

viewnique™ Surface Design Solutions

made for you exclusively by...

OMNOVA Solutions Inc.

Release and Information Form

Reproduction of third parties works that are subject to copyright protection constitutes copyright infringement unless a license to reproduce such works has been obtained or another exception to copyright infringement exists. Use of another's trademark in a way that is likely to cause confusion, mistake or description as to source of goods or services constitutes trademark infringement.

You have asked OMNOVA Solutions Inc. to reproduce (which, for purposes hereof includes telecopies or facsimiles or scanning) for you the material identified below (the "material"). OMNOVA will not copy material which it knows is covered by the copyright of the third party and for which you do not have permission to copy material (such as advertising materials) to be used for trademark infringement. You must make sure that OMNOVA's copying of the material will not constitute copyright infringement or contribute to trademark infringement. Before OMNOVA will make copies of the material, you must confirm to OMNOVA that you have the right to have OMNOVA copy this material.

In this regard, you, the undersigning, declare under penalty of perjury, represent and warrant OMNOVA that (a) you are at least 18 years of age, (b) your intended use of this material will not confuse or mislead the public in any way and (c) at least one of the following: (I) you own the copyright in the material; or (II) you have been authorized as the agent of the owner of the copyright in the material to have the material copied; (III) or you have been granted a license by the owner of the copyright in the material to copy the material; or (IV) you are a teacher or student (or parent or guardian of a student) and are requesting copies of the material for educational purposes in a not-for-profit educational institution; or (V) the copies of the material have been or are intended to be filed with a public agency for the purpose of informational disclosure or are intended to be part of the public record in a court proceeding; or (VI) the material is in the public domain.

The undersigning acknowledges that OMNOVA is relying upon the foregoing in agreeing to copy the material. Accordingly, the undersigned shall indemnify, defend and hold OMNOVA harmless from any suit, demand, claim or liability arising from a breach of the foregoing warranty or any other basis arising from use of the copies, including without limitation copyright infringement, trademark infringement and unfair competition. The undersigned shall pay judgement or reasonable settlement offer and OMNOVA's cost and fees (including without limitation attorneys' fees) incurred in connection with any such suit, demand, claim or liability, or in collecting upon this indemnification from the undersigned. OMNOVA may provide a copy of this form to anyone claiming that OMNOVA's copying of the material infringes such person's rights.

CUSTOMER SIGNATURE: _____

CUSTOMER NAME: _____

CUSTOMER ADDRESS: _____

CUSTOMER PHONE: _____ FAX: _____

CUSTOMER EMAIL: _____

CUSTOMER IDENTIFICATION: _____

TODAY'S DATE: _____

DESCRIPTION OF MATERIAL BEING COPIED: _____
