U.S. DEPARTMENT OF COMMERCE

(Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)	02542	2627	U.S.	. Patent and Trade	emark Office
Tab settings ⇔⇔ ▼ ▼	▼	▼	▼	▼	▼
To the Honorable Commissioner of Patents and Tra	demarks: F	Please record the at	tached original docu	ments or copy the	reof.
1. Name of conveying party(ies): Fleet Capital Corporation Individual(s) General Partnership Corporation-State Other	·	Name:Flee Internal Address:*ba Street Addres City:_Boston	ddress of receiving at National Bank, anking association association ss: 100 Federal state: National State: Na	n, as Agent Street A Zip: 02110	
Additional name(s) of conveying party(ies) attached? Y 3. Nature of conveyance: Assignment Security Agreement Other Amendment with respect t Execution Date: U8/01/2003 Security Inte	ves No	Association General Parallel Limited Parallel Corporation V Other na If assignee is not representative de	Partnership	ation States, a domestic Yes V by	
4. Application number(s) or registration number(s): A. Trademark Application No.(s)			k Registration No.(See Attac	ched
Name and address of party to whom corresponder concerning document should be mailed: Name:	nce	6. Total number	r of applications an		3 22
Internal Address: Attn: Penelope J.A. Agodoa Federal Research Company, LLC 1030 15th Street, NW, Suite 920 Washington, DC 20005 Street A 202.783.2700		✓ Enclose	zed to be charged		CEIVED OPR
City:State:Zip:		/	1		
9. Signature. Deneen Sanders, Paralegal Name of Person Signing	Si	THIS SPACE gnature grature grater, attachments, and	12	ugust 29, 2003 Date	

09/03/2003 STON11

00000012 2577124

01 FC:8521 02 FC:8522 40.00 OP 850.00 OP

Form PTO-1594

Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

Continuation of Part 4.

TRADEMARK
REGISTRATION
NO.
2577124
2345405
2513821
2296623
2103366
2078132
2078831
2038540
2002592
2007195
2058018
1980295
1931575
1873298
1755391
1838373
1808385
1787665
1742160
1772916
1709030
1538955
1478334
1350336
1324094
1226544
1183601
1169929
1181915
1150839
1091725
682195

TRADEMARK
APPLICATION NO.
75/085327
74/658558
74/658560

396418.v01 8/29/03 3:08 PM 8HVM01!.DOC

2759.073

AGENCY RESIGNATION AND APPOINTMENT

This Agency Resignation and Appointment (this "<u>Agreement</u>") is entered into as of August 1, 2003 by and among HOPKINS MANUFACTURING CORPORATION, a Kansas corporation ("Borrower"), FLEET CAPITAL CORPORATION, a Rhode Island corporation ("Fleet"), FLEET NATIONAL BANK ("Bank"), and the Lenders party hereto.

All capitalized terms used in this Agreement and not otherwise defined shall have the same meanings here as in the Loan Agreement (as hereinafter defined).

RECITALS

WHEREAS, the Company, Fleet and Lenders are party to that certain Amended and Restated Loan and Security Agreement dated December 1, 2000 (as amended, supplemented or otherwise modified from time to time, the "Loan Agreement"), with Fleet a party thereto as Agent and as a Lender;

WHEREAS, the entirety of the Loans and Loan Commitments of Fleet in its capacity as a Lender are being purchased by Bank concurrently herewith;

WHEREAS, the parties hereto desire that Bank replace Fleet as Agent under the Loan Agreement and the other Loan Documents; and

WHEREAS, the parties hereto desire to consent to such replacement and to amend the Loan Agreement and the other Loan Documents in connection therewith;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. Agency Succession.
- (a) Pursuant to Section 10.10 of the Loan Agreement, (i) Fleet resigns as the Agent under the Loan Agreement and the other Loan Documents (Fleet, in such capacity as retiring Agent, is referred to herein as "Retiring Agent"), (ii) the Lenders party hereto, whom together constitute the Majority Lenders, and the Company appoint Bank as the successor Agent under the Loan Agreement and the other Loan Documents (Bank, in such capacity as successor Agent, is referred to herein as "Successor Agent") and (iii) Successor Agent accepts its appointment as the successor Agent under the Loan Agreement and the other Loan Documents.
- (b) In connection with the agency succession described in the foregoing clause (a), and without the need for any further action, (i) Retiring Agent's appointment, powers and duties as Agent under the Loan Agreement and the other Loan Documents shall terminate, (ii) Successor Agent shall succeed to and become vested with all of the rights, powers and duties of

39(1429.v05 8/13/03 12:59 PM 8D9905!.DOC

2759.073

Retiring Agent under the Loan Agreement and the other Loan Documents, (iii) all protective provisions of the Loan Agreement set forth in Section 10 thereof shall inure to Retiring Agent's benefit as to any actions taken or omitted to be taken by Retiring Agent while it served as Agent under the Loan Agreement and the other Loan Documents, (iv) Successor Agent shall bear no responsibility for actions taken or omitted to be taken by Retiring Agent while Retiring Agent served as Agent under the Loan Agreement and the other Loan Documents, (v) each of Retiring Agent and the Company authorizes Successor Agent to file any Uniform Commercial Code assignments or amendments, and any real estate memoranda relating to the Mortgages, that Successor Agent deems necessary or desirable to evidence Successor Agent's appointment as Agent under the Loan Documents, (vi) Retiring Agent agrees to deliver promptly to Successor Agent, at Successor Agent's address set forth under its signature block below, any tangible Collateral securing the Obligations that is currently in the possession of Retiring Agent (such as stock certificates, notes and the like) and (vii) each of Retiring Agent and the Company agrees, upon the reasonable request of Successor Agent, to take such additional actions and to execute and deliver such other documents and instruments (including, without limitation, the documents and instruments listed on Exhibit A attached hereto) as Successor Agent may reasonably request to effect Successor Agent's succession as Agent under the Loan Agreement and the other Loan Documents.

2. Representations and Warranties.

- (a) Retiring Agent represents and warrants to Successor Agent that (i) Retiring Agent has not executed any release or other discharge with respect to any portion of the Collateral or with respect to Borrower or any Guarantor (provided, that the foregoing shall not apply to releases and discharges which may have occurred in accordance with the terms of the Loan Documents without the need for action by Agent or Lenders), (ii) no payment default exists with respect to any Loan as of the date hereof and (iii) except with respect to any Event of Default of which Retiring Agent has previously notified Successor Agent, Retiring Agent has not received written notice from the Company of the occurrence of any Event of Default which remains in existence as of the date hereof.
- (b) Each party hereto represents and warrants to each other party hereto that: (i) it is duly authorized and empowered to enter into, execute, deliver and perform this Agreement and any other agreement, document or instrument delivered herewith to which it is a party including, without limitation, the documents and instruments listed on Exhibit A attached hereto, (ii) the execution, delivery and performance of this Agreement and any other agreement, document or instrument delivered herewith to which it is a party have been duly authorized by all necessary corporate action and (iii) this

Agreement has been duly executed and delivered and constitutes a legal, valid and binding obligation of such party, enforceable in accordance with its terms.

- 3. Assignment of Liens. As a supplement to and in no way in limitation of the provisions of Section 1 hereof, Retiring Agent hereby assigns all liens and security interests in the Collateral arising under the Loan Documents to Successor Agent. Notwithstanding anything herein to the contrary, all of such liens and security interests shall in all respects be continuing and in effect and are hereby reaffirmed. Without limiting the generality of the foregoing, any reference to Retiring Agent on any publicly filed document, to the extent such filing relates to the liens and security interests assigned hereby and until such filing is modified to reflect the interests of Successor Agent, shall, with respect to such liens and security interests, constitute a reference to Retiring Agent as collateral representative of Successor Agent (provided, that the parties hereto agree that Retiring Agent's role as such collateral representative shall impose no duties, obligations or liabilities on Retiring Agent with respect to the Collateral).
- 4. <u>Conditions Precedent</u>. The effectiveness of this Agreement shall be subject to the conditions precedent that (a) each party hereto shall have duly authorized, executed and delivered this Agreement and (b) the entirety of the Loans and Loan Commitments of Fleet in its capacity as a Lender shall have been purchased by Bank, pursuant to assignment documents reasonably acceptable to Bank.
- 5. Payments: Funding of Loans. From and after the date of the effectiveness of this Agreement, each Borrower shall make all payments (including, without limitation, payments of principal, interest and fees due under the Loan Agreement, the other Loan Documents or otherwise) to Successor Agent in accordance with the payment instructions set forth under its signature block below. Each Lender shall make available the amount of any Loans to be made by such Lender to Successor Agent in accordance with the payment instructions set forth under its signature block below.
- 6. <u>Waivers</u>. Each of the parties hereto waives the requirement, if any, that the Agent be a bank or trust company.
- 7. <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of and be binding upon the successors and permitted assigns of the parties hereto.
- 8. Patent and Trademark Filings. For purposes of filing this Agreement with the United States Patent and Trademark Office, it is hereby confirmed that, for all purposes hereof, the term "Loan Documents" shall include, without limitation, (i) the Patent, Trademark and License Mortgage dated as of February 11, 1997 and recorded, in respect of certain trademarks of Borrower, with the United States Patent and Trademark Office on February 18, 1997 at Reel/Frame 1537/0041, as further supplemented by the amendment thereto dated as of the same date and recorded, in respect of certain trademarks of Borrower, with the United States Patent and Trademark Office on March 14, 2001 at Reel/Frame 002:263/0500 and (ii) the Patent, Trademark and License Mortgage dated as of February 11, 1997 and recorded, in respect of certain patents and patent applications of Borrower, with the

3

United States Patent and Trademark Office on February 18, 1997 at Reel/Frame 8261/0924, as supplemented by the amendment thereto dated as of the same date and recorded, in respect of certain patents and patent applications of Borrower, with the United States Patent and Trademark Office on March 16, 2001 at Reel/Frame 011641/0200.

- 9. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which taken together shall be one and the same instrument.
- 10. <u>Headings</u>. The paragraph headings used in this Agreement are for convenience only and shall not affect the interpretation of any of the provisions hereof.
- 11. APPLICABLE LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND BE CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF ILLINOIS WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAWS.

[Signature page follows]

4

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

BORROWER:
HOPKINS MANUFACTURING CORPORATION
By N. W. Q. Its Assl. Sec.
FLEET NATIONAL BANK, as Successor Agent and as a Lender
By
Its
Address for Notices:
Fleet National Bank Mail Code NYEH30839 T 1133 Avenue of the Americas, 39th Floor New York, New York 10036 Attn: Don B. Pinzon Fax: (212) 703-1599
Payment Instructions:
Wiring Instructions: Fleet National Bank
ABA # 011 00 138 For the Account of Agency Services Wires
Suspense Account Account # 151 035 241 515
Reference: Hopkins Manufacturing Corp.
FLEET CAPITAL CORPORATION, as Retiring Agent
Ву

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above.

BO	R	R	O	W	E	R:

as a Lender

HOPKINS MANUFACTURING CORPORATION

By	_
Its	

FLEET NATIONAL BANK, as Successor Agent and

Address for Notices:

Fleet National Bank Mail Code NYEH30839 T 1133 Avenue of the Americas, 39th Floor New York, New York 10036 Attn: Don B. Pinzon Fax: (212) 703-1599

Payment Instructions:

Wiring Instructions: Fleet National Bank ABA # 011 00 138 For the Account of Agency Services Wires Suspense Account Account # 151 035 241 515 Reference: Hopkins Manufacturing Corp.

FLEET CAPITAL CORPORATION, as Retiring Agent

FIRST SOURCE LOAN OBLIGATIONS INSURED TRUST

Б у.	FIRST SOURCE FINANCIAL, INC.,
	its servicer/administrator
ر By	EQUAL TO
Its	FDWARD A SZARKOWICZ
	SENIOR VICE PRESIDENT & GENERAL COUNSEL
LASA	LLE BANK NATIONAL ASSOCIATION
By	
Its	
NATI	ONAL CITY BANK
Ву	
Its	

FIRST SOURCE
By: First Source Financial, Inc., its servicer/administrator
By
Its
LASALLE BANK NATIONAL ASSOCIATION By
Its First Vice Prantal
NATIONAL CITY BANK
By
Its

FIRST SOURCE LOAN OBLIGATIONS INSURED TRUST
By: First Source Financial, Inc., its servicer/administrator
By
Its
LASALLE BANK NATIONAL ASSOCIATION
Ву
Its
NATIONAL CITY BANK
By 7-OR.R Its
DANIEL R. RAYNOR ASSISTANT VICE PRESIDENT

Exhibit A

HOPKINS MANUFACTURING CORPORATION

AGENCY RESIGNATION AND APPOINTMENT

CLOSING CHECKLIST

- 1. Agency Resignation and Appointment
- 2. Assignment and Assumption Agreement re transfer of Loans and Loan Commitments from Fleet Capital Corporation ("Fleet") to Fleet National Bank ("Bank")
- 3. Amended and Restated Term Loan A Note (Bank)
- 4. Amended and Restated Term Loan B Note (Bank)
- 5. Guarantor Acknowledgement and Acceptance (Hopkins Enterprise)
- 6. UCC-3 Assignments / Amendments necessary to reflect "Fleet National Bank, as Agent" as Secured Party with respect to each UCC-1 Financing Statement filed against Borrower
- 7. Assignments / Amendments necessary to reflect "Fleet National Bank, as Agent " as the holder of the lien with respect to each item of federally-registered intellectual property of Borrowers
 - a. Patent Assignments
 - b. Trademark Assignments
 - c. Copyright Assignments
- 8. Assignments / Amendments re real estate mortgages
 - a. Assignment of Mortgages re property located in Lyon County, KS, including
 - i. Real Property Mortgage
 - ii. Leasehold Mortgage
 - b. Amended and Restated Deed of Release re property located in Lyon County, KS
- 9. Documentation necessary to appropriately reflect "Fleet National Bank, as Agent" with respect to insurance policies

- 10. Original stock certificates, together with stock powers, for stock of Borrower
- 11. Notices to Third Parties
 - a. Subordinated Lender (Harbour Group)
 - b. Subordinated Lender (Churchill)
 - c. Lender in connection with Subordination, Non-Disturbance and Attornment Agreement re 2002 sale/leaseback
 - d. Emporia Partners, LLC in connection with Landlord Recognition Agreement

TRADEMARK REEL: 002816 FRAME: 0452

RECORDED: 09/02/2003