Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Goldfinger, LLC		101/25/2006	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Akrion Technologies, Inc.	
Street Address:	1105 North Market Street	
Internal Address:	Suite 1300	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19801	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2655977	V VERTEQ
Registration Number:	2604390	V
Registration Number:	2295797	GOLDFINGER
Registration Number:	2040148	VERTEQ
Registration Number:	1574491	SUNBURST

CORRESPONDENCE DATA

Fax Number: (215)405-2562

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215-977-2127

Email: Iforrest@wolfblock.com

Correspondent Name: Wolf, Block, Schorr and Solis-Cohen LLP

Address Line 1: 1650 Arch Street

Address Line 2: 22nd Floor

900040714

Address Line 4: Philadelphia, PENNSYLVANIA 19103

TRADEMARK

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ATTORNEY DOCKET NUMBER:	AKR002-233522
NAME OF SUBMITTER:	Brian L. Belles, Esq.
Signature:	/brianlbelles/
Date:	01/26/2006
Total Attachments: 5 source=Goldfinger#page1.tif source=Goldfinger#page2.tif source=Goldfinger#page3.tif source=Goldfinger#page4.tif source=Goldfinger#page5.tif	

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ATTACHMENT B - TRADEMARK ASSIGNMENT

TRADEMARK ASSIGNMENT

WHEREAS, Goldfinger, LLC, a Delaware limited liability company ("**Goldfinger**"), owns, by assignment or otherwise, all right, title, and interest in the trademarks and service marks, including, but not limited to, those specifically set forth in Schedule 1, and all goodwill associated therewith ("Trademarks");

WHEREAS, Akrion Technologies, Inc., a Delaware corporation having a registered office at 1105 N. Market Street, Suite 1300, Wilmington, DE 19899 ("AkrionTech"), desires to own Goldfinger's entire right, title, and interest in and to the Trademarks, in all countries throughout the world, and in and to all goodwill associated therewith; and

WHEREAS, pursuant to the Master Assignment Agreement, dated January 25, 2006, between Goldfinger and AkrionTech, whereby Goldfinger agreed to assign all of its right, title, and interest in any intellectual property it acquires and AkrionTech agreed to acquire such intellectual property and the rights therein, the parties wish to further carry out the intent of the Master Assignment Agreement as set forth herein;

NOW THEREFORE, be it known that, in exchange for payment of One Dollar (\$1.00) and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Goldfinger hereby irrevocably assigns, transfers, conveys, grants and sets over to AkrionTech, its lawful successors and assigns, Goldfinger's entire right, title, and interest in and to the Trademarks (whether registered or unregistered), as well as all goodwill associated therewith, including, but not limited to, any and all renewals, reversions and extensions thereof and the right to register the Trademarks that may here after be secured under the laws now or hereafter in effect in the United States and in any other jurisdiction, the same to be held and enjoyed by AkrionTech, its successors and assigns from and after the date hereof as fully and entirely as the same would have been held and enjoyed by Goldfinger had this Assignment not been made.

AND, **Goldfinger HEREBY** authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any foreign country whose duty it is to issue, assign, and/or record as assignee for all trademarks to **AkrionTech**, its successors and assigns, in accordance with the terms of this Assignment;

AND, Goldfinger HEREBY further agrees that, from and after the date of this Assignment, AkrionTech has succeeded to all of Goldfinger's right, title, interest and standing to receive all rights and benefits pertaining to the Trademarks, institute and prosecute all suits and proceedings, take all actions that AkrionTech, in its sole discretion, may deem necessary or proper to collect, assert, or enforce any claim, right, title or interest of any kind under any and all of the Trademarks, including, without limitation, the right to sue for all past, present and future infringements or other violations of any rights relating thereto, to settle, defend, compromise and retain proceeds from any

TRADEMARK REEL: 003234 FRAME: 0470 actions, suits, or proceedings relating to the transferred and assigned rights, title, interest, and benefits, and do all other such acts and things in relation thereto as **AkrionTech**, in its sole discretion, deems advisable;

AND, Goldfinger HEREBY hereby relinquishes exclusivity to AkrionTech all of Goldfinger's right, title and interest in and to all accrued and future causes of action for injunctive relief, damages, lost profits and litigation costs (including, without limitation, attorneys' fees) resulting from infringements or alleged infringements of the Trademarks and this Assignment expressly includes the right to sue for pre-assignment infringements and any injunctive relief, damages, lost profits and litigation costs (including, without limitation, attorneys' fees) in connection with the same;

AND, Goldfinger HEREBY further covenants that Goldfinger has the full right to convey the interest assigned by this Assignment, Goldfinger will take all action and execute all documents necessary to perfect the interest assigned hereby, and Goldfinger has not executed and will not execute any agreement in conflict with this Assignment;

AND, Goldfinger HEREBY further covenants and agrees that Goldfinger, through its officers and employees, will, without further consideration, communicate with AkrionTech, its successors and assigns, any facts known to Goldfinger and its officers and employees respecting the Trademarks and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver all papers that may be necessary or desirable to perfect the title to the Trademarks in said AkrionTech, its successors and assigns, make all rightful oaths, and generally do everything possible to aid AkrionTech, its successors and assigns, to obtain and enforce proper trademark protection for the Trademarks in the United States and any foreign country, it being understood that any expense incident to the execution of such papers shall be borne by AkrionTech, its successors and assigns.

IN TESTIMONY WHEREOF, each party has caused its authorized representative to execute this Assignment.

Goldfinger, LLC	Akrion Technologies, Inc.
By: 1/21/06	By: Work wolf Date: 1/25/06

[Notary Seal Follows]

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ACKNOWLEDGMENT

(Akrion Technologies, Inc.)

On this 25 day of January 100 that he resides in Clusters and acknowledged that he executed the	known, who, being duly swom, did depose and that he is Afficer of ribed in and that executed the above assignment,
My Commission Expires: 3 -7 -09	Guddini A. Werkerhold Notary Public
(NOTARY SEAL)	GERALLING A. WETherehold Printed Name of Notary

COMMONWEALTH OF PENNSYLVANIA

Geraldine A. Wetherhold, Notary Public Upper Macungie Twp., Lehigh County My Commission Expires Mar. 7, 2009

Member, Pennsylvania Association of Notaries

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ACKNOWLEDGMENT			
(Goldfinger, LLC)			
STATE OF PENNSYLVANIA COUNTY OF Lety SS On this 25 day of June 15 withe to me say that he resides in Allenta, Lyinge XXC the company described acknowledged that he executed the same	known, who, being duly sworn, did depose and on and that executed the above assignment, and		
My Commission Expires: 3 - 7 - 09	Geraldine Q. Wetherhold Notary Public		
(NOTARY SEAL)	GERANINE A. WETHERHOLD Printed Name of Notary		
	COMMONWEALTH OF PENNSYLVANIA Notarial Seal Geraldine A. Wetherhold, Notary Public Upper Macungle Twp., Lehigh County My Commission Expires Mar. 7, 2009 Member, Pennsylvanic Association of Notaries		
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SCHEDULE 1 (to Attachment A) Trademark Assignment

Goldfinger Technologies, LLC Trademarks

US	V VERTEQ (Stylized)	2655977	December 3, 2002	Registered
US	V (Stylized	2604390	August 6, 2002	Registered
US	GOLDFINGER	2295797	November 30, 1999	Renewed
US	VERTEQ	2040148	February 25, 1997	Registered
US	SUNBURST	1574491	January 2, 1990	Renewed

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RECORDED: 01/26/2006

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