Form PTQ-1594 (Rev. 03/05)
OMB Collection 0651-0027 (exp. 6/30/2005)

U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office

RECORDATION FORM COVER SHEET TRADEMARKS ONLY				
To the Director of the U. S. Patent and Trademark Office: Plea	se record the attached documents or the new address(es) below.			
Name of conveying party(ies): Fold-Pak Corporation, a New York corporation	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?			
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation- State: ☐ Other ☐ Citizenship (see guidelines) ☐ Additional names of conveying parties attached? ☐ Yes ☑ No 3. Nature of conveyance)/Execution Date(s): Execution Date(s) 3-16-1988 ☑ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other ☐ Other ☐ Application number(s) or registration number(s) and A. Trademark Application No.(s)	Name; Gulf States Paper Corporation Internal Address: Street Address: P. O. Box 48000 City: Tuscaloosa State: AL Country: U.S. Association Citizenship General Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship Corporation Citizenship If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) I identification or description of the Trademark. B. Trademark Registration No.(s)			
1615710, 1615706, 1673691, 1694907 Additional sheet(s) attached? Yes V No C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):				
5. Name & address of party to whom correspondence concerning document should be mailed: Name: T. Gregory Peterson	6. Total number of applications and registrations involved:			
Internal Address:	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$_160.00			
Street Address: 1819 Fifth Avenue North	☐ Authorized to be charged by credit card ☐ Authorized to be charged to deposit account ☐ Enclosed			
City: Birmingham	8. Payment Information:			
State:AL Zip: 35203	a. Credit Card Last 4 Numbers			
Phone Number: 205-521-8084	Expiration Date			
Fax Number: 205_488-6084	b. Deposit Account Number			
Email Address: gpeterson@bradlevarant.com	Authorized User Name			
9. Signature:	5-18-05			
Signature	Date			
T. Gregory Peterson	Total number of pages including cover sheet, attachments, and document:			
Name of Person Signing	chack attachnicital and document.			

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

PAGE 2

STOCK PURCHASE AGREEMENT

GULF STATES PAPER CORPORATION AND CERTAIN SHAREHOLDERS OF FOLD-PAK CORPORATION

MARCH 6, 1998

STOCK PURCHASE AGREEMENT

THIS STOCK PURCHASE AGREEMENT (the "Agreement") is entered into as of March 6, 1998 (the "Closing Date"), by and among GULF STATES PAPER CORPORATION, an Alabama corporation (the "Purchaser"), KARL F. DEMAY, an individual resident of the State of New York ("DeMay"), MAX E. RICHTER, an individual resident of the State of New York ("Richter"), and ROBERT E. MULLALLY, an individual resident of the State of New Jersey ("Mullally") (DeMay, Richter, and Mullally being referred to herein collectively as the "Principals" and individually as a "Principal").

WHEREAS, the Principals are authorized to act on behalf of the owners (the "Shareholders") of all of the issued and outstanding shares of capital stock of FOLD-PAK CORPORATION, a New York corporation ("Fold-Pak"); and

WHEREAS, subject to the terms and conditions set forth in this Agreement, the Shareholders wish to sell, and the Purchaser wishes to purchase, all of the issued and outstanding shares of capital stock of Fold-Pak.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth in this Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. At the closing contemplated by this Agreement (the "Closing"), the Shareholders are selling to the Purchaser, and the Purchaser hereby purchases from the Shareholders, 202,450 shares of capital stock, par value \$1.00 per share, of Fold-Pak (the "Shares"). The number of Shares owned by each individual Shareholder is set forth on ANNEX A.
- 2. The aggregate purchase price for the Shares is \$ the "Purchase Price").
- 3. The Closing of the sale and purchase of the Shares has taken place simultaneously with the execution and delivery hereof at the corporate offices of Fold-Pak on Van Buren Street in the Village of Newark, New York at 11:00 A. M. on the Closing

REEL: 003120 FRAME: 0223

PAGE 4

plan activities) have been brought against or with respect to any Benefit Plan. All contributions to Benefit Plans that were required to be made under such Benefit Plans have been made, and all benefits accrued under any unfunded Benefit Plan have been paid, accrued or otherwise adequately reserved in accordance with GAAP.

(T) Except as set forth on ANNEX K, none of the Companies leases ANNEX K sets forth all real property of which any of the Companies any real property. is the record or beneficial owner (the "Owned Real Property"), including the name of the entity that owns such property. The Companies have good and marketable, indefeasible, fee simple title to all of the Owned Real Property, free and clear of any Liens other than those shown on the Audited Financial Statements. Fold-Pak has delivered to the Purchaser complete and correct copies of all title insurance policies relating to the Owned The Owned Real Property and the leased sales office space in Nanuet, New York constitute the only real property used or held for use in connection with the conduct of the businesses and operations of the Companies as now conducted and as presently planned to be conducted. To the best of each Principal's knowledge, no violation of any law with respect to zoning, environmental, city planning or similar matters relating to any of the Owned Real Property presently exists or has existed at any time during the past five years, other than for violations that have not had, and would not reasonably be expected to have, individually or in the aggregate, a material adverse effect on any Company,

(U) The only Intellectual Property used in, necessary to or currently under development with respect to, the businesses of the Companies is disclosed on ANNEX L. One or more Companies has all rights, title and interests in each item of Intellectual Property disclosed on ANNEX L. To the best of each Principal's knowledge: (i) All registrations, on behalf of the Companies, with any applications to governmental or regulatory authorities in respect of such Intellectual Property, are valid and in full force and effect and are not subject to the payment of any Taxes or maintenance fees (other than maintenance fees that are payable periodically to the United States Patent Office or other governmental agencies) or the taking of any other actions by the Companies to maintain their validity or effectiveness, (ii) there are no restrictions on the direct or indirect transfer of any such Intellectual Property, (iii) Fold-Pak has delivered to the Purchaser prior to the execution of this Agreement documentation with respect to any invention, process, design, computer program or other know-how or trade secret included in such Intellectual Property, which documentation is complete and accurate in all material respects and reasonably sufficient in detail and content to identify and explain such invention, process. design, computer program or other know-how or trade secret, (iv) each Company has taken reasonable security measures to protect the secrecy, confidentiality and value of its trade secrets, if any, (v) other than as listed on ANNEX M hereto, none of the Companies has granted any license to use such Intellectual Property, and (vi) other than as listed on ANNEX L, no Principal has any knowledge that such Intellectual Property is being infringed by any other Person. To the best of each Principal's knowledge, none of the Companies is infringing any Intellectual Property of any other Person, and no claim is pending or has been threatened to such effect.

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"Business Day" means a day other than Saturday, Sunday or any day on which banks located in the State of Alabama are authorized or obligated to close.

"CERCLA" means the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, and the rules and regulations promulgated thereunder.

"Code" means the Internal Revenue Code of 1986, as amended, and the rules and regulations promulgated thereunder.

"Company" or "Corporation" means Fold-Pak and each Subsidiary of Fold-Pak.

"Environmental Law" means any Law relating to human health, or protection of the environment or to emissions, discharges, releases or threatened releases of pollutants, contaminants or Hazardous Materials in the environment (including, without limitation, ambient air, surface water, ground water, land surface or subsurface strata), or otherwise relating to the treatment, storage, disposal, transport or handling of any Hazardous Material.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended, and the rules and regulations promulgated thereunder.

"GAAP" means generally accepted accounting principles, consistently applied throughout the specified period and in the immediately prior comparable period.

"Hazardous Material" means (A) any petroleum or petroleum products, radioactive materials, asbestos in any form that is or could become friable, urea formaldehyde foam insulation and transformers or other equipment that contain dielectric fluid containing levels of polychlorinated biphenyl's (PCBs); (B) any chemicals, materials, substances or wastes which are now or hereafter become defined as or included in the definition of "hazardous substances," "hazardous wastes," "hazardous materials," extremely hazardous wastes," "restricted hazardous wastes," "toxic pollutants" or words of similar import, under any Environmental Law; and (C) any other chemical, material, substance or waste, exposure to which is now or hereafter prohibited, limited or regulated by any governmental or regulatory authority.

"Intellectual Property" means all patents and patent rights, trademarks and trademark rights, trade names and trade name rights, service marks and service mark rights, service names and service name rights, brand names, inventions, processes, formulae, copyrights and copyright rights, trade dress, business and product names, logos, slogans, trade secrets, industrial models, processes, designs, specifications, data, technology, methodologies, computer programs (including all source codes), confidential and proprietary information, whether or not subject to statutory registration, and all related technical information, manufacturing, engineering and technical drawings, know-how and all pending applications for and registrations of patents, trademarks, service marks and copy rights, and the right to sue for past infringement, if any, in connection

with any of the foregoing, and all documents, disks and other media on which any of the foregoing is stored.

"IRS" means the United States Internal Revenue Service.

"Liabilities" means all indebtedness, obligations and other liabilities (or contingencies that have not yet become liabilities) of a Person (whether absolute, accrued, contingent [or based upon any contingencies], known or unknown, fixed or otherwise, or whether due or to become due).

"<u>Licenses</u>" means all licenses, permits, certificates of authority, authorizations, approvals, registrations, franchises and similar consents granted or issued by any governmental or regulatory authority.

"Liens" means any mortgage, pledge, assessment, security interest, lease, lien, adverse claim, levy, charge, hypothecation, attachment or other encumbrance of any kind, or any conditional sale contract, title retention contract or other contract to give any of the foregoing.

"Loss" means any and all damages, fines, fees, penalties, deficiencies, losses and expenses, including without limitation, any diminution in value to the Purchaser's investment hereunder and all interest, reasonable expenses of investigation, court costs, reasonable fees and expenses of attorneys, accountants and other experts or other expenses of litigation or other proceedings or of any claim, default or assessment (such fees and expenses to include without limitation, all fees and expenses, including fees and expenses of attorneys, incurred in connection with (i) the investigation or defense of any Third Party Claims, or (ii) asserting or disputing any rights under this Agreement against any party hereto or otherwise).

"PBGC" means the Pension Benefit Guaranty Corporation established under ERISA.

"Pension Benefit Plan" means each Benefit Plan that is a pension benefit plan within the meaning of Section 3(2) of ERISA.

"Permitted Lien" means (i) Liens for current Taxes not yet due, and (ii) mechanics', carriers', workmen's, repairmen's or other like liens arising or incurred in the ordinary course of business, and other imperfections of title or encumbrances, if any, that, either in any case or in the aggregate, are not substantial in amount, do not materially detract from the value or marketability of the property subject thereto and do not impair the operations of any Company.

"Person" means any natural person, corporation, limited liability company, general partnership, limited partnership, proprietorship, other business organization, trust, union, association or governmental or regulatory authority.

- 22. Any term or condition of this Agreement may be waived at any time by the party that is entitled to the benefit thereof, but no such waiver shall be effective unless set forth in a written instrument duly executed by or on behalf of the party waiving such term or condition. No waiver by any party of any term or condition of this Agreement, in any one or more instances, shall be deemed to be or construed as a waiver of the same or any other term or condition of this Agreement on any future occasion.
- 23. This Agreement may be amended, supplemented or modified only by a written instrument duly executed by or on behalf of each party hereto.
- 24. This Agreement shall be governed by and construed in accordance with the domestic laws of the State of New York, without giving effect to any choice of law or conflict of law provision or rule (whether of the State of New York or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of New York.
- 25. This Agreement may be executed in any number of counterparts, each of which will be deemed to be an original, but all of which together will constitute one and the same instrument.

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered by each party hereto as of the date first above written.

GULF STATES PAPER CORPORATION

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ANNEXES attached to this Agreement:

ANNEX A	(shareholder list)
ANNEX B	INTENTIONALLY OMITTED
ANNEX C	(corporation list)
ANNEX D	(authorized shares)
ANNEX E	INTENTIONALLY OMITTED
ANNEX F	(consulting agreement between Purchaser and Robert E Mullally)
ANNEX G	(consulting agreement between Purchaser and Max E. Richter)
ANNEX H	(noncompetition agreement between Purchaser and Thomas W. Froom)
ANNEX I	(write-off or write-down of assets and properties)
ANNEX J	(required consents)
ANNEX K	(owned and leased real property)
ANNEX L	(intellectual property)
ANNEX M	(licenses)
ANNEX N	(labor matters)
ANNEX O	(benefit plans)
ANNEX P	(amendments to retirement plans)
ANNEX Q	(environmental matters)
ANNEX R	(business owned by James Froom, the son of Thomas W. Froom; and one share of stock of Ontario Midland Railroad Corp., owned by Karl F. DeMay)

ANNEX L

INTELLECTUAL PROPERTY

U. S. ISSUED/PENDING PATENTS

APP. NO.	FILING DATE	PATENT NO.	GRANT DATE	SUBJECT .
036510	24 MAR 1993	5411204	02 MAY 1995	BIO-PAK
0.38368	(4 APR 1987	4712689	15 DEC 1987	HI-TECH
966890	23 MAY 1986	471,2730	15 DEC 1987	HI-TECH
974975	12 NOV 1992	5288012	22 FEB 1994	LIPLESS
032988	16 MAR 1993	535188L	04 OCT 1994	LIPLESS
143929	27 OGT 1993	5409160	25 APR 1995	I.I PLESS
198993	18 FEB 1994	5484102	16 JAN 1996	LIPLESS
428936	02 JUN 1995	5588584	31 DEC 1996	LIPLESS
102746	10 JAN 1994	5474231	12 DEC 1995	GLUE PORT
730966	31 MAY 1985	4669614	02 JUN 1987	AENDOLL CARTON
852293	15 APR 1986	4679694	14 JUL 1987	MI-TECH
5998 85	19 OCT 1990	5033622	23 JUL 199 <u>1</u>	HI-TECH
0.30.368	14 APR 1907	RE33204	24 APR 1,950	HI-TECH
866690	23 MAY 1986	RE33573	16 APR 1991	RENDOLL CARTON
599902	19 OCT 1990	5097958	24 MAR 1992	SOMERVILLE CARTON
013685	11 FRB 1987	4749086	07 JUN 1988	HI-TECH
021649	04 MAR 1987	4756470	12 ՄՄ, 1988	HI-TECH
106877	13 OCT 1987	4787902	09 JUL 1988	HI-TECH
023846	09 MAR 1987	REBROLO	08 AUG 1989	SOMERVILLE CARTON
836851	1 9 FER 1992	5160092	03 NOV 1992	WI-TECH
177319	04 APR 1988	4826074	02 MAY 1989	HI-TECH
203122	07 JUN 1988	4030432	13 JUN 1989	SOMERVILLE CARTON
147624	70 APR 1988	4819864	11 APA 1989	HI-TECH
617213	23 NOV 1990	5060451	29 OCT 1991	FILLING MACHINE
A50378	02 MAY 1997	PENDING		CLIK-LO5
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		D293211		SOMERVILLE CARTON
		D310633		SOMERVILLE CARTON
		D310965		SOMERVILLE CARTON
		4239115		SOMERVILLE CARTON
		4328656		SOMERVILLE CARTON
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CANADA/MEXICO PENDING PATENTS

10 AUG 1993 PENOTING

LIPLESS

MEXT CO 943151

29 APR 1994 PENDING

GLUEPORT ".

" filled by FOLD-PAK INTERNATIONAL LIMITED

FOREIGN ISSUED/PENDING PATENTS

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025197	17 JAN 1995		PHALLAND	CLUEPORT	EOLD-PAK INTERMATIONAL
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24097	24 NOV 1995		OROGOAY	COURPORT	FOLO-PAK INTERNATIONAL
171005	08 NOV 1998		VENEZUELA	GLUEPORT	FOLD-PAR INTERNATIONAL
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U.S. TRADEMARKS

APP, NO.	FILING DATE	REG. NUMBER	REG. DATE	MARK HAME
20646	22 JAN 1990	1619706	02 OCT 1990	स्ट-महत्स् इ.स.च्या
025100	02 FFB 1990	(6157],0	$\alpha \mathcal{A} = CC^{*}T - 1.9 \pm 0.0$	HI-TECH (I/XDQ)
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119975	06 JW 1883	421200	17 nac 1993	FOLD-PAK
1, 36 / 014	06 FEB [991	1694907	16 JUN 1992	FOLD-PAK (DESIME DOME)
136707	0 6 FEB 1991	1682914	14 APR 1998	FOLD-PAK (DEST(IN LOX)O)
116795	06 FBB 1991	1672819	21 JAN 1992	FF (D(KP))
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940290	25 MAR 1997	PENDING		CLIK TOP (UNSTYLIZED)
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FOREIGN TRADEMARKS

QMA.T.TOM	965,207	FOLD- PAK
SWEDEN	ንኒክ,ዕዕላ	FOLD-PAK
UNITED KINGDOM	2,005,540	EOLD ∙PAR
UNITED KINGDOM	2,110,566	COUPTING BIGS HAR TICTLE

ALLEGED PATENT INFRINGEMENT

P.15 PAGE 11

ROBERT M. TYLE
ATTORNEY
10 FELLVIEW DRIVE
PITTSFORD, NEW YORK 14534~4014

TELEPHONE: 716-381-0891 FAX: 716-387-9673

March 6, 1998

Gulf States Paper Corporation 1400 River Road Tuscaloosa, Alabama 35404

Madies and Gentlemen:

I have acted as counsel to Fold-Pak Corporation, a New York corporation ("Fold-Pak"), the Subsidiaries, the Principals, and the Shareholders in connection with the negotiation, execution and delivery of that certain Stock Purchase Agreement, of even date herewith (the "SPA"), among Gulf States Paper Corporation and the Principals, and the transactions contemplated by the SPA. This opinion is rendered pursuant to Section 7(A) of the SPA. Capitalized terms used in this opinion and not otherwise defined herein shall have the meanings assigned to them in the SPA.

As such counsel, I have considered such matters of law and of fact as I have deemed appropriate as a basis for the opinions hereinafter set forth.

It is my opinion that:

- 1. Fold-Pak and each of its Subsidiaries is a corporation duly organized, validly existing and in good standing under the laws of its jurisdiction of organization, as set forth on Annex C to the SPA.
- 2. The authorized, issued and outstanding shares of capital stock of each Corporation are as set forth in Annex D to the SPA. The persons listed on Annex A to the SPA are the owners of all of the outstanding shares of capital stock of Fold-Pak. Fold-Pak is the owner of all of the outstanding shares of capital stock of each Subsidiary, except as otherwise set forth on Annex D of the SPA.
- 3. Each Corporation has good and marketable title to all of its property and assets.
- 4. The SPA is the valid and binding obligation of each Principal, andorceable against each Principal in accordance with its terms.
- 5. Except as disclosed in the SPA, I do not know of, nor do I have any reasonable grounds to know of, any litigation, proceeding, or governmental investigation pending or threatened against any of the Corporations, their properties or business.

Very truly yours,

Robert M. Tyle

TRADEMARK
REEL: 003120 FRAME: 0231 5 **



ONE FEDERAL PLACE
1819 FIFTH AVENUE NORTH
BIRMINGHAM, AL 35203-2104
205,521.8000 FAX 205.521.8600
WWW.BRADLEYARANT.COM

FACSIMILE

Date

May 18, 2005

Fax Operator

RECIPIENTS

Name

Location

Phone

Fax

Mail Stop Assignment Recordation Services

Commissioner for Patents --- Alexandria VA

(703) 306-5995

FROM

Name

Phone E-Mail

Fax

T. Gregory Peterson (205) 521-8084

gpeterson@bradleyarant.com

(205) 488-6084

Number of Pages 15

Includes cover page. If you do not receive all pages, please call (205) 521-8286 as soon as possible.

MESSAGE

Unless otherwise indicated or obvious from the nature of the transmittal, the information contained in this facsimile message is attorney privileged and confidential information intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient or the employee or agent responsible to deliver it to the intended

recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this facsimile in error and are not sure whether it is privileged, please immediately notify us by telephone and return the original facsimile to us at the above address via the U.S. Postal Service at our expense. Thank you.



ONE FEDERAL PLACE 1819 FIFTH AVENUE NORTH BIRMINGHAM, AL 35203-2119 205.521.8000 FAX 205.521.8800 WWW.BRADLEYARANT.COM

T. Gregory Peterson, Ph.D.

Direct Dial: 205 521-8084 Direct Fax: 205 488-6084 gpeterson@bradleyarant.com

May 18, 2005

VIA FACSIMILE (703) 306-5995

Mail Stop ASSIGNMENT RECORDATION SERVICES Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Re: Trademark Registration Nos. 1615710, 1615706, 1673691 and 1694907

Dear Sir:

Enclosed herewith are a Recordation Form Cover Sheet, with attached Assignment Documents.

Thank you for your cooperation and assistance in this matter. Please do not hesitate to call if you have any questions.

Yours very truly,

T. Gregory Peterson Registration No. 45,587

TGP/tgp Enclosures

TRADEMARK

MONICOMEN WASHINGTON DC

REEL: 003120 FRAME: 0233

RECORDED: 05/18/2005

May 18, 2005	
Page 2	

CERTIFICATE OF FACSIMILE TRANSMISSION

I hereby certify that the following items are enclosed:

1.	Cover Letter (inclu	ding this page)	2 pages	
2.	Recordation Form ((with Assignment I		11 pages	
3.	Credit Card Paymer		pages pages	
		TOTAL of 4 Documents	14 pages	
	~	ed to the Fax Center for Assignated States Patent and Trademark	mment Recordation by facsimi COffice, on May 18, 2005.	ile
Date:	S. 15-105			

AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT

If, after processing the enclosed correspondence, any charges, fees, or sums due remain unpaid in connection with this correspondence, I hereby authorize the Commissioner of Patents and Trademarks to charge all such remaining fees, charges, and other sums due to Deposit Account Number 50-0954.

T. Gregory Peterson, Ph.D.

T. Gregory Peterson, Ph.D.

Authorized User of Deposit Account 50-0954