FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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RECORDATION FORM COVER SHEET TOADEMADES ONI V

U.S. Department of Commerce
Patent and Trademark Office
TRADEMARK

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	MARKS ONLY									
	Please record the attached original document(s) or copy(ies).									
Submission Type	Conveyance Type									
X New	Assignment License									
Resubmission (Non-Recordation) Document ID # Correction of PTO Error Reel # Frame # Corrective Document Reel # Frame #	X Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year Change of Name Other									
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year									
Name Kaynar Technologies Inc.	4 20 1999									
Formerly										
Individual General Partnership	Limited Partnership X Corporation Association									
Other										
X Citizenship/State of Incorporation/Organization Delaware										
Receiving Party	Mark if additional names of receiving parties attached									
Name Citicorp USA, Inc.										
DBA/AKA/TA										
Composed of										
Address (line 1) 399 Park Avenue										
Address (line 2) 6th Floor, Zone 4										
Address (line 3) New York	New York 10043									
City State/Country Individual General Partnership Limited Partnership assignment and the receiving party is not domiciled in the United Statestan										
X Corporation Association	appointment of a domestic 8 representative should be attached									
Other	(Designation must be a separate to document from Assignment)									
X Citizenship/State of Incorporation/Organizati	on Delaware									
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Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing diff documer gethering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Office? Washing D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20501. 23ee QMB Information Collection Budget Package (0651-0027, Patent and Trademark Assignment Practice. OO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TOTALS of ADDRESS.

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

FORM PTO-1618B	Page 2	EIVE DE PARTITION OF COMMETCE							
Expires 06/30/99 OM8 0651-0027		TRADEMARK							
Domestic Representative Name		Receiving Party only.							
Name									
Address (line 1)									
Address (line 2)									
Address (line 3)									
Address (line 4)									
Correspondent Name and Addre	ess Area Code and Telephone Number	312-853-7000							
Name James F. Donato									
Address (line 1) Sidley & Austin									
Address (line 2) One First National Plaza	- 51 MW								
Address (line 3) Chicago, IL 60603									
Address (line 4)									
Pages Enter the total number of pages of the attached conveyance document # 22									
including any attachments.									
Trademark Application Number(s) or Registration Number(s) Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).									
Trademark Application Number		stration Number(s)							
605580 75483810	75475689 627237	760506 828107							
75446303 75475917	75475918 828433	900797 961253							
75476336 75476337	75476343 1085283	1274778 1239961							
Number of Properties Enter the	total number of properties involved.	# 22							
Fee Amount Fee Amou	int for Properties Listed (37 CFR 3.41)	: \$ 565.00							
Method of Payment: E	nclosed X Deposit Account								
(Enter for payment by deposit account or if	f additional fees can be charged to the account.) Deposit Account Number:	#							
	Authorization to charge additional fees:	Yes No X							
Statement and Signature									
	d belief, the foregoing information is true a the original document. Charges to deposit								
James F. Donato	Jans Horsh	5/14/99							
Name of Person Signing	Signature	Date Signed							

FORM PTO-1619C Expres 06/30/99 OMB 0651-0027

RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

U.S. Department of Commerce Patent and Trademark Office PATENT

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Enter additional C	onveying Parties	Month Day Year
Name (line 1)		
Name (line 2)		Execution Date Month Day Year
Name (line 1)		
Name (line 2)		Execution Date Month Day Year
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Name (line 2)		
Receiving Par	ty(ies) Mark if additional names of receiving	parties attached
Enter additional R	eceiving Party(ies)	M. A. S.
Name (line 1)		If document to be recorded is an assignment and the receiving party is not
Name (line 2)		domiciled in the United States, an appointment of a domestic representative
Address (line 1)		is attached. (Designation must be a separate document from
Address (line 2)		Assignment.)
Address (line 3)	City State/Country Z	ip Code
Name (line 1)		If document to be recorded is an assignment and the
Name (line 2)		receiving party is not domiciled in the United States, an appointment of a
Address (line 1)		domestic representative is attached. (Designation must be a separate document from
Address (line 2)		Assignment.)
Address (line 3)	City State/Country	Zip Code
Application N	umber(s) or Patent Number(s) Mark if additional numbers attac	:hed
Enter either the	Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for	the same property).
		lumber(s)
76476342	1370870 60121	1889603

TRADEMARK

REEL: 001904 FRAME: 0748

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT ("Agreement") is made as of April 20, 1999 by and between Kaynar Technologies Inc., a Delaware corporation ("Grantor"), and Citicorp USA, Inc., a Delaware corporation, as collateral agent for the "Lenders", the "Issuing Banks" and other "Holders" (in such capacity, the "Collateral Agent"), pursuant to that certain Credit Agreement dated as of April 20, 1999 by and among The Fairchild Corporation, a Delaware corporation, as borrower (the "Borrower"), the financial institutions from time to time parties thereto as Lenders and Issuing Banks, Citicorp, in its capacities as the Collateral Agent and an "Administrative Agent" for the Lenders and Issuing Banks, NationsBank, N.A., a national banking association, in its capacity as an "Administrative Agent" for the Lenders and Issuing Banks, and Credit Suisse First Boston, in its capacity as "Documentation Agent" (such Credit Agreement, as it may be amended, restated, supplemented or otherwise modified from time to time, is hereinafter referred to as the "Credit Agreement").

WITNESSETH:

WHEREAS, the Borrower, Collateral Agent, Administrative Agents, Documentation Agent, Lenders and Issuing Banks have entered into the Credit Agreement pursuant to which the Lenders and Issuing Banks have agreed to make and extend certain loans and provide certain other financial accommodations to or for the benefit of the Borrower and its Subsidiaries;

WHEREAS, Grantor is a Subsidiary of the Borrower and acknowledges that it will derive direct and indirect benefit from such loans and other financial accommodations;

WHEREAS, Grantor has executed and delivered a certain Security Agreement of even date herewith (as the same may be amended, restated, supplemented, or otherwise modified from time to time, the "Security Agreement") in favor of the Collateral Agent, for the benefit of the Collateral Agent, Lenders, Issuing Banks and other Holders, pursuant to which, among other things, Grantor has granted a security interest in the "Collateral" (as defined therein) to secure the payment of the Obligations;

WHEREAS, in order to secure the prompt and complete payment, observance and performance of all of the Obligations, the Lenders and the Issuing Banks have required as a condition, among others, to the making of loans and provision of other

financial accommodations to or for the account of the Borrower under the Credit Agreement, that Grantor execute and deliver this Agreement to the Collateral Agent for the benefit of the Collateral Agent, Lenders, Issuing Banks and other Holders on the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the premises set forth above, the terms and conditions contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. Defined Terms.

- (a) Unless otherwise defined herein, each capitalized term used herein that is defined in the Credit Agreement shall have the meaning specified for such term in the Credit Agreement. Unless otherwise defined herein or in the Credit Agreement, each capitalized term used herein that is defined in the Security Agreement shall have the meaning specified for such term in the Security Agreement.
- (b) The words "hereof", "herein" and "hereunder" and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section references are to this Agreement unless otherwise specified.
- (c) All terms defined in this 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 Agreement by this reference thereto and are made a part hereof.
- 3. <u>Incorporation of the Credit Agreement and the Security Agreement</u>. The Credit Agreement, the Security Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 4. Security Interest in Trademarks. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, Grantor hereby grants to the Collateral Agent, for its benefit and the benefit of the Lenders, Issuing Banks and other Holders, 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 Grantor's now owned or existing and hereafter acquired or arising:

- (i) trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including, without limitation, the trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications listed on Schedule A attached hereto and made a part hereof, and (a) all renewals thereof, (b) all income, royalties, 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 or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, (d) the goodwill of Grantor's business symbolized by the foregoing and connected therewith, and (e) all of Grantor's rights corresponding thereto throughout the world (all of the foregoing trademarks, registered trademarks and trademark applications, and service marks, registered service marks and service mark applications, together with the items described in clauses (a) - (e) in this Section 4(i), are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); and
- (ii) rights under or interest in any trademark license agreements or service mark license agreements with any other party, whether Grantor is a licensee or licensor under any such license agreement, including, without limitation, those trademark license agreements and service mark license agreements listed on <u>Schedule B</u> attached hereto and made a part hereof, together with any goodwill connected with and symbolized by any such trademark license agreements or service mark license agreements, and the right to prepare for sale and sell any and all Inventory now or hereafter owned by Grantor and now or hereafter covered by such licenses (all of the foregoing are hereinafter referred to collectively as the "Licenses").
- 5. Restrictions on Future Agreements. Grantor will not, without the Collateral Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and, subject to the provisions of Section 10 herein, Grantor further agrees that it will not take any action, and will use its best 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 the Collateral Agent under this Agreement or the rights associated with the Trademarks or Licenses.

- New Trademarks and Licenses. Grantor represents and warrants that, from and after the Closing Date, (a) the Trademarks listed on Schedule A include all of the trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications now owned or held by Grantor, (b) the Licenses listed on Schedule B include all of the trademark license agreements and service mark license agreements under which Grantor is the licensee or licensor and (c) no liens, claims or security interests in such Trademarks and Licenses have been granted by Grantor to any Person other than the Collateral Agent, except those granted with the prior written consent of the Collateral Agent. If, prior to the termination of this Agreement, Grantor shall (i) obtain rights to any new trademarks, registered trademarks, trademark applications, service marks, registered service marks or service mark applications, (ii) become entitled to the benefit of any trademarks, registered trademarks, trademark applications, trademark licenses, trademark license renewals, service marks, registered service marks, service mark applications, service mark licenses or service mark license renewals whether as licensee or licensor, or (iii) enter into any new trademark license agreement or service mark license agreement, the provisions of Section 4 above shall automatically apply thereto. Grantor shall give to the Collateral Agent written notice of events described in clauses (i), (ii) and (iii) of the preceding sentence promptly after the occurrence thereof, but in any event not less frequently than on a quarterly basis. Grantor hereby authorizes the Collateral Agent to modify this Agreement unilaterally (i) by amending Schedule A to include any future trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications and by amending Schedule B to include any future trademark license agreements and service mark license agreements, which are Trademarks or Licenses under Section 4 above or under this Section 6, and (ii) by filing, in addition to and not in substitution for this Agreement, a duplicate original of this Agreement containing on Schedule A or B thereto, as the case may be, such future trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, and trademark license agreements and service mark license agreements. The Collateral Agent agrees to promptly notify Grantor upon taking any of the actions described in the immediately preceding sentence.
- 7. Royalties. Grantor hereby agrees that the use by the Collateral Agent of the Trademarks and Licenses as authorized hereunder in connection with the Collateral Agent's exercise of its rights and remedies under Section 15 hereof or pursuant to Section 8 of the Security Agreement shall be coextensive with Grantor's rights thereunder and with respect thereto and without

any liability for royalties or other related charges from the Collateral Agent or any Lender or any Issuing Bank or any other Holder to Grantor.

- 8. Right to Inspect; Further Assignments and Security Interests. The Collateral Agent may at all reasonable times (and at any time when an Event of Default exists) have access to, examine, audit, make copies (at Grantor's expense) and extracts from and inspect Grantor's premises and examine Grantor's books, records and operations relating to the Trademarks and Licenses; provided, that in conducting such inspections and examinations, the Collateral Agent shall use reasonable efforts not to disturb unnecessarily the conduct of Grantor's ordinary business operations. From and after the occurrence of an Event of Default, Grantor agrees that the Collateral Agent, or a conservator appointed by the Collateral Agent, shall have the right to establish such reasonable additional product quality controls as the Agent or such conservator, in its sole and absolute judgment, may deem necessary to assure maintenance of the quality of products sold by Grantor under the Trademarks and the Licenses or in connection with which such Trademarks and Licenses are used. Grantor agrees not to sell or assign its respective interests in, or grant any license under, the Trademarks or the Licenses without the prior and express written consent of the Collateral Agent (which consent will not be unreasonably withheld).
- Nature and Continuation of the Collateral Agent's Security Interest: Termination of the Collateral Agent's Security <u>Interest</u>. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall terminate only when the Obligations have been indefeasibly paid in full in cash and the Credit Agreement and the Security Agreement have been terminated or when the Trademarks and Licenses are released from the lien created hereby. When this Agreement has terminated or any Trademarks or Licenses are to be released from the lien created hereby in accordance with the terms of the Credit Agreement, the Collateral Agent shall promptly execute and deliver to Grantor, at Grantor's expense, all termination statements and other instruments as may be necessary or proper to terminate the Collateral Agent's security interest in the applicable Trademarks and Licenses, subject to any disposition thereof which may have been made by the Collateral Agent pursuant to this Agreement or the Security Agreement.
- 10. <u>Duties of Grantor</u>. Grantor shall have the duty, to the extent reasonable in the normal conduct of Grantor's business or where otherwise consistent with good business judgment, to: (i) prosecute diligently any trademark application

or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement, and (ii) make application for trademarks or service marks that are or shall be necessary or economically desirable in the operation of Grantor's business as determined by Grantor in Grantor's reasonable judgement. Grantor further agrees (i) not to abandon any Trademark or License without the prior written consent of the Collateral Agent (which consent will not be unreasonably withheld), and (ii) to use its best efforts to maintain in full force and effect the Trademarks and the Licenses that are or shall be necessary or economically desirable in the operation of Grantor's business as determined by Grantor in Grantor's reasonable business judgment. Any expenses incurred in connection with the foregoing shall be borne by Grantor. Neither the Collateral Agent nor any Lender nor any Issuing Bank nor any other Holder shall have any duty with respect to the Trademarks and Licenses. Without limiting the generality of the foregoing, neither the Collateral Agent nor any Lender nor any Issuing Bank nor any other Holder shall be under any obligation to take any steps necessary to preserve rights in the Trademarks or Licenses against any other parties, but the Collateral Agent may do so at its option from and after the occurrence of an Event of Default, and all expenses incurred in connection therewith shall be for the sole account of Grantor and shall be added to the Obligations secured hereby.

- 11. The Collateral Agent's Right to Sue. From and after the occurrence and during the continuance of an Event of Default, the Collateral Agent shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Trademarks and the Licenses and, if the Collateral Agent shall commence any such suit, Grantor shall, at the request of the Collateral Agent, do any and all lawful acts and execute any and all proper documents required by the Collateral Agent in aid of such enforcement. Grantor shall, upon demand, promptly reimburse the Collateral Agent for all costs and expenses incurred by the Collateral Agent in the exercise of its rights under this Section 11 (including, without limitation, reasonable fees and expenses of attorneys and paralegals for the Collateral Agent).
- 12. Waivers. The Collateral Agent's failure, at any time or times hereafter, to require strict performance by Grantor of any provision of this Agreement shall not waive, affect or diminish any right of the Collateral Agent thereafter to demand strict compliance and performance therewith nor shall any course of dealing between Grantor and the Collateral 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 Grantor

contained in this Agreement shall be deemed to have been suspended or waived by the Collateral Agent unless such suspension or waiver is in writing signed by an officer of the Collateral Agent and directed to Grantor specifying such suspension or waiver.

- 13. Severability. Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but the provisions of this 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 Agreement in any jurisdiction.
- 14. Modification. This Agreement cannot be altered, amended or modified in any way, except as specifically provided herein or by a writing signed by the parties hereto.
- <u>Cumulative Remedies; Power of Attorney.</u> hereby irrevocably designates, constitutes and appoints the Collateral Agent (and all Persons designated by the Collateral Agent in its sole and absolute discretion) as Grantor's true and lawful attorney-in-fact, and authorizes the Collateral Agent and any of the Collateral Agent's designees, in Grantor's or the Collateral Agent's name, to take any action and execute any instrument which the Collateral Agent may deem necessary or advisable to accomplish the purposes of this Agreement from and after the occurrence and during the continuance of an Event of Default. Upon such occurrence and during the continuance of an Event of Default and the giving by the Collateral Agent of notice to Grantor of the Collateral Agent's intention to enforce its rights and claims against Grantor, the Collateral Agent shall have the right to (i) endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for the Collateral Agent in the use of the Trademarks or the Licenses, (ii) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks or the Licenses to anyone on commercially reasonable terms, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks or, to the extent permitted, under the Licenses, to anyone on commercially reasonable terms, and (iv) take any other actions with respect to the Trademarks or the Licenses as the Collateral Agent deems in its own or the Lenders' or the Issuing Banks' or other Holders' best interest. Grantor 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 this Agreement terminates pursuant to Section 9 hereof. Grantor acknowledges and agrees that

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this Agreement is not intended to limit or restrict in any way the rights and remedies of the Collateral Agent or any Lender or any Issuing Bank or any other Holder under the Credit Agreement, the Security Agreement or any of the other Loan Documents, but rather is intended to facilitate the exercise of such rights and remedies.

The Collateral Agent shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks or the Licenses may be located or deemed located. Upon the occurrence, and during the continuance, of an Event of Default and the election by the Collateral Agent to exercise any of its remedies under Section 9-504 or Section 9-505 of the Uniform Commercial Code with respect to the Trademarks and Licenses, Grantor agrees to assign, convey and otherwise transfer title in and to the Trademarks and the Licenses to the Collateral Agent or any transferee of the Collateral Agent and to execute and deliver to the Collateral Agent or any such transferee all such agreements, documents and instruments as may be necessary, in the Collateral Agent's sole discretion, to effect such assignment, conveyance and transfer. All of the Collateral Agent's rights and remedies with respect to the Trademarks and the Licenses, whether established hereby, by the Security Agreement, by any other agreements or by law, shall be cumulative and may be exercised separately or concurrently. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of an Event of Default, the Collateral Agent may exercise any of the rights and remedies provided in this Agreement, the Credit Agreement, the Security Agreement and any of the other Loan Documents. The Collateral Agent agrees that it will notify Grantor of the intended disposition of any Trademarks or Licenses within a commercially reasonable time prior to such intended disposition, the time of delivery of which notice the parties hereto agree shall in no event be required to be greater than five (5) Business Days.

16. Effectiveness: Successors and Assigns. This Agreement shall become effective on the Effective Date, shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of the Collateral Agent, the Lenders, the Issuing Banks and other Holders and their respective nominees, successors and assigns. Grantor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Grantor; provided, however, that Grantor shall not voluntarily assign or transfer its rights or obligations hereunder without the Collateral Agent's prior written consent.

- 17. Governing Law. This Agreement has been executed and delivered by the parties hereto in New York, New York. Any dispute between the Collateral Agent and Grantor arising out of or related to the relationship established between them in connection with this Agreement, and whether arising in contract, tort, equity, or otherwise, shall be resolved in accordance with the laws of the State of New York.
- 18. Notices. All notices, requests and other communications required or desired to be served, given or delivered hereunder shall be given in the manner specified in Section 15.08 of the Credit Agreement and to the addresses specified on the signature pages thereof or such other addresses as may be substituted therefor from time to time as provided in such Section 15.08.
- 19. <u>Section Titles</u>. The section titles herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.
- 20. Execution in Counterparts. This 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.
- 21. <u>Merger</u>. This Agreement represents the final agreement of Grantor with respect to the matters contained herein and may not be contradicted by evidence of prior or contemporaneous agreements, or subsequent oral agreements, between Grantor and the Collateral Agent or any Lender or any Issuing Bank or any other Holder.

IN WITNESS WHEREOF, the parties hereto have duly executed Agreement as of the day and year first above written.

KAYNAR TECHNOLOGIES INC.

By Karen L. Schneckenburger
Vice President

Accepted and agreed to as of the day and year first above written.

CITICORP USA, INC., as Collateral Agent

By Suzanne Crymes
Vice President

Schedule A to
Trademark Security Agreement
Dated as of April 20, 1999

<u>Trademarks</u>

None, except:

(See attached Schedule A-1)

Trademark and Service Mark Applications

None.

Schedule to the Kaynar Trademark Security Agreement

Remarks	REN 11/23/07	REN 01/26/99	REN 04/24/98	REN 07/10/07	REN 05/14/07	REN 11/29/99	REN 02/28/04	REN 07/11/00	REN 05/22/06	REN 11/26/03	REN 05/02/07	REN 05/09/07
Date R	11/23/83 RI	01/26/89 RI	04/24/88 RI	07/10/87 RE	05/14/83 RI	11/29/79 RI	02/28/94 RI	03/11/70	05/22/76 RI	11/26/63 RI	05/02/67 RI	05/09/67 RE
Pat/Reg. No.	A125,755	357,913	721,601	1,417,72	834,536 (377,529	2,622,161	172,870	627,237	760,506	828,107	828,433
Filed		01/26/79		07/10/87	05/14/62	11/29/79	04/25/91	05/22/90	07/05/55	10/08/62	11/15/65	
Serial No.		41,619		866,510	834,536	22174C/79	43607/91	9002236	090,786	154,727	232,721	232,720
Title	TM KAYLOCK/CL 6	TM KAYLOCK/CL 6	TM KAYLOCK/CL 6	TM KAYLOCK/CL 6	TM KAYLUBE/CL 15	TM KAYBOLT/CL 13	TM PITCH-LOK/CL 13	TM PERMA-THREAD/CL 13				
Applicant	KTI	KTII	Microdot Inc.	Microdot Inc.	Kaynar Tech. Co.,	The Kaynar Co.	Microdot Inc.	KTI	KTI	Kaynar Mfg. Co.,	KTI	KTI
Country	AU	ВХ	DE	FR	CB		JР	SE	ns	US	US	us
	306	306	306	306	306	306	306	306	308	322	342	343
Case	KAY	KAY	KAY	КАҮ	. Х Х . Х	KAY	KAY	KAY	KAY		RAD	EMARK
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Case		Country	Applicant	Title	Serial No.	Filed	Pat/Reg. No.	Date	Remarks
KAY	645	SO	Kaynar Mfg. Co.	FASTEN-ATOR			762,006	10/13/70	
KAY	KAY 647	ns	Microdot Inc.	TM K-LOBE/CL 6	417,872	03/09/72	961,253	06/19/73	REN 06/19/03
KAY	KAY 680	SN	KTI	TM K-FAST/CL 6	75,934	02/03/76	1,085,283	02/14/78	REN 02/14/98
КАХ	089	C.A.	KTI	TM K-FAST	401,073	08/10/76	238,495	12/21/79	REN 12/21/09
KAY	089	FR	Kaynar Mfg. Co.,	TM K-FAST/CL 6	809,431	98/90/80	1,366,763	98/90/80	REN 08/06/96
KAY	089	CB	KTI	TM K-FAST/CL 6	1,067,107	08/12/76	B1,067,107	08/12/76	REN 08/12/07
KAY	682	FR	Microdot Inc.	TM K-SERT/CL 6	834,980	01/23/87	1,390,781	01/23/87	REN 01/23/97
KAY	683	FR	Microdot Inc.	TM THIN-WALL/CL 6	834,979	01/23/87	1,390,780	01/23/87	REN 01/23/97

1.01.820830.1

	PEEI .			MARK FRAME:
Case	X	KAY	KAY	KAY
	786	786	982	786
Country	ar ar	SE	SU	BR
<u>Applicant</u>	Microdot Inc.	KTI	Microdot Inc.	Microdot Inc.
Title	TM Mise. design/Cl. 6	TM Mise, design/Cl. 6	TM Misc. design/Cl. 6	TM Misc. design/Brazil Cl. 8
Serial No.	67379/85	82/5109	346,713	811021076
Filed		09/01/82	01/22/82	11/19/82
Pat/Reg. No. Date	2035792	185,307	1,239,961	811021076
Date	03/30/88	02/11/83	05/31/83	02/14/84
Remarks	REN 12/30/07	REN 02/11/03	AFF 05/31/03	REN 02/13/04

REEL: 001904 FRAME: 0762

LA1:820830 I

Case	اد	Country	Applicant	Title	Serial No.	Filed	Pat/Req. No.	Date	Remarks
KAY	У 786	CA	KTI	TM Misc. design	491,327	08/25/82	297,654	11/30/84	REN 11/30/99
KAY	У 786	FR	Microdot Inc.	TM Misc. design/Cl. 6	638,602	08/26/82	1,216,583	08/26/82	REN 08/25/02
КАҮ	у 786	DE	Microdot Inc.	TM Mise, design/Cl. 6	M52064/6 Wz	10/11/82	1,059,458	10/11/82	REN 10/11/02
KAY	У 786	CB	KTI	TM Mise, design/Cl. 6	1,180,635	08/24/82	1,180,635	08/24/82	REN 08/24/03
KAY	Y 786	Ξ	Microdol Inc.	TM Mise, design/CL 6	20899 C/82	09/07/82	408,558	09/07/82	REN 09/09/82
KAN	792 x	NS	Microdot Inc.	SPIRASERT			1.274,778	04/24/84	REN 04/24/94
KAY	Ү 826	SN	Microdot Inc.	TM KAYNAR / US Cl. 13	492,693	07/31/84	1,370,870	11/19/85	REN 11/19/05
KAY	Y 826	NΩ	KTI	TM KAYNAR / Cl. 6	443,907	04/17/86	443,907	04/1786	REN 04/17 05
KAY	Y 826	ВХ	КТІ	TM KAYNAR / Cl. 6	55623	04/16/86	417,362	04/16/86	REN 04/16/02
KAY	Y 826	BR	Microdot Inc.	TM KAYNAR / Brazil Cl.	8812526554	04/22/86	812526554	11/11/87	REN 11/17/97
KAY	Y 826	CA	KTI	TM KAYNAR	189'095	04/11/86	328,288	06/05/87	REN 06/05/02
KAY	Y 826	FR	Microdot Inc.	TM KAYNAR / CL. 6	878,167	04/16/86	1,351,029	04/16/86	REN 04/16/96
KAY	Y 826	DE	Microdot Inc.	TM KAYNAR / CL. 6	MS8414/6 Wz	04/17/86	1,100,203	04/17/86	REN 04/10/06
≻ X TRA	Y 826	CB	KTI	TM KAYNAR / CL. 6	1264813	04/15/86	1,264,813	04/15/86	REN 04/15/07
DEN	Y 826	11	KTI	TM KAYNAR / CL. 6	63284	04/17/86	63284	04/17/86	REN 04/17/07
∑ Y MARK	Y 826	J.I	Microdot Inc.	TM KAYNAR / CL. 6	19034 C/86	04/24/86	468,754	04/24/86	REN 04/24/06

TRADEMARK REEL: 001904 FRAME: 0763

1.A1.820830.1

Remarks	REN 01/21/07	REN 08/05/07	REN 09/25/07	REN 01/15/97
Date	01/21/97	86/50/80	09/25/87	01/16/87
Pat/Req. No. Date	97-578	1,145,990	207,395	354,349
Filed	02/05/87	98/80/50	04/16/86	05/27/86
Serial No.	30 138,853	1,145,990	86-2982	93(75)25656
Tide	TM KAYNAR / KR CL.	TM KAYNAR / CL. 6	TM KAYNAR / Cl. 6	TM KAYNAR / Taiwan CL.
Applicant	KTI	KTI	KTI	KTI
Country	X X	ES	SE	TW
	826	826	826	826
Case	KAY	KAY 8	KAY 8	KAY 826

Remarks	Emhart Acquisttion Renewal Date 1/25/05	Emhart Acquisition Renewal Date 8/4/2000	Embart Acquisition Renewal Date 5/28/2001	Emhart Acquisition Renewal Date 6/29/2000	Emhart Acquisition Renewal Date 8/17/2000	Emhart Acquisition Renewal Date 5/19/2005
<u>Date</u>	1/25/55	8/4/71	5/28/71	07/171/7	8/17/70	5/19/72
Pat/Req. No.	0601215	055839	TMA176364	1599872	903117	32122
Filed						
Serial No.						
Title	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"
Applicant	X	K.T.	KTI	KTI	KTI	KTI
Country	NS	BENEL	CA	FR	EPC	IST.
Case	012	012	012.	012	012	ZI TRADEMARK

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CASE FILES

Remarks	0 Emhart Acquisition Renewal Date 12/21/2000	Emhart Acquisition Renewal Date 4/2/2001	Emhart Acquisition Renewal Date 6/16/2002	1 Emhart Aequisition Renewal Date	Embart Acquisition Renewal Date 4/18/2000	Emhart Acquisition Renewal Date 4/27/2004
Date	12/21/70	4/2/71	6/16/92	11/23/91	4/18/95	4/28/94
Pat/Req. No.	607732	134618	560085	1483462	1889603	5010-2361
Filed						
Serial No.						
Title	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"	TM: "KELOX"	TM: "KEYSERT (word)"	TM: "KEYSERT" (word)
Applicant	KTI	KTI	KTI	KTI	KTI	KT.I
Country	⊑	SWE	T.VI	GB	NS	NDIANA
Case	012	012	012.	012	012	E TRADEMARK

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PATENTS AND TRADEMARKS

Remarks		File opened 01/13/97	File opened 07/29/97
Date	96/60/20	05/12/98	86/60/90
Pat/Reg. No.			
Filed	11/21/95		04/28/98 04/28/98 04/28/98 04/28/98 04/28/98 04/28/98
Serial No.	605,580	75/483,810	75/475,689 75/446,303 75/475,917 75/476,336 75/476,337 75/476,337 75/476,343
Title	TM: K-LOX (Class 6)	TM: KTI Plus Logo	TM: "RING-LOX" TM: Logo "M" TM: Logo "APS" TM: Logo "K" TM: Logo "K"
Applicant	Kaynar Technologies Inc.	Ξ	
Country	ns	US	US US US US US US US US
Case	003	. 000	600 600 600 600 600 600 600 600 600 600
		-	TRADEMARK REEL: 001904 FRAME: 0767

Schedule B to
Trademark Security Agreement
Dated as of April 20, 1999

License Agreements

Licenses Granted to Borrower

<u>Product</u> <u>Date</u> <u>Expires</u> <u>Royalty</u>

Horace D. Holmes, assigned to Spiralock Corporation	Spiralock TM	4/12/76	If Licensee no longer uses TM				
	Licenses Granted by Borrower						
Licensee	Product	<u>Date</u>	Expires	<u>Royalty</u>			
Detroit Tap & Tool, name changed to Spiralock Corporation	Spiralock TM	12/22/83	When no longer used	1%, however its a pass though to Licensor			

Schedule to the Kaynar Trademark Security Agreement

<u>Licensee</u>

STATE OF NEW YORK SS COUNTY OF NEW YORK)

The foregoing Trademark Security Agreement was acknowledged before me this /5 day of April, 1999, by Karen L. Schneckenburger, a Vice President of Kaynar Technologies Inc., a Delaware corporation, on behalf of such corporation.

My commission expires:

CATHERINE A. HARRISON Notary Public, State of New York No. 41-4985444, Qualified in Queens County Certificate Filed in New York County Commission Expires August 19, 1999

STATE	OF	NEW	YORK)	
)	SS
COUNTY	7 01	F NE	W YORK)	

The foregoing Trademark Security Agreement was acknowledged before me this day of April, 1999, by Suzanne Crymes, a Vice President of Citicorp USA, Inc., a Delaware corporation, on behalf of such corporation.

CRYSTAL L. SMITH
Notary Public, State of New York
No. 01SM5064974

Qualified in Kings County
Commission Expires August 26,

Notary Public

My commission expires:

::ODMA\PCDOCS\CHICAGO4\840495\1 4/12/99 (12:13pm)

RECORDED: 05/21/1999