
STATE OF MISSOURI)
CITY OF ST. LOUIS) SS)
known and known to me to be the	er, 2005, personally appeared before me Marvin Wool, to me person aforesaid, who duly acknowledged the signing of the pluntary act and deed, and as President of DASH SERVICES , sees and purposes therein set forth.
GRIPTEX INDUSTRIES, INC.	Wotary Public - Notary Seat STATE OF MISSOURI
By: Many S. W.	St. Louis County My Commission Fapiros: Dec. 9, 2007
Name: Marin Wool	
Title: President	

On this 30th day of November, 2005, personally appeared before me Marvin Wool, to me known and known to me to be the person aforesaid, who duly acknowledged the signing of the foregoing instrument to be his/her voluntary act and deed, and as President of GRIPTEX INDUSTRIES, INC., did execute the same for the uses and purposes therein set forth.

)SS

(Seal)

Notary Public

GAILK NOLL Notary Public Notary Seat STATE OF SISSOURI St. La Amounty My Compresa DEMARK, 2007

REEL: 003264 FRAME: 0352

STATE OF MISSOURI

CITY OF ST. LOUIS

QUICK-KNIT, INC.

By Nan Swood	
Name: Marvin Wool	
Title: Resident	
STATE OF MISSOURI) SS	
CITY OF ST. LOUIS)	
known and known to me to be the person afore	rsonally appeared before me Marvin Wool, to me esaid, who duly acknowledged the signing of the st and deed, and as President of QUICK-KNIT, oses therein set forth.
(Seal)	Notary Public
Marvin S. Wool	Notary Public Notary Seas STATE OF MISSOURI St. Lord Cloudty My Commission of the Dec. 9, 2007
STATE OF MISSOURI)	
) SS CITY OF \$T. LOUIS)	

On this 30th day of November, 2005, personally appeared before me, MARVIN S. WOOL, to me known and known to me to be the person aforesaid, who duly acknowledged the signing of the foregoing instrument to be his voluntary act and deed, did execute the same for the uses and purposes therein set forth.

(Seal)

Dair K. hace Notary Public

GANERAL RECELL

Notany Public Metary Soul

STATE OF MESOURI

St. Love Lovery

My CTRADEMARK 9,2007 | REEL: 003264 FRAME: 0353

Acknowledged and Accepted By:

L&P MATERIALS MANUFACTURING, INC.

By

/m 2.

Name: Russell Iorio

Title: Designated Person

L&P PROPERTY MANAGEMENT COMPANY

By:

Name: Gene B. Kartchner

Title: Vice President

Trademark Assignment

6

FEB-23-2006 13:55 CONLEY & ROSE PC 9727312289 P.09

STATE OF MISSOURI COUNTY OF JASPER

On this $\frac{\int_{-\infty}^{\infty} f(x)^{-1/2}}{\int_{-\infty}^{\infty}}$ day of February, 2006, personally appeared before me Gene B. Kartchner, to me known and known to me to be the person aforesaid who duly acknowledged the signing of the foregoing instrument to be his voluntary act and deed and who executed the same for the uses and purposes therein set forth.

Mulwin & Dinneron Notary Public

(Seal)

"NOTARY SEALT

Melissa L. Johnson, Notary Felection
State of Missouti, Jasper Critical
My Commission Exp. Tech. 11

$\frac{\textbf{EXHIBIT A} - \textbf{TRADEMARK APPLICATIONS, REGISTRATIONS AND CANCELLED}}{\textbf{REGISTRATIONS}}$

Griptex, Inc.

STOP-SLIP, Trademark application filed in the United States of America, Application Serial Number 78/312,915, Filed October 13, 2003, Class 27, Goods – Non-slip rug pads made of knitted polyester scrim fabric coated with specially formulated pvc.

WONDER LINER, Registered Trademark in the United States of America, Application Serial Number, 75/009,009, Filed October 23, 1995, Registration Number 2,017,400, Registration Date November 19, 1996, Class 27, Goods - Knitted polyester scrim coated with specially formulated pvc manufactured as a non-slip drawer liner, non-slip shelf liner and non-slip pad for table top surfaces.

STOP-SLIP, Registered Trademark in the United States of America, Application Serial Number 74/360,676, Filed February 22, 1993, Registration Number 1,797,948, Registration Date October 21, 1993, Class 27, Goods - Knitted polyester scrim coated with specially formulated pvc, manufactured as a non-slip rug pad.

Dash Multi-Corp, Inc.

PERFECT L I N E R (and Design), Registered Trademark in the United States of America, Application Serial Number 76/077,642, Filed June 22, 2000, Registration Number 2,479,732, Registration Date August 21, 2001, Class 20, Goods - Rubber shelf and drawer liners.

Exhibit A - Page 1

EXHIBIT B – UNREGISTERED TRADEMARKS

Terra-Grip Natural Rubber

Maxi-Grip

Ultra-Grip

Aire-Grip

Tight-Grip

Comfort-Grip

Duo-Grip

Wonder Liner

Wonderliner

Wonderliner Standard

Wonderliner Premium

Wonderliner Deluxe

Designer Wonderliner

Grip-All

Maxi Gripper

Stop-Slip

Pro-Liner

Dash Gripper

Produce Protector

Produce Protector Plus

Trademark Assignment

RECORDED: 02/23/2006

Exhibit B - Page 1

TRADEMARK REEL: 003264 FRAME;₁0357.11