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SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date
Maneto, Inc. (fka Mannington Mills of Delaware, Inc.)	12/16/2005

RECEIVING PARTY DATA

Name:	Bank of America, N.A.
Street Address:	335 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10017

PROPERTY NUMBERS Total: 12

Property Type	Number
Patent Number:	6753066
Patent Number:	6609348
Patent Number:	6397544
Patent Number:	6299974
Patent Number:	6203879
Patent Number:	6197400
Patent Number:	6114008
Patent Number:	5981058
Patent Number:	5891294
Patent Number:	5706642
Application Number:	10140300
Application Number:	09749033

CORRESPONDENCE DATA

Fax Number: (212)836-8026

PATENT REEL: 017083 FRAME: 0962

500074513

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2128367319

Email: psomelofske@kayescholer.com

Correspondent Name: Paul Somelofske c/o Kaye Scholer LLP

Address Line 1: 425 Park Avenue Address Line 2: Station 14-B

Address Line 4: New York, NEW YORK 10022-3598

NAME OF SUBMITTER: Paul Somelofske

Total Attachments: 15

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MANETO, INC. AMENDED AND RESTATED PATENT SECURITY AGREEMENT

(2005 TRANSACTION)

THIS AMENDED AND RESTATED PATENT SECURITY AGREEMENT (2005 TRANSACTION) (this "Amended and Restated Patent Security Agreement") made as of the 16th day of December, 2005, by and between MANETO, INC., a Delaware corporation (formerly known as Mannington Mills of Delaware, Inc.), with an office at 103 Foulk Road, Suite 200, Wilmington, Delaware 19803 ("MMD"), and BANK OF AMERICA, N.A. ("Bank of America"), in its capacity as Agent (together with any successor in such capacity, the "Agent") for the Lenders, with an office at 335 Madison Avenue, New York, New York, 10017.

WITNESSETH:

WHEREAS, Mannington Mills, Inc., a New Jersey corporation ("MMI"), Mannington Carpets, Inc., a Georgia corporation ("MCI"), certain financial institutions (the "Original Lenders") and BankAmerica Business Credit, Inc. ("BABC"), as agent (the "Original Agent") for the Original Lenders, entered into an Amended and Restated Loan and Security Agreement, dated as of December 12, 1997, as amended by a First Amendment to Amended and Restated Loan and Security Agreement, dated as of October 11, 1998, a Third Amendment to Amended and Restated Loan and Security Agreement, dated as of December 1, 1998, a Fourth Amendment to Amended and Restated Loan and Security Agreement, dated as of April 1, 1999, a Fifth Amendment to Amended and Restated Loan and Security Agreement, dated as of April 25, 2000, and a Sixth Amendment to Amended and Restated Loan and Security Agreement, dated as of April 25, 2000, and a Sixth Amendment to Amended and Restated Loan and Security Agreement, dated as of April 16, 2001 (as so amended, the "Original Loan and Security Agreement");

WHEREAS, Bank of America is the successor in interest in and to all of BABC's assets, interests, rights and obligations (collectively, its "Interests") in all of its capacities, including without limitation its Interests under the Original Loan and Security Agreement and all other Loan Documents (as defined in the Original Loan and Security Agreement) executed and delivered in connection therewith as an Original Lender and as the Original Agent;

WHEREAS, MMI, MCI, certain financial institutions and Bank of America, as agent for such financial institutions, amended and restated the Original Loan and Security Agreement to restructure the loans and commitments of the financial institutions parties thereto and to make certain other changes, all pursuant to (i) a certain Second Amended and Restated Loan Agreement, dated as of December 18, 2001, as amended by a First Amendment to Second Amended and Restated Loan Agreement, dated as of December 28, 2003, and a Second Amendment to Second Amended and Restated Loan Agreement, dated as of December 31, 2004 (as so amended, the "Second Amended and Restated Loan Agreement") and (ii) a certain Second Amended and Restated Security Agreement, dated as of December 18, 2001;

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WHEREAS, simultaneously with the execution and delivery of the Second Amended and Restated Loan Agreement, MMD and Agent entered into a certain Patent Security Agreement (the "Original Patent Security Agreement");

WHEREAS, MCI has been merged with and into MMI with MMI as the surviving entity and all of the patents, registered patents and patent applications held by MCI (the "MCI Patents") have been and/or will be transferred to MMD;

WHEREAS, MMI, the Lenders and Agent have agreed to amend and restate the Second Amended and Restated Loan Agreement as a third amended and restated loan agreement to restructure the loans and commitments of the financial institutions parties thereto and to make certain other changes;

WHEREAS, simultaneously with the execution and delivery of this Amended and Restated Patent Security Agreement, MMI, the Lenders and Agent are entering into a Third Amended and Restated Loan Agreement (as from time to time amended, modified, restated or supplemented, the "Third Amended and Restated Loan Agreement"), dated as of the date hereof, and MMI, MMD, Dealers Supply North, Inc., a Delaware corporation, and Agent are entering into a Third Amended and Restated Security Agreement (as from time to time amended, modified, restated or supplemented, the "Third Amended and Restated Security Agreement"), dated as of the date hereof;

WHEREAS, MMD is a wholly-owned subsidiary of MMI;

WHEREAS, MMI and MMD share an identity of interests as members of a combined group of companies, and MMD derives substantial direct and indirect benefits from the extensions of credit under the Second Amended and Restated Loan Agreement, and will derive substantial direct and indirect benefits from the extensions of credit under the Third Amended and Restated Loan Agreement;

WHEREAS, the Lenders and Agent have required, as a condition to their entering into and advancing funds under the Third Amended and Restated Loan Agreement, that MMD execute and deliver to Agent this Amended and Restated Patent Security Agreement, which shall amend and restate the Original Patent Security Agreement, in order to secure the prompt and complete payment, observance and performance of all of the Obligations;

NOW, THEREFORE, in consideration of the premises and in order to induce the Lenders and Agent to enter into the Third Amended and Restated Loan Agreement and to make Loans to MMI and the other Borrowers thereunder and issue Letters of Credit, MMD hereby agrees with Agent, for the benefit of Agent and the ratable benefit of the Lenders, that the Original Patent Security Agreement shall be, and hereby is, amended and restated in its entirety as follows:

1. Defined Terms.

(a) Unless otherwise defined herein, each capitalized term used herein that is defined in the Third Amended and Restated Loan Agreement shall have the meaning specified for such term in the Third Amended and Restated Loan Agreement.

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- (b) The words "hereof," "herein" and "hereunder" and words of like import when used in this Amended and Restated Patent Security Agreement shall refer to this Amended and Restated Patent Security Agreement as a whole and not to any particular provision of this Amended and Restated Patent Security Agreement, and paragraph references are to this Amended and Restated Patent Security Agreement unless otherwise specified.
- (c) All terms defined in this Amended and Restated Patent Security Agreement in the singular shall have comparable meanings when used in the plural, and <u>vice versa</u>, unless otherwise specified.
- 2. <u>Incorporation of Premises</u>. The premises set forth above are incorporated into this Amended and Restated Patent Security Agreement by this reference hereto and are made a part hereof.
- 3. <u>Incorporation of the Third Amended and Restated Loan Agreement</u>. The Third Amended and Restated Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 4. <u>Security Interest in Patents</u>. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, MMD hereby grants to Agent, for the benefit of the Agent and the Lenders, a security interest in, as and by way of a first mortgage and security interest having priority over all other security interests, with power of sale to the extent permitted by applicable law, all of MMD's:
 - (a) now owned or existing and hereafter acquired or arising patents, registered patents and published patent applications, including, without limitation, the patents, registered patents and published patent applications, listed on Schedule A attached hereto and made a part hereof (which Schedule includes the MCI Patents), and (i) all income, royalties, proceeds, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (ii) the right to sue for past, present and future infringements thereof, and (iii) all of MMD's rights corresponding thereto throughout the world (all of the foregoing patents, registered patents and published patent applications, together with the other items described in clauses (i)-(iii) in this paragraph 4(a), are hereinafter individually and/or collectively referred to as the "Patents");
 - (b) rights under or interests in any patent license agreements with any other party, whether MMD is a licensee or licensor under any such license agreement, including, without limitation, the patent license agreements relating to the manufacturing process listed on Schedule A attached hereto and made a part hereof, together with any renewals thereof and the right to prepare for sale and sell any and all Inventory now or hereafter owned by MMD and now or hereafter covered by any such licenses (all of the foregoing are hereinafter referred to collectively as the "Licenses"); and
 - (c) all other patent rights and all additions, improvements, and accessions to, all substitutions for and replacements of, and all products and proceeds (including insurance proceeds) of any and all of the foregoing, and all books and records and technical information and data describing or used in connection with any and all such rights,

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interests, assets or property (any or all of the foregoing are hereinafter referred to collectively as "Other Patent Rights").

- 5. Restrictions on Future Agreements. MMD will not (i) enter into any agreement, including, without limitation, any agreement in which MMD agrees to sell or assign its interest in, or grant any license under, any of the Patents or Licenses, (a) which could reasonably be expected to have a Material Adverse Effect, provided that no Event of Default shall have occurred and be continuing and (b) without the prior written consent of Agent, if an Event of Default shall have occurred and be continuing, and MMD further agrees that it will not take any action, and will use its commercially reasonable efforts not to permit any action to be taken by others, including, without limitation, licensees, or fail to take any action, which would in any respect affect the validity or enforcement of the rights transferred to Agent under this Amended and Restated Patent Security Agreement or the rights associated with those Patents, Licenses or Other Patent Rights or (ii) sell, mortgage, pledge, assign, encumber, grant a security interest in, transfer, license, alienate, assign its interest in, or grant any license under any of the Patents, Licenses or Other Patent Rights except as expressly permitted under the Third Amended and Restated Loan Agreement, provided however, that MMD shall have the right to license the use of the Patents in the ordinary course of its business.
- New Patents, Licenses and Other Patent Rights. MMD represents and 6. warrants that (a) the Patents and Licenses listed on Schedule A of this Amended and Restated Patent Security Agreement includes all of the patents, registered patents, published patent applications and manufacturing process Licenses now owned by MMD and includes all of the MCI Patents; (b) to its actual knowledge, the issued Patents are subsisting and have not been adjudged invalid or unenforceable, in whole or in part, and there is no litigation or proceeding pending concerning the validity or enforceability of the issued Patents; (c) to its actual knowledge, each of the issued Patents is valid and enforceable; (d) to its actual knowledge, there is no infringement by others of the issued Patents and (e) no lien, claim or security interest has been granted by MMD to any Person in such Patents, Licenses and Other Patent Rights other than to Bank of America as Agent under the Third Amended and Restated Loan Agreement and the Second Amended and Restated Loan Agreement. If, prior to the termination of this Amended and Restated Patent Security Agreement, MMD shall (i) obtain rights to any new patents, registered patents or published patent applications, (ii) become entitled to the benefit of any patents, registered patents, published patent applications, patent licenses, patent license renewals, whether as licensee or licensor, or Other Patent Rights or (iii) enter into any new patent license agreement, the provisions of paragraph 4 above shall automatically apply thereto. MMD shall give to Agent written notice of events described in clauses (i), (ii) or (iii) of the preceding sentence as set forth in Section 5.2(1) of the Third Amended and Restated Loan Agreement. MMD hereby authorizes Agent to modify this Amended and Restated Patent Security Agreement by amending Schedule A to include any future patents, registered patents, published patent applications, patent licenses or patent license renewals (with regards to patent licenses, relating to the manufacturing process), whether as licensee or licensor, which are Patents, Licenses or Other Patent Rights under paragraph 4 above or under this paragraph 6.
- 7. <u>Royalties</u>. MMD hereby agrees that the use by Agent on behalf of the Lenders of the Patents, Licenses and Other Patent Rights as authorized hereunder in connection with the exercise of its remedies under <u>paragraph 15</u> hereof, pursuant to Section 9.2 of the Third Amended and Restated Loan Agreement or pursuant to Section 23 of the Third Amended and

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Restated Security Agreement shall be coextensive with MMD's rights thereunder and with respect thereto and without any liability for royalties or other related charges from Agent to MMD.

- 8. Right to Inspect. MMD agrees not to change the quality of products sold by MMD under the Patents, Licenses or Other Patent Rights, or in connection with which such Patents, Licenses or Other Patent Rights are used in any material adverse respect except (i) as necessary in its reasonable business judgment, provided that no Event of Default shall have occurred and be continuing or (ii) with Agent's prior and express written consent which consent will not be unreasonably withheld.
- 9. Nature and Continuation of Agent's Security Interest; Termination of Agent's Security Interest. This Amended and Restated Patent Security Agreement is made for collateral security purposes only. This Amended and Restated Patent Security Agreement shall create a continuing security interest in the Patents, Licenses and Other Patent Rights and shall remain in full force and effect until the payment in full of all of the Obligations and termination of the Third Amended and Restated Loan Agreement. Upon payment in full of all of the Obligations and termination of the Third Amended and Restated Loan Agreement, this Amended and Restated Patent Security Agreement shall terminate and Agent shall promptly execute and deliver to MMD, at MMD's expense, all termination statements and other instruments as may be necessary or proper to terminate Agent's security interest in the Patents, Licenses and Other Patent Rights, subject to any disposition thereof which may have been made by Agent pursuant to this Amended and Restated Patent Security Agreement, the Third Amended and Restated Security Agreement or the Third Amended and Restated Loan Agreement.
- Duties of MMD. MMD shall have the duty, to the extent desirable in the normal conduct of MMD's business, to: (i) prosecute diligently any patent application that is part of the Patents pending as of the date hereof or thereafter until the termination of this Amended and Restated Patent Security Agreement, (ii) make application for patents and (iii) use commercially reasonable efforts to maintain in full force and effect the Patents, Licenses and Other Patent Rights that are or shall be necessary or economically desirable in the operation of MMD's business. MMD further agrees not to abandon any Patent or (except in the ordinary course of MMD's business) License (x) if such event could reasonably be expected to have a Material Adverse Effect, provided that no Event of Default shall have occurred and be continuing and (y) without the prior written consent of Agent, if an Event of Default shall have occurred and be continuing. Any expenses incurred in connection with the foregoing shall be borne by MMD.
- 11. Agent's Right to Sue. From and after the occurrence of an Event of Default, Agent shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Licenses and Other Patent Rights and, if Agent shall commence any such suit, MMD shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement. MMD shall, upon demand, promptly reimburse Agent for all reasonable costs and expenses incurred by Agent in the exercise of its rights under this <u>paragraph 11</u> (including, without limitation, Attorney Costs).
- 12. <u>Waivers</u>. Agent's failure, at any time or times hereafter, to require strict performance by MMD of any provision of this Amended and Restated Patent Security Agreement shall not waive, affect or diminish any right of Agent thereafter to demand strict

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compliance and performance therewith nor shall any course of dealing between MMD and Agent have such effect. No single or partial exercise of any right hereunder shall preclude any other or further exercise thereof or the exercise of any other right. None of the undertakings, agreements, warranties, covenants and representations of MMD contained in this Amended and Restated Patent Security Agreement shall be deemed to have been suspended or waived by Agent unless such suspension or waiver is in writing signed by an officer of Agent and directed to MMD specifying such suspension or waiver.

- Restated Patent Security Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but the provisions of this Amended and Restated Patent Security Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part hereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Amended and Restated Patent Security Agreement in any jurisdiction.
- 14. <u>Modification</u>. This Amended and Restated Patent Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>paragraph</u> 6 hereof or by a writing signed by the parties hereto.
- 15. Cumulative Remedies; Power of Attorney. From and after the occurrence of an Event of Default, MMD shall immediately cease and desist from the practice, manufacture, use and sale of the inventions claimed, disclosed or covered by the Patents, and MMD hereby irrevocably designates, constitutes and appoints Agent (and all Persons designated by Agent in its sole and absolute discretion) as MMD's true and lawful attorney-in-fact, and authorizes Agent and any of Agent's designees, in MMD's or Agent's name, from and after the occurrence of an Event of Default, to (i) endorse MMD's name on all applications, documents, papers and instruments necessary or desirable for Agent in the use of the Patents, Licenses or Other Patent Rights, (ii) assign, pledge, convey or otherwise transfer title in or dispose of the Patents. Licenses or Other Patent Rights to anyone on commercially reasonable terms, (iii) grant or issue any exclusive or nonexclusive license under the Patents, Licenses (to the extent permitted) or Other Patent Rights, to anyone on commercially reasonable terms, (iv) revise, update, amend, complete, file or record the Assignment of Patent and Patent Licenses Registrations and Applications attached as Exhibit A hereto, as Agent may determine to be necessary or desirable to assign or otherwise transfer the Patents, Licenses and Other Patent Rights covered by this Amended and Restated Patent Security Agreement to any Person including, without limitation, Agent or any Lender, and (v) take any other actions with respect to the Patents, Licenses or Other Patent Rights as Agent deems in its best interest. MMD hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until all of the Obligations shall have been paid in full and the Third Amended and Restated Loan Agreement shall have been terminated. MMD acknowledges and agrees that this Amended and Restated Patent Security Agreement is not intended to limit or restrict in any way the rights and remedies of Agent under the Third Amended and Restated Loan Agreement or the Third Amended and Restated Security Agreement, but rather is intended to facilitate the exercise of such rights and remedies.

Agent shall have, in addition to all other rights and remedies given it by the terms of this Amended and Restated Patent Security Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the UCC as enacted in any jurisdiction in which the Patents, Licenses or Other Patent Rights may be located or deemed located. Upon the occurrence of an Event of Default and the election by Agent to exercise any of its remedies under Part 6 of Article 9 of the UCC with respect to the Patents, Licenses and Other Patent Rights, MMD agrees to assign, convey and otherwise transfer title in and to the Patents, Licenses and Other Patent Rights to Agent or any transferee of Agent and to execute and deliver to Agent or any such transferee all such agreements, documents and instruments (in addition to the Assignment of Patent and Patent Licenses Registrations and Applications attached as Exhibit A hereto) as may be necessary, in Agent's determination, to effect such assignment, conveyance and transfer. All of Agent's rights and remedies with respect to the Patents, Licenses and Other Patent Rights, whether established hereby, by the Third Amended and Restated Loan Agreement, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence of an Event of Default, Agent may exercise any of the rights and remedies provided in this Amended and Restated Patent Security Agreement, the Third Amended and Restated Loan Agreement and any other Loan Document.

- Agreement shall be binding upon MMD and its successors and assigns, and shall inure to the benefit of Agent and its successors and assigns. MMD's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession to the extent that any of the foregoing are considered to be a successor or assignee of MMD; provided, however, that MMD shall not voluntarily assign or transfer its rights or obligations hereunder without Agent's prior written consent.
- 17. GOVERNING LAW. THIS AMENDED AND RESTATED PATENT SECURITY AGREEMENT SHALL BE CONSTRUED AND ENFORCED AND THE RIGHTS AND DUTIES OF THE PARTIES SHALL BE GOVERNED IN ALL RESPECTS IN ACCORDANCE WITH THE INTERNAL LAWS (AS OPPOSED TO CONFLICTS OF LAW PROVISIONS) AND DECISIONS OF THE STATE OF NEW YORK.
- 18. <u>Notices</u>. All notices or other communications hereunder shall be given in the manner and to the address (in the case of Agent) set forth in the Third Amended and Restated Loan Agreement and to the address (in the case of MMD) set forth in the preamble hereof, in such case with a copy to MMI to the address set forth in the Third Amended and Restated Loan Agreement.
- 19. Agent's Duty. Agent shall not have any duty with respect to the Patents, Licenses or Other Patent Rights. Without limiting the generality of the foregoing, Agent shall not be under any obligation to take any steps necessary to preserve rights in the Patents, Licenses or Other Patent Rights against any other parties, but may do so at its option, and all expenses incurred in connection therewith shall be for the sole account of MMD and added to the Obligations secured hereby.
- 20. <u>Paragraph Titles</u>. The paragraph titles herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.

- 21. <u>Execution in Counterparts</u>. This Amended and Restated Patent Security Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- 22. <u>Further Assurances</u>. MMD hereby covenants and agrees that it shall execute and deliver such documents and instruments, and hereby authorizes Agent, in its own name or on behalf of MMD, to execute and deliver such documents and instruments, at MMD's expense, as Agent deems necessary or proper to give effect to the provisions of this Amended and Restated Patent Security Agreement.
- 23. Ratification and Confirmation. MMD hereby confirms and agrees that, at all times from and including the date of the Original Patent Security Agreement, it performed in all material respects all covenants and agreements required to be performed by it under the Original Patent Security Agreement, including without limitation to reflect the amendment and restatement of the Second Amended and Restated Loan Agreement. MMD hereby ratifies and confirms its grant under the Original Patent Security Agreement of security interests in the Patents, Licenses and Other Patent Rights (as defined thereunder) in which it has rights and confirms and agrees that such security interest secures any and all of the Obligations, including, without limitation, the Revolving Loans and Term Loans.

IN WITNESS WHEREOF, the parties hereto have duly executed this Amended and Restated Patent Security Agreement as of the date first written above.

MANETO, INC., a Delaware corporation

By:

Kevin P. Igo President

ATTEST:

Name:

Title:

Accepted and agreed to as of the date first written above, by:

BANK OF AMERICA, N.A., as Agent

By:

Name: ROBERT SCALZITT

Title:

Vice president

STATE OF NEW YORK)
) SS
COUNTY OF NEW YORK)

The foregoing Amended and Restated Patent Security Agreement was executed and acknowledged before me this 16th day of December, 2005, by Kevin P. Igo, personally known to me to hold the title of President at Maneto, Inc., a Delaware corporation, on behalf of such corporation.

(SEAL)

Notary Public

County, New York

My commission expires:

VICKY MANTHAS
Notary Public, State of New York
No. 02MA6016693
Qualified in Kings County
Commission Expires Nov. 30, 200

STATE OF NEW YORK)) SS
COUNTY OF NEW YORK)
The foregoing Amended and and acknowledged before me this 16th da personally known to me to be a Via Presi corporation.	Restated Patent Security Agreement was executed by of December, 2005, by Robot M. Scalub. of Bank of America, N.A., on behalf of such

(SEAL)

Notary Public

Kings County, New York

My commission expires:

ion expires:

VICKY MANTHAS

Notary Public, State of New York
No. 02MA6016693

Qualified in Kings County

Commission Expires Nov. 30, 2006

Schedule A to Amended and Restated Patent Security Agreement

Dated as of December 16, 2005

PATENTS, REGISTERED PATENTS AND PUBLISHED PATENT APPLICATIONS

Patents Issued by the U.S. Patent and Trademark Office

Patent No.	Registration Date	Inventor	Title
6,753,066	June 22, 2004	Eby, John M.; Chen,	Surface coverings having a
		Hao A.; Burns, Jr.,	natural appearance and
		Alonzo M.	methods to make a surface
			covering having a natural
			appearance
6,609,348	August 26, 2003	Desai, Peter	Method for assembling a
(MCI)			repeating series of tiles
6,397,544 (MCI)	June 2, 2002	Desai, Peter	Method for making a repeating
			series of tiles
6,299,974	October 9, 2001	Shih, Keith S.; Chen,	Stain blocking barrier layer
		Hao A.	
6,203,879 (MCI)	March 20, 2001	Desai, Peter	Repeating series of carpet tiles,
			and method for cutting and
			laying thereof
6,197,400 (MCI)	March 6, 2001	Desai, Peter	Repeating series of tiles
6,114,008	September 5, 2000	Eby, John M.; Chen,	Surface coverings having a
		Hao A.; Burns, Jr.,	natural appearance and
		Alonzo M.	methods to make a surface
			covering having a natural
			appearance
5,981,058	November 9, 1999	Shih, Keith S.; Chen,	Stain blocking barrier layer
2,201,000	1.010111001 5, 1555	Hao A.	Swift Glocking buffler layer
5,891,294	April 6, 1999	Shih, Keith S.; Chen,	Stain blocking barrier layer
		Hao A.	
5,706,642	January 13, 1998	Haselwander, John G.	Variable twist level yarn

Patents Pending with U.S. Patent and Trademark Office

Serial No.	Filing Date	Inventor	Title
10/140300	May 8, 2002	Desai, Peter	Method for assembling a

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		repeating series of tiles
09/749033	May 31, 2001	Surface coverings having a natural appearance and methods to make a surface covering having a natural appearance

PATENT LICENSE AGREEMENTS

MMD as Licensee

none

MMD as Licensor

11/21/01 Domo Gent N.V. Process and Product Know-How Licensing Agreement for resilient flooring products

4/8/04 Interface, Inc. Process and Know-How Licensing Agreement for carpet backing

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Exhibit A to Amended and Restated Patent Security Agreement

ASSIGNMENT OF PATENT AND PATENT LICENSES REGISTRATIONS AND APPLICATIONS

WHEREAS, MANETO, INC. ("Assignor"), a Delaware corporation with an
address at 103 Foulk Road, Suite 200, Wilmington, Delaware 19803, has adopted, used and is
using certain Patents and Patent Licenses listed on Schedule A annexed hereto and has made
applications to use certain Patents and Patent Licenses listed on such Schedule, such Schedule
being made a part hereof (the Patents and Patent Licenses, collectively, the "Patents and
Licenses"), all of which are registered or filed in the United States Patent and Trademark Office.
NOW THEREFORE, for good and valuable consideration, the sufficiency and
receipt of which is hereby acknowledged, Assignor hereby assigns to
all of its right, title and interest in and to each of the Patents and
Licenses, and their respective federal registrations.
DATED:
ATTEST: MANETO, INC.
By
Name: By:
Title: Kevin P. Igo
President

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RECORDED: 01/30/2006