Form PTO-1594 (Adapted) 7/3/95	08-0	8-2001	U.S. DEPARTMENT OF COMMERCE EET Patent & Trademark Office		
To the Honorable Commissioner of Pa			solved original documents or constituence		
	1018	304402	ached original documents or copy thereof.		
1. Name of conveying party(ies):	1 ,		dress of receiving party(ies): er Financial, Inc.		
Northern Engineering and Plastics Corp. 08/03/0/		ADDRESS: 500 West Monroe Street			
General Partnership Limit Corporation, State of Delaware Other Additional name(s) of conveying party(ies) attached? 3. Nature of conveyance: Assignment Merg		Corporation-S Other If assignee is not do designation is attack (Designation must I Additional name(s) 4(b). Trademark	citizenship AUC - 3 2001		
 Name and address of party to whom concorning document should be mailed. Name Lisa M. Cobern, Esq. 		6. Total number of applications and registrations involved: 1			
Address: SUTHERLAND ASBILL & BRE 999 Peachtree Street, NE Atlanta, Georgia 30309-3996	ENNAN LLP	7. Total fee (37 CFR 3.41) enclosed: \$ 40.00			
	DO NOT U	JSE THIS SPA	CE		
of the original document.	ng deposited wit	h the United States	and correct, and any attached copy is a true copy Postal Service as first class mail in an addressed to: DC 20231, on the date given below.		
Lisa M. Cobern Name of Person Signing Attorney Docket No. 43162.0058	m (Le	Date: July 31, 2001 Total number of pages including cover sheet: 5		
Mail documents to be recorded with required of		gnature mation to: Co	ommissioner of Patents & Trademarks		
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AO 491216.1

TRADEMARK REEL: 002344 FRAME: 0059

TRADEMARK SECURITY AGREEMENT

WHEREAS, Northern Engineering and Plastics Corporation, a Delaware corporation ("Grantor"), owns the Trademarks and applications for Trademarks listed on Schedule 1 annexed hereto; and

WHEREAS, Portola Packaging, Inc. ("Borrower"), Heller Financial, Inc. ("Agent"), as Agent, Issuing Lender and a Lender, and other financial institutions from time to time, are parties to a Third Amended and Restated Credit Agreement dated September 29, 2000 (as the same may be amended and in effect from time to time, the "Credit Agreement"), providing for extensions of credit to be made to Borrower by Agent, and certain other financial institutions that may from time to time become parties thereto as Lenders (as defined in the Credit Agreement); and

WHEREAS, pursuant to the terms of the Security Agreement dated as of January 12, 2001 (as the same may be amended and in effect from time to time, the "Security Agreement"), between Grantor and Agent (in such capacity, "Grantee"), Grantor has granted to Grantee for the benefit of Lenders a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement), together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of all amounts owing by Grantor under the Credit Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

- (1) each Trademark and application for Trademark listed on Schedule 1 annexed hereto, together with any renewals, reissues, continuations or extensions thereof, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark; and
- (2) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any Trademark, or (b) injury to the goodwill associated with any Trademark.

The security interest granted hereby is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

AO 382329.2 AO 473226.1

TRADEMARK
REEL: 002344 FRAME: 0060

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer as of the 30th day of May, 2001.

NORTHERN ENGINEERING AND PLASTICS CORPORATION

By:	
Chief Financial Officer	

Acknowledged:

HELLER FINANCIAL, INC., as Agent

Title Vice President

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer as of the 30th day of May, 2001.

NORTHERN ENGINEERING AND PLASTICS CORPORATION

By: Chief Financial Officer

Acknowledged:

HELLER FINANCIAL, INC., as Agent

By:	 		
Title:			

AO 382329.2 AO 473226.1

TRADEMARKS

"NEPCO" registered 10/15/85 as registration number 1365634.

AO 382329.2 AO 473226.1

> TRADEMARK REEL: 002344 FRAME: 0063