	09-08	3-1999	·D#							
FORM PTO-1619		37843	U.S. Department of Commerce Patent and Trademark Office PATENT							
08-31-19 U.S. Patent & TMOtc/TM	99 Mail Rept Dt. #31 RECORDATION FO	ORM COVER SHEET								
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).										
Submission Type	6-18-98	Conveyance Type	Security Agreement							
Resubmission (N Document II	on-Recordation) D # 100969892	License	Change of Name							
Correction of PT		Merger								
Reel # Frame # Corrective Document Reel # Frame # Frame #		Other: <u>Release of S</u>	Security Interest							
Conveying Party		nveying parties attached								
• •	The Bank of New York Collateral Agent for The Mutual L York, MONY Life Insurance Comp Insurance Company									
Second Party										
Name (line 1):			Execution Date:							
Name (line 2):										
Receiving Party	Mark if additional	al names of conveying parties attached								
Name (line 1):	Stevens International, Inc.	If document to be recorded is an assignment and the								
Name (line 2):	f/k/a Stevens Graphics Corporatio	n	receiving party is not domiciled in the United							
Address (line 1):	5500 Airport Freeway	States an appointment of a								
Address (line 2):			· · ·							
Address (line 3):	Fort Worth City	Texas State / Country	76117 Zip Code							
Domestic Repres	entative (for the first Receiving Party C	Dnly)								
Name:										
			- W Z							
		DFFICE USE ONLY	80E							

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, DC. 20231

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	Page 2			U.S. Department of Commerce Patent and Trademark Office PATENT			
Correspondent N	ame and Address (fo	or the first Receiving Pa	arty Only)				
Name:	Chris Wilson		·	18			
Address (line 1):	ARNOLD & PORTER						
Address (line 2):	555 12 th Street N.W.						
Address (line 3):	Suite 1229-A						
Address (line 4): Washington, DC 20004-1202							
Pages	Enter the total number of pages of the attached conveyance document including any attachments:			12			
Application Num	Mark if additional numbers attached						
Application Number(s)			Patent Number(s)				
			4545518; 5016182				
<u>only if a</u> U.	ion Treaty (PCT) application number .S. Application Number en assigned.	PCT:	PCT: PCT:	PCT: PCT:			
Number of Properties	Enter the to	tal number of pro	operties involved:	2			
Fee Amount	Fee Amount for	Properties Listed	(37 C.F.R. 3.41):	\$80.00			
Method of P	Payment Enclos	sed 🛛 🖾	Deposit Account				
			Deposit Account Nu	umber: 01-2510			
		Authoriza	ation to charge additiona	al fees: Xes No			
Statement and Si	gnature						
	my knowledge and belief, is a true copy of the origin ein.						
	Valsh, Esq rson Signing	Signa	ture	Date Signed			

AN AN	DEMAN	RK M EC'	CANAR CO	04
ASU	JUN	18	1998	FACE
E.	WET	39 RAD	EMAR	10/

RELEASE OF SECURITY INTEREST

THIS RELEASE OF SECURITY INTEREST (this "<u>Release</u>") is executed as of the 27th day of April, 1998, by THE BANK OF NEW YORK, a New York state banking association, as Collateral Agent for The Mutual Life Insurance Company of New York, MONY Life Insurance Company of America, and Aetna Life Insurance Company (the "<u>Lenders</u>"), lenders pursuant to the Amended and Restated Senior Subordinated Note Agreement described below ("<u>Collateral Agent</u>"), and has reference to the following facts:

WHEREAS, STEVENSINTERNATIONAL, INC., a Delaware corporation, formerly known as Stevens Graphics Corporation and successor by merger to Zerand-Bernal Group, Inc. (the "Borrower"), and the Lenders executed that certain Amended and Restated Senior Subordinated Note Agreement dated as of March 27, 1992 (as amended, modified or supplemented from time to time, the "Note Agreement");

WHEREAS, pursuant to the terms and conditions of the Note Agreement, Collateral Agent was granted a security interest in certain licenses, patents, patent applications, copyrights, trademarks, trademark applications, trade names, assumed names, service marks and service mark applications, and all books and records evidencing or containing information regarding or otherwise pertaining to any of the foregoing (collectively, the "Intellectual Property Collateral"), under that certain Security Agreement dated as of March 27, 1992, executed by the Borrower for the benefit of Collateral Agent (the "Security Agreement");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office as of August 6, 1992, at Reel 6215, Frame 0367, against the patents listed in the schedule thereto; and

WHEREAS, Collateral Agent has received consideration for a full and complete release of the security interest in and liens on a portion of the Intellectual Property Collateral, and now wishes to release such security interest and liens in the patents listed on <u>Exhibit A</u> hereto (such patents are hereinafter collectively referred to as the "<u>Released Collateral</u>");

NOW THEREFORE, Collateral Agent represents and agrees as follows:

1. Collateral Agent hereby releases, cancels and terminates all of its right, title and interest in and to the Released Collateral, including its security interest in and liens on the Released Collateral and all other rights with respect to the Released Collateral, and reconveys and assigns any and all right, title and interest that it may have in and to the Released Collateral.

2. Collateral Agent represents and warrants that it has not exercised any of the rights with respect to the Released Collateral available to it under the Security Agreement. Collateral

Agent represents and warrants that it has not sold, licensed, conveyed or otherwise alienated any rights in and to the Released Collateral, and that it has not used or sublicensed any of the Released Collateral.

3. Without limiting the generality of the foregoing, this Release is intended to and shall forever terminate and reconvey the irrevocable rights in the Released Collateral conveyed to Collateral Agent.

4. Collateral Agent agrees that hereafter it will not take any action with respect to the Released Collateral.

5. This Release only applies to the Released Collateral and shall in no way be deemed to release any of Collateral Agent's right, title and interest in and to the Intellectual Property Collateral which is not listed on <u>Exhibit A</u> hereto.

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IN WITNESS WHEREOF, Collateral Agent has caused this Release to be duly executed by its officer thereunto duly authorized as of the date hereof

THE BANK OF NEW YORK, as Collateral Agent, successor to NATIONSBANK OF TEXAS, N.A., as Collateral Agent

Bv: < JONES BEY Name: Assistant Treasurer Title:

STATE OF \mathcal{N} . \mathcal{Y} § § SS: COUNTY OF <u>kings</u> §

On the $\underline{\mathscr{O}1}$ day of $\underline{\mathscr{Hay}}$ in the year 1998, before me personally came Sharra $\overline{\mathcal{Iones}}$ Boto me known, who, being by me duly sworn, did depose and say that the is the <u>Assistant Treasure</u> of THE BANK OF NEW YORK, the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by authority of the board of directors of said corporation.

Leve Rame

Notary Public

My commission expires:

200 22, 1499

[SEAL]

DALLAS_1\3016053 05141998 v1 Vwolfert:9637-9 LUIS A. AMADOR JR. Notary Public, State of New York No. 01AM6000603, Qual. in Kings Co. Certificate Filed in Kings County Commission Expires Dec. 22, 1999

EXHIBIT A

US Patent No. 4545518 851008

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RELEASE OF SECURITY INTEREST

THIS RELEASE OF SECURITY INTEREST (this "<u>Release</u>") is executed as of the 27th day of April, 1998, by THE BANK OF NEW YORK, a New York state banking association, as Collateral Agent for The Mutual Life Insurance Company of New York, MONY Life Insurance Company of America, and Aetna Life Insurance Company (the "<u>Lenders</u>"), lenders pursuant to the Amended and Restated Senior Subordinated Note Agreement described below ("<u>Collateral Agent</u>"), and has reference to the following facts:

WHEREAS, STEVENS INTERNATIONAL, INC., a Delaware corporation, formerly known as Stevens Graphics Corporation (the "Borrower"), and the Lenders executed that certain Amended and Restated Senior Subordinated Note Agreement dated as of March 27, 1992 (as amended, modified or supplemented from time to time, the "Note Agreement");

WHEREAS, pursuant to the terms and conditions of the Note Agreement, Collateral Agent was granted a security interest in certain licenses, patents, patent applications, copyrights, trademarks, trademark applications, trade names, assumed names, service marks and service mark applications, and all books and records evidencing or containing information regarding or otherwise pertaining to any of the foregoing (collectively, the "Intellectual Property Collateral"), under that certain Security Agreement dated as of March 27, 1992, executed by the Borrower for the benefit of Collateral Agent (the "Security Agreement");

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office as of August 6, 1992, at Reel 6215, Frame 0331, against the patents listed in the schedule thereto; and

WHEREAS, Collateral Agent has received consideration for a full and complete release of the security interest in and liens on a portion of the Intellectual Property Collateral, and now wishes to release such security interest and liens in the patents listed on Exhibit A hereto (such patents are hereinafter collectively referred to as the "Released Collateral");

NOW THEREFORE, Collateral Agent represents and agrees as follows:

1. Collateral Agent hereby releases, cancels and terminates all of its right, title and interest in and to the Released Collateral, including its security interest in and liens on the Released Collateral and all other rights with respect to the Released Collateral, and reconveys and assigns any and all right, title and interest that it may have in and to the Released Collateral.

2. Collateral Agent represents and warrants that it has not exercised any of the rights with respect to the Released Collateral available to it under the Security Agreement. Collateral Agent represents and warrants that it has not sold, licensed, conveyed or otherwise alienated any

rights in and to the Released Collateral, and that it has not used or sublicensed any of the Released Collateral.

3. Without limiting the generality of the foregoing, this Release is intended to and shall forever terminate and reconvey the irrevocable rights in the Released Collateral conveyed to Collateral Agent.

4. Collateral Agent agrees that hereafter it will not take any action with respect to the Released Collateral.

5. This Release only applies to the Released Collateral and shall in no way be deemed to release any of Collateral Agent's right, title and interest in and to the Intellectual Property Collateral which is not listed on Exhibit A hereto.

[Balance of this page intentionally left blank.]

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IN WITNESS WHEREOF, Collateral Agent has caused this Release to be duly executed by its officer thereunto duly authorized as of the date hereof

> THE BANK OF NEW YORK, as Collateral Agent, successor to NATIONSBANK OF TEXAS, N.A., as **Collateral Agent**

ONES - BEY Name: Assistant Treasurer Title:

STATE OF <u>New York</u> COUNTY OF <u>Kings</u> § § §

On the <u>21</u> day of <u>May</u> in the year 1998, before me personally came Sh<u>Arin Jones-dey</u> to me known, who, being by me duly sworn, did depose and say that she is the <u>Assistant Treasurer</u> of THE BANK OF NEW YORK, the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by authority of the board of directors of said corporation.

SS:

Lu Cemor Notary Public

My commission expires:

Q11 · 22, 1999

[SEAL]

DALLAS 1\3015916 05141998 v2 Vwolfert:9637-9

LUIS A, AMADOR JR. Notary Public, State of New York No. 01AM6000603, Qual, in Kings Co. Certificate Filed in Kings County Commission Expires Dec. 22, 1999

EXHIBIT A

US Patent No. 5016182 910514