RECO T TO: The Commissioner of Pater Data Data	FORM PTO-1618A Expires 06/30/99 OMB 0651-0027				6		i. Department of Commerce stent and Trademark Office TRADEMARK
Submission Type New		RECO	05-	25-2000	MAY	123 Min	KEIVE
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Document ID #				Assignment		License	
Correction of PTO Error Reel # Frame # Change of Name Corrective Document Reel # Frame # Other:				⊠ Security Agreement	t [•
Conveying Party	☐ Correction of PT	O Error		☐ Merger			= Date:
Reel # Frame # Other: Conveying Party			····	☐ Change of Name			
Name: Bridgeport Machines, Inc. 4/24/00 Formerly: 4/24/00 Individual General Partnership Limited Partnership Corporation Association Other: DE Receiving Party Mark if additional names of conveying parties attached Name: American Capital Strategies, Ltd. DBA/AKA/TA: Composed of: Address (line 1): 2 Bethesda Metro Center Address (line 2): 14th Floor Address (line 3): Bethesda Metro Center Address (line 3): Limited Partnership If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Other: Citizenship / State of Incorporation / Organization: DE				Other:			
Individual		-					
Individual General Partnership Limited Partnership Corporation Association Other: Citizenship / State of Incorporation / Organization: DE	Formerly:	Bridgeport Machines, in	G.				4/24/00
Citizenship / State of Incorporation / Organization: DE	Individual	General Partnership	Limite	ed Partnership 🔲 C	orpora	tion	Association
Name: American Capital Strategies, Ltd. DBA/AKA/TA: Composed of: Address (line 1): 2 Bethesda Metro Center Address (line 2): 14 th Floor Address (line 3): Bethesda MD 20814 City State / Country Zip Code Individual General Partnership Limited Partnership If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Citizenship / State of Incorporation / Organization: DE							
Name: American Capital Strategies, Ltd. DBA/AKA/TA: Composed of: Address (line 1): 2 Bethesda Metro Center Address (line 2): 14 th Floor Address (line 3): Bethesda MD 20814 City State / Country Zip Code Individual General Partnership Limited Partnership If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Citizenship / State of Incorporation / Organization: DE	Receiving Party	☐ Mark	if additional n	ames of conveying parties atta	ached		
DBA/AKA/TA: Composed of: Address (line 1): Address (line 2): Address (line 3): Bethesda Metro Center Address (line 3): Bethesda MD City State / Country Zip Code Individual General Partnership Limited Partnership If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Other: Citizenship / State of Incorporation / Organization: DE	Name:	American Canital Strate	nies Itd				
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City State / Country Zip Code Individual General Partnership Limited Partnership If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Other: Citizenship / State of Incorporation / Organization: DE	Address (line 2):	14 th Floor					
☐ Individual ☐ General Partnership ☐ If document is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. ☐ Other: ☐ Citizenship / State of Incorporation / Organization: DE	Address (line 3):						
the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Other: Citizenship / State of Incorporation / Organization: DE		City		State / Country			Zip Code
Corporation ☐ Association Other:	Individual	General Partnership	Lim	nited Partnership			
☐ Other:	○ Corporation	Association			i a	n the United appointment of	States, an of a domestic
	Other:				r	epresentative	s should be attached.
FOR OFFICE USE ONLY	Citizenship / State	e of Incorporation / Organiz	ation:	DE			
			FOR OFF	CE USE ONLY			

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

FORM PTO-1618A Expires 06/30/99 OMB 0651-0027		Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Domestic Repre	esentative (for the first Receiving	ng Party Only)	
Name:			
Address (line 1):			
Correspondent	Name and Address (for to	he first Receiving Party Only)	
Name:	Syreeta Anderson		
Address (line 1):	ARNOLD & PORTER		
Address (line 2):	555 12 th Street N.W.		
Address (line 3):	Suite 1226.4		
Address (line 4):	Washington, DC 20004-1202		
Pages	Enter the total number of pages conveyance document including		41
Enter either the Tr		ristration Number (DO NOT ENTER BOT)	
i radema	rk Application Number(s)		tion Number(s)
		1,642,431; 1,989,670; 2 1,859,114; 1,595,123; 1	,603,422; 1,742,918; 672,452; ,069,634, 2,034,307; 1,338,961; ,644,297, 2,088,315; 2,038,315; ,444,875; 1,608,052; 1,361,441; 696,003
Number of Properties	Enter the total number	of properties involved:	26
Fee Amount	Fee Amount for Proper 3.41)	ties Listed (37 C.F.R.	\$665.00
Method of Pa	ayment Enclosed	□ Deposit Account	
		Deposit Account Number:	01-2510
		Authorization to charge ac	dditional fees: X Yes No
Statement and S	Signature		
		ing information is true and correct an are authorized, as indicated herein.	d any attached copy is a true copy of
Erin Broo		Signature	Date Signed

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement ("Agreement") is made as of the 24th day of April, 2000 by Goldman Industrial Group, Inc., a Delaware corporation ("Goldman"), Bridgeport Machines, Inc., a Delaware corporation ("Bridgeport"), Fellows Corporation, a Delaware corporation ("Fellows"), J&L Metrology Company, Inc., a Delaware corporation ("Metrology"), Jones & Lamson Vermont Corp., a Delaware corporation ("Jones & Lamson"), Bryant Grinder Corporation, a Delaware corporation ("Bryant") and Hill-Loma, Inc., a Delaware corporation ("Hill-Loma", and, together with Goldman, Bridgeport, Fellows, Metrology, Jones & Lamson and Bryant, the "Grantors"), having a mailing address at c/o Goldman Industrial Group, Inc., One Post Office Square, Suite 4100, Boston, MA 02109, and delivered to American Capital Strategies, Ltd. ("ACAS"), a Delaware corporation having an address as 2 Bethesda Metro Center, 14th Floor, Bethesda, MD 20814.

BACKGROUND

- A. Grantors have entered into that certain Note and Equity Purchase Agreement dated as of even date herewith among the Grantors and Bridgeport Machines, Inc., as loan parties (the "Loan Parties") and ACAS (as it may hereafter be supplemented, restated, amended, superseded or replaced from time to time, the "Purchase Agreement"). Capitalized terms not defined herein shall have the meanings given to such terms in the Purchase Agreement.
- B. This Agreement is being executed contemporaneously with that certain Security Agreement dated as of even date herewith among the Grantors and ACAS (as it may hereafter be supplemented, restated, amended, superseded or replaced from time to time, the "Security Agreement"), under which, inter alia, each Grantor is granting ACAS a lien on and security interest in certain assets of such Grantor associated with or relating to products leased or sold or services provided under such Grantor's trademarks and the goodwill associated therewith, as security for the payment and performance of all the Obligations (as defined in the Security Agreement) of all of the Loan Parties, and under which ACAS is entitled to foreclose or otherwise deal with such assets, trademarks, service marks and tradenames under the terms and conditions set forth therein.
- C. Pursuant to the Security Agreement, ACAS is acquiring a lien on, and security interest in, and license to use (which license is conditioned upon the occurrence and continuation of an Event of Default) the trademarks, service marks and trade names listed on Schedule "A" attached hereto, together with all the goodwill of such Grantor associated therewith and represented thereby, as security for all of the Obligations, and desires to have its security interest in such Trademarks confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the premises and mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- In consideration of and pursuant to the terms of the Purchase Documents, and for 1. other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged. and to secure the payment and performance of all the Obligations, each Grantor grants a lien and security interest to ACAS in all of its present and future right, title and interest in and to all service marks, trademarks, trademark and service mark registrations, trademark or service mark applications and trade names including, without limitation, the service marks, trademarks, trademark and service mark registrations, trademark or service mark applications and trade names listed on Schedule "A" hereto (the "Trademarks"), all of the such Grantor's rights and obligations pursuant to any license agreements between such Grantor and any other Person or Persons with respect to any Trademarks, subject to the terms of such license agreements, whether such Grantor is a licensor or licensee under any such license agreements, including, without limitation, the licenses listed on Schedule "B") attached hereto and made a part hereof, and, subject to the terms of such licenses, the right to prepare for sale, sell and advertise for sale, all items now or hereafter owned by such Grantor covered by such licenses (collectively, the "Licenses"), together with all the goodwill of such Grantor associated with and represented by the Trademarks, and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and all the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits, (collectively the "Collateral").
- 2. Grantors hereby jointly and severally covenant and agree to maintain the Trademarks in full force and effect and otherwise perform all of its obligations and undertakings under this Agreement until all of the Obligations are indefeasibly paid and satisfied in full and the Security Agreement has been terminated.
 - 3. Each Grantor represents, warrants and covenants that:
- (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable;
- (b) Each of the Trademarks is registered (or in the process of application for registration), and, to the best of such Grantor's knowledge, is valid and enforceable;
- (c) Such Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, and, except for Liens permitted under Section 7.2(b) of the Purchase Agreement, each of the Trademarks is free and clear of any liens, claims, charges and encumbrances, including, without limitation, pledges, assignments, options, licenses and covenants by any Grantor not to sue third persons;
- (d) Except for Liens permitted under Section 7.2(b) of the Purchase Agreement, such Grantor's rights under the Licenses are free and clear of any liens, claims,

charges and encumbrances, including, without limitation, pledges, assignments, options and covenants by any Grantor not to sue third persons;

- (e) Such Grantor has the unqualified right, power and authority to enter into this Agreement and perform its terms;
- (f) Such Grantor has complied with, and will continue for the duration of this Agreement to comply with, the requirements set forth in 15 U.S.C. §1051-1127 and any other applicable statutes, rules and regulations in connection with its use of the Trademarks;
- (g) Such Grantor has used and will continue to use for the duration of this Agreement, consistent standards of quality in services or products leased or sold under the Trademarks, and hereby grants to ACAS and its employees and agents the right (with no obligation of any kind upon ACAS to do so), upon reasonable notice and during normal business hours, to visit such Grantor's affiliates, franchises or management locations and to inspect the use of the Trademarks and quality control records relating thereto at reasonable times during the regular business hours to ensure such Grantor's compliance with this paragraph 3(g); and
- (h) Grantor has no notice of any suits or actions commenced or threatened against it, or notice of claims asserted or threatened against it, with reference to the Trademarks.

4. Grantors further covenant that:

- (a) Until all of the Obligations have been indefeasibly paid and satisfied in full, no Grantor will enter into any agreement, including without limitation, license agreements or options, which is inconsistent with Grantors' obligations under this Agreement or the Purchase Agreement or which restrict or impair ACAS' right or priorities hereunder.
- (b) If any Grantor acquires rights to any new trademarks, the provisions of this Agreement shall automatically apply thereto and such trademarks shall be deemed part of the Trademarks. Such Grantor shall give ACAS written notice promptly upon its first use thereof along with an amended Schedule "A".
- 5. So long as this Agreement is in effect and so long as Grantors have not received notice from ACAS that an Event of Default has occurred and is continuing under the Notes or Purchase Agreement and that ACAS has elected to exercise its rights hereunder, Grantors shall continue to have the exclusive right to use the Trademarks and ACAS shall have no right to use the Trademarks or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Trademarks to anyone else.
- 6. Each Grantor agrees not to sell, license, grant any option, assign or further encumber its rights and interest in the Trademarks without prior written consent of ACAS or as may be expressly permitted under the Purchase Agreement.

- Following the occurrence and during the continuance of an Event of Default under the Notes or Purchase Agreement, ACAS, as the holder of a security interest under the Uniform Commercial Code, as now or hereafter in effect in the State of Maryland, may take such action permitted under the Security Agreement, the Purchase Documents, hereunder or under any law, in its exclusive discretion, to foreclose upon or otherwise exercise its rights against the Trademarks covered hereby. For such purposes, each Grantor authorizes and empowers ACAS, its successors and assigns, and any officer or agent of ACAS as ACAS may select, in its exclusive discretion, as such Grantor's true and lawful attorney-in-fact, with the power to endorse such Grantor's name on all applications, assignments, documents, papers and instruments necessary for ACAS to use the Trademarks or to grant or issue any exclusive or nonexclusive license under the Trademarks to anyone else, or necessary for ACAS to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else including, without limitation, the power to execute on such Grantor's behalf a trademark assignment in the form attached hereto as Exhibit 1. Such Grantor hereby ratifies all that such agent or attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Agreement, the Purchase Documents, and until all the Obligations are indefeasibly paid and satisfied in full and the Security Agreement is terminated.
- 8. This Agreement shall not be modified without the written consent of the parties hereto.
- 9. All rights and remedies herein granted to ACAS shall be in addition to any rights and remedies granted under the Purchase Documents and shall be cumulative. In the event of an inconsistency between this Agreement and the Security Agreement, the language of the Security Agreement shall control.
- 10. Upon full and unconditional satisfaction of all of the Obligations, ACAS shall execute and deliver to Grantors all documents reasonably necessary to terminate ACAS' security interest in the Trademarks.
- 11. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by ACAS in connection with the preparation and execution of this Agreement and all other documents relating hereto, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining, preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, or defending, protecting or enforcing ACAS' rights hereunder, in each case in accordance with the terms of this Agreement, shall be borne and paid by Grantors on demand by ACAS and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the rate of interest determined in accordance with Section 8.2(c) of the Purchase Agreement.
- 12. Subject to any applicable terms of the Security Agreement, Grantors shall have the duty to prosecute diligently any trademark application with respect to the Trademarks

pending as of the date of this Agreement or thereafter to preserve and maintain all rights in the Trademarks, and upon reasonable request of ACAS, Grantors shall make federal application on registrable but unregistered trademarks belonging to Grantors. Any reasonable expenses incurred in connection with such applications shall be borne by Grantors. Grantors shall not abandon any Trademark without the prior written consent of the ACAS.

- 13. Grantors shall have the right to bring suit in their own name to enforce the Trademarks, in which event ACAS may, if Grantors reasonably deem it necessary, be joined as a nominal party to such suit if ACAS shall have been satisfied, in its sole discretion, that it is not thereby incurring any risk of liability because of such joinder. Grantors shall promptly, upon demand, reimburse and indemnify ACAS for all damages, reasonable costs and expenses, including attorneys' fees, incurred by ACAS in the fulfillment of the provisions of this paragraph.
- 14. If an Event of Default is outstanding under the Notes or Purchase Agreement, ACAS may, without any obligation to do so, complete any obligation of Grantors hereunder, in any Grantor's name or in ACAS' name, but at Grantors' expense, and Grantors hereby agree to reimburse ACAS in full for all reasonable costs and expenses, including attorneys' fees, incurred by ACAS in protecting, defending and maintaining the Trademarks.
- 15. No course of dealing between Grantors and ACAS nor any failure to exercise, nor any delay in exercising, on the part of ACAS, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of ACAS' rights and remedies with respect to the Trademarks, whether established hereby or by the Purchase Documents, or by any other future agreements between Grantors and ACAS or by law, shall be cumulative and may be exercised singularly or concurrently.
- 16. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.
- 17. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 18. This Agreement shall be governed by and construed in conformity with the laws of the State of Maryland without regard to its otherwise applicable principles of conflicts of laws.
- 19. Grantors and ACAS each waive any and all rights it may have to a jury trial in connection with any litigation, proceeding or counterclaim arising with respect to rights and obligations of the parties under this Agreement.
- 20. THE OBLIGATIONS SECURED HEREBY AND THE SECURITY INTERESTS GRANTED HEREUNDER ARE SUBORDINATE IN THE MANNER AND TO THE EXTENT SET FORTH IN THAT CERTAIN SUBORDINATION AGREEMENT (THE "SUBORDINATION AGREEMENT") DATED AS OF APRIL 24, 2000, AMONG FLEET

CAPITAL CORPORATION, AS AGENT FOR THE SENIOR LENDERS, ACAS AND THE LOAN PARTIES TO THE INDEBTEDNESS AND OTHER LIABILITIES OWED BY LOAN PARTIES UNDER AND PURSUANT TO THE LOAN AND SECURITY AGREEMENT DATED AS OF AUGUST 19, 1999, AND EACH RELATED "LOAN DOCUMENT" (AS DEFINED THEREIN), AND EACH ASSIGNEE HEREUNDER, BY ITS ACCEPTANCE HEREOF, ACKNOWLEDGES AND AGREES TO BE BOUND BY THE PROVISIONS OF THE SUBORDINATION AGREEMENT.

IN WITNESS WHEREOF, the parties hereto have executed this Trademark Security Agreement the day and year first above written.

GOLDMAN INDUSTRIAL GROUP, INC.

Bv:

Name: Gregory I. Goldman

Title: CEO

BRIDGEPORT MACHINES, INC.

Bv:

Name: Bregory I. Goldman

Title: CEO

FELLOWS CORPORATION

By:

Name: Gregory I. Goldman

Title:

CED

J&L METROLOGY COMPANY, INC.

Bv

Name: Gregory I. Goldman

Title: CE

JONES & LAMSON VERMONT CORP.

By: Name: Gregory I. Goldman
Title: CED

BRYANT GRINDER CORPORATION

By: Name: GYLOON T Gold MON

Title: CED

HILL-LOMA, INC.

By: Constant Colors

Title: (F)

corporation; and s/he desires the same to be recorded as such.

UNITED STATES OF AMERICA

STATE OF	_: S	S	
COUNTY OF	_:		
DISTRICT OF COLUMBIA			
On this 18 of April, 2000, before me perso	onally appe	eared GREGOYU I.	Goldman, to me
known and being duly sworn, deposes and says			of
Goldman Industrial Group, Inc.; that s/he signed th	he Agreem	ent thereto as such	n officer pursuant

to the authority vested in him by law; that the within Agreement is the voluntary act of such

Notary Public Jenkins

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF	: SS
COUNTY OF	
DISTRICT OF COWMBIA	
Bridgeport Machines, Inc.; that s/he sign	re me personally appeared by COUT. Column to me s and says that whe is of ned the Agreement thereto as such officer pursuant to the the within Agreement is the voluntary act of such be recorded as such.
	Motary Public Jenkins
	My Commission Expires:
	My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF	:
COUNTY OF	:
DISTRICT OF COLUMBIA	
On this 18 of April, 2000, before me person known and being duly sworn, deposes and says Fellows Corporation; that s/he signed the Agree authority vested in him by law; that the with corporation; and s/he desires the same to be record	ement thereto as such officer pursuant to the in Agreement is the voluntary act of such
	Notary Public My Commission Expires:
	My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF	: SS
COUNTY OF	·
DISTRICT OF COLUMBIA	
Metrology Company, Inc.; that s/he signed th	personally appeared Georg I. Goldman, to me ays that the is
	Notary Public My Commission Expires:
	New Commission Expires November 30, 2005

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF	: SS	
COUNTY OF	:	
DISTRICT OF COLUMBIA		
On this has been of April, 2000, before me p known and being duly sworn, deposes and somes & Lamson Vermont Corp.; that s/he sign to the authority vested in him by law; that the corporation; and s/he desires the same to be reconstructed.	ed the Agreement thereto a e within Agreement is the	s such officer pursuant
	Notary Public	enkins
	My Commis	ssion Expires
	Mr Commission Book	res November 30, 2004

::ODMA\PCDOC\$\DC\366538\4

UNITED STATES OF AMERICA	:
STATE OF	_: SS
COUNTY OF	_:
DISTRICT OF COLUMBIA	
On this 16 of April, 2000, before me person known and being duly sworn, deposes and says Bryant Grinder Corporation; that s/he signed the Athe authority vested in him by law; that the with corporation; and s/he desires the same to be recorded	Agreement thereto as such officer pursuant to hin Agreement is the voluntary act of such
	Notary Public Jerhins
	My Commission Expires:
	My Commission Expires November 30, 2003

::ODMAVPCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF	: SS
COUNTY OF	:
DISTRICT OF COLUMBIA	
On this 18 th of April 2000, before me per	rsonally appeared Glegory I. Goldman, to me that she is <u>CEO</u> of Hill-
known and being duly sworn, denoses and says	that whe is (FO) of Hill-
	hereto as such officer pursuant to the authority
	ent is the voluntary act of such corporation; and
s/he desires the same to be recorded as such.	J
	Alva H. Genkins Notary Public
	My Commission Eurinea
	My Commission Expires:
	My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

Exhibit I

TRADEMARK ASSIGNMENT

WHEREAS,	("Grantor") is the registered owner of the United
	("Grantor") is the registered owner of the United registrations listed on Schedule "A" attached hereto and made which are registered in the United States Patent and Trademark
Office; and	
WHEREAS,	("Grantee"), having a place of business
	, is desirous of acquiring said
Trademarks;	
acknowledged, and intending to l does hereby transfer, assign and so of its present and future right, title and all goodwill associated therew	good and valuable consideration, receipt of which is hereby be legally bound hereby, Grantor, its successors and assigns, it over unto Grantee, its successors, transferees and assigns, all and interest in and to the Trademarks and all proceeds thereof ith issued under and pursuant to the Power of Attorney. The undersigned has caused this Trademark Assignment to be
executed as of the day of	
	By:
	Attorney-in-fact

::ODMA\PCDOCS\DC\366538\4

STATE OF	:	•	
COUNTY OF	: S.S. :		
behalf of	red known to me or satisfacted ("Grantor") Trademark Assignment on b	me, a Notary Public for the said Court orily proven to me to be attorney-in-) and s/he acknowledged to me that ehalf of Grantor, and as the act and of	fact on at s/he
IN WITNESS W	HEREOF, I hereunto set my	hand and official seal.	
		Notary Public	
My Commission Expire	s:		

::ODMA\PCDOC\$\DC\366538\4

STATE OF SS
COUNTY OF
DISTRICT OF COLUMBIA
On this 18th of April, 2000 personally appeared Gregory I. Goldman, to me known
and being duly sworn, deposes and says that the is of Goldman Industrial
Group, Inc., the Grantor corporation described in the foregoing Power of Attorney; that s/he
signed the Power of Attorney as such officer pursuant to the authority vested in her/him by law;

that the within Power of Attorney is the voluntary act of such corporation; and s/he desires the

Alva H. Junkins
Notary Public

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

same to be recorded as such.

UNITED STATES OF AMERICA	:
STATE OF	<u>:</u> SS
COUNTY OF	
DISTRICT OF COLUMBIA	
On this 18th of April, 2000 personal	Ily appeared Gregory I. Goldman, to me known
and being duly sworn, deposes and says tha	of Bridgeport Machines,
Inc., the Grantor corporation described in the	e foregoing Power of Attorney; that s/he signed the
Power of Attorney as such officer pursuant	to the authority vested in her/him by law; that the

within Power of Attorney is the voluntary act of such corporation; and s/he desires the same to

Alex H. Genkins Notary Public

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

be recorded as such.

STATE OF:	SS
COUNTY OF;	
DISTRICT OF COLUMBIA	
On this 18 th of April, 2000 personally ap	peared Gregory I Goldman to me known
and being duly sworn, deposes and says that #he	e is <u>CEO</u> of Fellows Corporation,
the Grantor corporation described in the foregoing	Power of Attorney; that s/he signed the Power
of Attorney as such officer pursuant to the author	rity vested in her/him by law; that the within

Power of Attorney is the voluntary act of such corporation; and s/he desires the same to be

Notary Public Jenkins

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

recorded as such.

STATE OF
COUNTY OF:
DISTRICT OF COLUMBIA
On this 18th of April, 2000 personally appeared George J. Goldman, to me known
and being duly sworn, deposes and says that she is of J&L Metrology
Company, Inc., the Grantor corporation described in the foregoing Power of Attorney; that s/he
signed the Power of Attorney as such officer pursuant to the authority vested in her/him by law;

that the within Power of Attorney is the voluntary act of such corporation; and s/he desires the

Notary Public

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

same to be recorded as such.

COUNTY OF:		
DISTRICT OF COLUMBIA		
On this 18th of April, 2000 personally appear	ared Gregory I.G	oldman to me known
and being duly sworn, deposes and says that she		of Jones & Lamson
Vermont Corp., the Grantor corporation described in		of Attorney: that s/he

SS

> Olso H. Genkins Notary Public

My Commission Expires:

My Commission Expires November 30, 2003

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF

SS

STATE OF: SS	
COUNTY OF:	
DISTRICT OF COLUMBIA	
On this 18th of April, 2000 personally appeared Grea	on I Goldman, to me kno
and being duly sworn, deposes and says that she is Ct	of Bryant Grin

wn der Corporation, the Grantor corporation described in the foregoing Power of Attorney; that s/he signed the Power of Attorney as such officer pursuant to the authority vested in her/him by law; that the within Power of Attorney is the voluntary act of such corporation; and s/he desires the same to be recorded as such.

Notary Public Jenfrins

My Commission Expires:

Mr Commission Expires November 30, 2009

::ODMA\PCDOCS\DC\366538\4

UNITED STATES OF AMERICA

STATE OF:	SS
COUNTY OF:	
DISTRICT OF COLUMBIA	
	appeared Gregory I. Goldman to me known
and being duly sworn, deposes and says that s	the is <u>CEO</u> of Hill-Loma, Inc., the
Grantor corporation described in the foregoing I	Power of Attorney; that s/he signed the Power of

Attorney as such officer pursuant to the authority vested in her/him by law; that the within Power of Attorney is the voluntary act of such corporation; and s/he desires the same to be recorded as

22

My Commission Expires:

My Commission Expires November 30, 2003

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UNITED STATES OF AMERICA

such.

BRYANT GRINDER TRADEMARKS¹

Trademark	Registration Number	Registration/Filing Date
BRYANT	2,005,713	10/08/97
ULTRALINE	1,898,589	06/13/05
LECTRALINE	1,661,461	10/22/91
LECTRAFORM ²	1,519,556	01/10/89
LECTRAFLEX	1,519,540	01/10/89
HI-SPEEDPOWER	1,483,082	04/05/88
CENTALIGN	1,110,811	01/09/79
BRYANT and Design	1,014,015	06/24/75
CENTRA-FORM	786,754	03/16/65
LECTO-CAM	730,359	04/24/62
(France) BRYANT and Design	1,464,208	05/09/78

The trademarks may be subject to security interests in favor of third parties. Lapsed unintentionally and application has been filed for reissue under a new number.

FELLOWS CORPORATION TRADEMARKS³

Trademark	Registration Number	Registration/Filing Date	Renewal Date
FELLOWS	2,005,713	10/08/97	05/20/02
Austria	275 020	00/11/01	00/11/01
FELLOWS Benelux	375,939	09/11/91	09/11/91
FELLOWS Brazil	810,664,606	12/06/93	12/06/03
FELLOWS Canada	270,011	06/11/82	06/11/97
FELLOWS China	229,524 229,508	06/30/85	06/29/95
	229,509		
FELLOWS	1200/82	03/19/82	03/19/02
Denmark FELLOWS France	1,182,279	07/15/91	07/15/01
FELLOWS Germany	1,045,525	09/30/91	09/30/01
FELLOWS Britain	1,161,839	09/24/92	09/24/02
FELLOWS Britain	1,161,840		
FELLOWS Italy	395,747	01/27/86	01/27/06
FELLOWS Japan	2,296,359	01/31/91	10/31/00
FELLOWS Japan	2,450,976	08/31/92	08/31/02
FELLOWS	382,642	11/03/85	11/03/95
India	382,644 382,643		
FELLOWS Russia	73,401	09/27/92	09/27/02
FELLOWS Switzerland	314,874	10/20/81	10/20/01
FELLOWS	83876	01/14/93	09/13/02
			

The trademarks may be subject to security interests in favor of third parties.

South Korea				•
FELLOWS		983,704	04/20/82	04/20/02
Spain				
FELLOWS		983,703	03/20/82	03/20/02
Spain				
FELLOWS		548,059	08/16/91	08/16/01
U.S.				
FELLOWS	and	621,257	02/14/76	02/14/92
Design				
U.S.				
HYDROSTROKE	8	310,672,294	12/29/83	09/20/03
Brazil				
HYDROSTROKE		269,492	05/28/82	05/28/97
Canada				
HYDROSTROKE		1,039,956	08/06/91	08/06/01
Germany				
HYDROSTROKE		395,977	08/20/81	08/20/01
Italy				
HYDROSTROKE	•	1,180,927	07/16/91	07/16/01
France				
HYDROSTROKE		31,161,153	09/11/81	09/11/02
Great Britain				
HYDROSTROKE	,	1,738,299	12/20/84	12/20/04
Japan				
HYDROSTROKE	,	1,163,454	08/04/81	08/04/01
U.S.				
HYDROSTROKE		314,612	09/01/81	09/01/01
Switzerland				

JONES & LAMSON VERMONT CORPORATION TRADEMARKS⁴

Trademark	Registration Number	Registration/Filing Date
TNC J & L and Design J & L and Design	893,660 522,634 517,243	06/30/70 03/21/50 11/01/49

The trademarks may be subject to security interests in favor of third parties.

HILL-LOMA,. INC. TRADEMARKS⁵

Trademark	Registration Number	Registration/Filing Date
METAL WORKER	1147040	2/13/78
H and Design	0912940	10/27/1969

The trademarks may be subject to security interests in favor of third parties.

BRIDGEPORT MACHINES, INC. TRADEMARKS 6

<u>Mark</u>	Reg./(Appl.) Number	Reg./(Filing) Date
ACTIVE EZMILL	(75/285,749)	(5/2/97)
AIR-FLO	1,424,600	1/13/87
AUTOSTEP	1,587,474	3/20/90
BPC 320H	1,603,422	6/26/90
BRIDGEPORT	1,742,918	12/29/92
BRIDGEPORT	672,452	1/13/59
DISCOVERY	1,642,431	4/23/91
DISCOVERY TORQ-CUT 22 and Design	1,989,670	7/30/96
EXPLORER	2,069,634	6/10/97
EZ PATH-II	2,034,307	1/28/97
EZ-CAM	1,338,961	6/4/85
EZ-CMM	1,859,114	10/18/94
EZ-MILL	1,595,123	5/8/90
EZ-SURF	1,644,297	5/14/91
EZSURF	2,088,315	8/12/97
EZ-TRAK	2,038,846	2/18/97
EZ-TURN	1,594,029	5/1/90
EZMILLSCRIPT	(75/285,747)	(5/2/97)
EZPATH	1,831,904	4/19/94

The trademarks may be subject to security interests in favor of third parties.

Note that the majority of the trademarks were assigned to Bridgeport Machines, Inc. or its subsidiaries by Textron.

HARIG	1,444,875	6/30/87
HOGGER	1,608,052	7/31/90
INTERACT	1,361,441	9/24/85
OPENMMCS	(75/285,748)	(5/2/97)
POWERPATH	2,086,548	8/5/97
QUILL MASTER	681,116	6/30/59
SYNCRO-TRACE	696,003	4/12/60

Foreign

<u>Mark</u>	Reg./(Appl.) No.	Reg./(Filing) Date
BRIDGEPORT (Australia)	B331,297	4/10/79
BRIDGEPORT (Canada)	243,145	4/18/80
BRIDGEPORT (China)	999,187	5/6/97
BRIDGEPORT (China)	1,005,858	5/13/97
BRIDGEPORT (EC)	(166,835)	(4/1/96)
BRIDGEPORT (France)	1,533,311	4/6/79
BRIDGEPORT-TEXTRON (Germany)	1,052,282	9/23/82
BRIDGEPORT (Hong Kong)	(13,515/95)	(10/24/95)
BRIDGEPORT (Hong Kong)	(13,516/95)	(10/24/95)
BRIDGEPORT Indonesia	267,294	8/22/91
BRIDGEPORT (Italy)	370,146	5/25/79
BRIDGEPORT	1,741,752	1/23/85

(Japan)		•
BRIDGEPORT (Japan)	(4-110,774)	(5/7/92)
BRIDGEPORT (South Korea)	70,358	7/16/80
BRIDGEPORT (Malaysia)	648/79	4/26/79
BRIDGEPORT (Mexico)	405,081	1/9/91
BRIDGEPORT (Mexico)	405,082	1/9/91
BRIDGEPORT (Singapore)	B79,964	4/19/79
BRIDGEPORT (Spain)	850,010	11/20/78
BRIDGEPORT (Sweden)	177,941	8/28/81
BRIDGEPORT (Taiwan)	96,716	2/2.8/78
BRIDGEPORT (United Kingdom)	2,004,487	10/31/94
EZ CAM (EC)	(166,934)	(4/1/96)
EZ CAM BY BRIDGEPORT (Japan)	4,031,341	7/18/97
EZ CAM (United Kingdom)	B1,287,949	10/21/86
EZFEATUREMILL (EC)	(167,007)	(4/1/96)
EZPATH (EC)	(166,884)	(4/1/96)
EZ SURF (Argentina)	(2,024,700)	(3/7/96)
EZ SURF (Brazil)	(819228079)	(5/14/96)
EZ SURF (Canada)	479,720	8/7/97
EZ SURF	480,009	2/19/97

(Chile)		-
EZ SURF (China)	1,059,376	7/21/97
EZ SURF (EC)	(167,023)	(4/1/96)
EZ SURF (Germany)	396 15 922	3/30/96
EZ SURF (Italy)	(96 1483)	(5/22/96)
EZ SURF (Japan)	(36,735/96)	(4/8/96)
EZ SURF (Mexico)	531,530	5/8/96
EZ SURF (Singapore)	(2241/96)	(3/11/96)
EZ SURF (United Kingdom)	2,060,293	3/7/96
EZ TRAK (EC)	(166,959)	(4/1/96)
HARIG (Australia)	A315,842	2/17/78
HARIG (Canada)	206,498	4/18/75
HARIG (Estonia)	9,154	3/11/94
HARIG (EC)	(166,983)	(4/1/96)
HARIG (Germany)	1,174,808	12/5/89
HARIG (Georgia)	3708	10/25/96
HARIG (Hong Kong)	1,459	3/4/78
HARIG (Indonesia)	275,579	5/25/92
HARIG (Japan)	1,320,855	2/1/78
	1,320,855	2/1/78

HARIG (South Korea)	215,346	6/18/91
HARIG (Latvia)	M16,480	6/1/93
HARIG (Lithuania)	10,145	6/1/93
HARIG (Philippines)	54,252	2/15/93
HARIG (Russia)	62,643	3/6/78
HARIG (Singapore)	74,848	2/28/78
HARIG (Taiwan)	103,654	9/1/78
HARIG (Thailand)	64,304	2/27/78
HARIG (Ukraine)	5,056	5/31/94
HARIG (United Kingdom)	1,022,267	6/18/73
HARIG and Design (Germany)	1,174,807	12/5/89
POWERPATH (EC)	(335,349)	(7/30/96)

SCHEDULE B

NONE

RECORDED: 05/23/2000