

10-01-2004

RECC



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To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

1. Name of conveying party(ies)/Execution Date(s):

WILMINGTON TRUST COMPANY, AS COLLATERAL AGENT

Execution Date(s) SEPTEMBER 30, 2004

Additional name(s) of conveying party(ies) attached? Yes No

2. Name and address of receiving party(ies)

Name: PLIANT SOLUTIONS CORPORATION

Internal Address: _____

Street Address: 1475 WOODFIELD ROAD, SUITE 700

City: SCHAUMBURG

State: IL

Country: US Zip: 60173

Additional name(s) & address(es) attached? Yes No

3. Nature of conveyance:

- Assignment Merger
- Security Agreement Change of Name
- Government Interest Assignment
- Executive Order 9424, Confirmatory License
- Other Release of Security Interest

4. Application or patent number(s):

This document is being filed together with a new application.

A. Patent Application No.(s)

SEE ATTACHED.

B. Patent No.(s)

SEE ATTACHED.

Additional numbers attached? Yes No

5. Name and address to whom correspondence concerning document should be mailed:

Name: Penelope Agodoa

Internal Address: Federal Research Corporation

Street Address: 1030 15th Street, NW, Suite 92

City: Washington

State: DC Zip: 20005

Phone Number: 800-846-3190

Fax Number: _____

Email Address: pagodoa@federalresearch.com

6. Total number of applications and patents involved:

14

7. Total fee (37 CFR 1.21(h) & 3.41) \$ 560.00

- Authorized to be charged by credit card
- Authorized to be charged to deposit account
- Enclosed
- None required (government interest not affecting title)

8. Payment Information

a. Credit Card Last 4 Numbers _____
Expiration Date _____

b. Deposit Account Number _____

Authorized User Name _____

9. Signature:

Elizabeth Steiner
Signature

September 30, 2004

Date

Elizabeth Steiner

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents: 5

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

10/04/2004 6TON11 00000010 4767654

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PATENT
REEL: 015829 FRAME: 0307

Annex I

**Pliant Solutions Corporation
(Utah Corporation)**

U.S. Patents

Registered Patents

	Patent No.	Issue Date
Detachable Coupon Label	4767654	08/30/1988
Paper Base Wallcovering	5441784	08/15/1995
Composite for In-mold Transfer Printing and Process for In-mold Printing of Molded Plastic or Rubber Articles therewith	5707472	01/13/1998
Non-stick Polymer-coated Articles of Manufacture	5736249	04/07/1998
Pressure Sensitive Dry Transfer Graphics Article and Method of Manufacture	5814402	09/29/1998
Water Based Coating Composition Having Sacrificial Layer for Stain Removal	5910535	06/08/1999
Graffiti Remover which Comprises an Active Solvent, a Secondary Solvent, an Emollient and a Particulate Filler and Method for its use	5929005	07/27/1999
Composite for In Mold Transfer Printing	5935692	08/10/1999
Graffiti Remover which Comprises an Active Solvent, a Secondary Solvent, an Emollient and a Particulate Filler and Method for its use	6057276	05/02/2000
Non-stick Polymer-coated Articles of Manufacture, and Process and Coatings for the Production thereof	6084020	07/04/2000
Self-wound Self-adhesive Surface Covering Material	6086995	07/11/2000
Process for Producing Coated Articles of Manufacture	6120849	09/19/2000
Hydrophobic Coating System for Application to an Inorganic Organic or Metallic Substrate	6153304	11/28/2000
Methods and Composition for Making a Pressure Sensitive Adhesive Coated Laminate	6312777	11/06/2001

[[NYCORP:2434679]]

U.S. PATENTS RELEASE OF SECURITY INTEREST

THIS RELEASE dated as of September 30, 2004, by WILMINGTON TRUST COMPANY, as Collateral Agent for the Secured Parties (as defined below). Terms used herein and not otherwise defined shall have the meanings assigned to such terms in the Domestic Security Agreement referred to below.

Reference is made to (a) the Indenture dated as of February 17, 2004 (as amended, supplemented or otherwise modified from time to time, the "Indenture"), among PLIANT CORPORATION, a Utah corporation (the "Issuer"), the Note Guarantors (as defined in the Indenture) and WILMINGTON TRUST COMPANY, as trustee, and (b) the Domestic Security Agreement dated as of February 17, 2004 (as amended, supplemented or otherwise modified from time to time, the "Domestic Security Agreement"), among the Grantors and WILMINGTON TRUST COMPANY, as collateral agent (the "Collateral Agent"), pursuant to which, among other things, Pliant Solutions Corporation, a Utah corporation and a Grantor under the Domestic Security Agreement ("Pliant Solutions"), granted a security interest to the Collateral Agent, for the benefit of the Secured Parties, in, among other things, the certain registered patents and pending patent applications of Pliant Solutions set forth on Annex I hereto (the "Patents"), which security interest was recorded with the United States Patent & Trademark Office.

In connection with the sale of certain of the assets of Pliant Solutions, as permitted under Section 4.06 of the Indenture, Pliant Solutions has informed the Collateral Agent of its desire to obtain the release of all right, title and interest of the Secured Parties and each other grantee or beneficiary in and to the Patents under the Indenture and the Domestic Security Agreement.

Accordingly, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, all the Collateral Agent's right, title and interest (including, without limitation, security interests) in and to the Patents shall automatically terminate as provided by Section 10.03 of the Indenture and Section 8.14 of the Domestic Security Agreement. This Release shall not result in any release or termination of the security interest of the Collateral Agent in any of the registered patents or pending patent applications of any of the other Grantors under the Indenture and the Domestic Security Agreement.

[[2434734]]

IN WITNESS WHEREOF, the Collateral Agent has caused this Release to be duly executed by its duly authorized officer as of the day and year above written.

**WILMINGTON TRUST COMPANY, as
Collateral Agent,**

By 
Name: **Mary St. Amand**
Title: **Assistant Vice President**

[[2434734]]

Annex I

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(Utah Corporation)**

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