#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: correcting improperly recorded assignment

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
IP RIGHTS, LLC		11/27/2006	LTD LIAB JT ST
ŕ			CO: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	IP RIGHTS, LLC
Street Address:	1000 URBAN CENTER DRIVE
Internal Address:	Suite 370
City:	BIRMINGHAM
State/Country:	ALABAMA
Postal Code:	35202
Entity Type:	LTD LIAB JT ST CO: DELAWARE

#### PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	1935573	ISOSHIELD
Registration Number:	1017430	MILLOX
Registration Number:	1120517	PYROX

#### **CORRESPONDENCE DATA**

900063408

Fax Number: (215)568-6499

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

Phone: 215-568-6400

Email: ptomail@volpe-koenig.com, jjo@volpe-koenig.com,

LMcGuinness@volpe-koenig.com

Correspondent Name: John J. O'Malley
Address Line 1: 30 S. 17th Street
Address Line 2: Suite 1600

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER: JAS2-1B

TRADEMARK

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NAME OF SUBMITTER:	John J. O'Malley	
Signature:	/John J. O'Malley/	
Date:	11/27/2006	
Total Attachments: 21		
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FAM PTO-1994 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (Ruy. 10/02) U.S. Patent and Trademark Office		
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To the Honorable Commissioner of Patents and Tradema	rks: Piesse record the attached original documents or copy thereof.	
1. Name of conveying party(les):  APACHE PRODUCTS COMPANY  Individual(e) Association  General Partnership Limited Partnershi Corporation-State  Other  Additional name(s) of curveying party(les) attached? Yes 2  3. Nature of conveyance:	2. Name and address of receiving party(les)  Name: DYPLAST PRODUCTS, LLC  Internal Address:  Street Address: 12 SD   NW 38** AVENUE  City: MIRM   State: FL 21p:33.054	
Assignment Merger  Security Agreement Change of Nan  Other ACQUISITION  Execution Data: 10/01/2003	If essignee is not domiciled in the United States, a domestic	
4. Application number(s) or registration number(s):  A. Trademark Application No.(s)  73/020070  Additional number(s)	B. Trademark Registration No.(s)  1017430 Ja (Ilax  ) attrached Str. Yes 🕞 No.	
6. Name and address of party to whom correspondence concerning document should be mailed:  Name: LINK SOLUTIONS GROUP	6. Total number of applications and registrations involved:	
Internal Address: Attn1 G. SANDEN	7. Total fee (37 CFR 3.41)	
Street Address: 145 CHURCH ST. STE 22	2 8. Disposit account number:	
City MARIETTA State: GA Zip: 300 60	i , and the second of the seco	
9. Statement and signature.	SE THIS SPACE	
To the best of my knowledge and belief, the foregoing infi- copy of the original document.	ormation is true and correct and any attached copy is a true	
Name of Person Signing  Total number of pages including	Signature  Digital  Digital  Digital  Digital	

Mail documents to be recorded with required saver after information to: Commissioner of Petent & Trademarks, Sux Assignments Washington, D.C. 20231

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### TRADEMARK

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE IN RE TRADEMARK REGISTRATION OF

Registrant: IP Rights, LLC

International Class: 17

Registration No.: 1,017,430

Our File: APC-TM263

Registered: August 5, 1975

Mark:

**MILLOX** 

### **DECLARATION** OF EXCUSABLE NONUSE UNDER SECTION 8

Commissioner for Trademarks P.O. Box 1451 Alexandria, VA 22313-1451

Sir:

- I, Ted Berglund, hereby declare as follows:
  - I am President of Dyplast Products, LLC ("Dyplast"). 1.
- On March 3, 2004, Dyplast though its agent Link Solution's Group filed a 2. Recordation Form Cover Sheet. In box 3 of the Recordation Form, the nature of the conveyance was selected as "other" and identified as an "acquisition". The documents filed with the Recordation Form were made up of portions of various documents and agreements between Apache Products Company and Dyplast Products, LLC.
- The Recordation Form sought to record the acquisition against the 3. following trademarks.

Trademark	Serial No.	Registration No.
DYPLAST	414,748	1,275,183
ISOSHIELD	74/608,923	1,935,573
MILLOX	20,070	1,017,430
PYROX	141,398	1,120,517

5.

Registrant: P Rights, LLC Registration No.: 1,017,430

4. The Recordation Form was recorded at Reel/Frame 2922/0460.

The Recordation Form filed by Dyplast should never have been filed because the documents filed with the Recordation Form pertain only to the transfer of

certain assets from Apache Products Company to Dyplast, but these assets did not

include the assignment or transfer of trademarks. Apache Products Company had

licensed the above-identified trademarks in question to Dyplast, but it never assigned

any of the trademarks to Dyplast.

6. The Recordation Form was filed and recorded in error.

7. On July 7, 2004, Apache Products Company assigned the above-identified

trademarks to IP Rights, LLC. The assignment was recorded on June 30, 2005 at

Reel/Frame No. 3114/0009.

8. With the assignment IP Rights, LLC from Apache Products Company, IP

Rights LLC continues to be the bona fide owner of the above-identified registrations.

9. I have been warned that willful false statements and the like so made are

punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001, and that such

willful false statements may jeopardize the validity of the registration that is the

subject of this declaration. I further declare that I am properly authorized to make this

declaration on behalf of the Dyplast; and that all statements made on information are

believed to be true.

-2-

11-3-4; 10:03;

EXECUTIVE WEST→

2155686499;# 7/23

# ITEM #4 CONTINUATION

TRADEMARK APPLICATION NO.

74/141398 74/317251 73/414748

74/608923

TRADEMARK REGISTRATION NO.

1120517 Pyrox

1815920 Nail-line

1275183 Ouplest

1935 573 Isofiell

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### BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS that Apache Products Company ("Seller"), in consideration of the payment set forth in the Asset Furchase Agreement, dated July 29, 2003 as amended as of October 1, 2003, received from Dyplast Products, LLC ("Buyer"), the receipt and sufficiency of which are hereby acknowledged, has granted, bargained, sold, conveyed, transferred, and delivered and by these presents does bargain, sell, grant, convey, transfer, and deliver unto Buyer the following goods and chattels: as set forth on Exhibit A (the "Property").

To have and to hold the same unto Buyer and its assigns forever.

Seller warrants and represents to Buyer that the title conveyed is good, its transfer is rightful, and the Property is delivered free from any security interest or other lien or encumbrance.

Seller, for Seller and for Seller's assigns, covenants and agrees with Buyer to warrant and defend title to the Property hereby sold unto the Buyer and its assigns against all and every person and persons whomsoever.

This Bill of Sale is expressly governed by and granted subject to the terms of that Asset Purchase Agreement dated July 29, 2003 as amended as of October 1, 2003 between Seller and Buyer.

Form 1594 Page 4 of 18

IN WITNESS WHEREOF, Seller has hereunto executed and delivered this Bill of Sale this 6th day of October, 2003.

APACHE PRODUCTS COMPANY

Greg Thompson,

Vice President and Chief Financial

Officer

# 1282115\_v3

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### ASSET PURCHASE AGREEMENT

by and among

### APACHE PRODUCTS COMPANY

and

JASPER CORP.

(or a newly formed entity
majority owned or controlled by Jasper Corp.)

Dated as of July 29, 2003

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### EXHIBITS

Exhibit A - Acquired Assets Exhibit B - Excluded Assets

Exhibit C - Assumed Rights

Exhibit D - Bill of Sale

Exhibit E - Bidding Procedures Order

Exhibit F - Sales Order

Exhibit G - Purchase Order

Exhibit H - Intellectual Property License Agreement

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# ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT, dated as of July 29, 2003 (the "Agreement"), is made by and among Apache Products Company, a South Carolina corporation (the "Seller" or "Debtor"), and Jasper Corp., a Delaware corporation or a newly formed entity controlled by Jasper Corp. (the "Purchaser"). Capitalized terms used herein and not otherwise defined shall have the meanings set forth in Article 9 of this Agreement.

WHEREAS, on October 22, 2002 (the "Petition Date"), the Debter sought relief under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code") by filing a case entitled In re Apache Products Company, case no. 02-20896-8P1 (the "Chapter 11 Case") in the United States Bankruptcy Court for the Middle District of Florida (the "Bankruptcy Court");

WHEREAS, the Debtor intends to propose a Plan of Reorganization (the "Plan"), which will provide for the orderly liquidation of its assets;

WHEREAS, the Purchaser desires to purchase certain assets and properties of the Seller and the Seller desires to sell, convey, assign and transfer to the Purchaser, those certain assets and properties together with certain obligations and liabilities related thereto, all in the manner and subject to the terms and conditions set forth herein:

WHEREAS, Seller intends that the transactions contemplated by this Agreement shall occur pursuant to the Plan, and consummation of the transactions contemplated by this Agreement shall be subject to the entry by the Bankruptcy Court of a final order confirming the Plan, and

NOW, THEREFORE, in consideration of the foregoing and the respective representations, warranties, covenants and agreements set forth herein, the parties hereto agree as follows:

### ARTICLE 1. PURCHASE AND SALE OF ASSETS

SECTION 1.01 Acquired Assets.

Acquired Assets. On the terms and subject to the conditions precedent set forth in this Agreement, the Seller shall sell, assign, transfer, convey, and deliver (or cause to be sold, assigned, transferred, conveyed and delivered) to the Purchaser, and the Purchaser shall purchase and accept from the Seller, at the Closing all of the Seller's rights, title, and interests in, to and under all of the assets, property, rights and claims of the Seller as set forth on Exhibit A (the

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"Acquired Assets") free and clear of all Liens, but excluding other than assets, property, rights and claims set forth on Exhibit B (the "Excluded Assets")).

Assumed Rights. At the Closing the Seller shall assume and assign (or cause to be assigned) to the Purchaser, and the Purchaser shall accept from the Seller, all of the Seller's rights under and title and interest in all of Seller's executory contracts and unexpired leases listed on Exhibit C (collectively, the "Assumed Rights"). Any other executory contracts or leases not included as Assumed Rights are referred to herein as the "Excluded Contracts."

SECTION 1.02 Excluded Assets. Notwithstanding the foregoing, the Purchaser expressly understands and agrees that the assets and properties of the Seller listed on Exhibit B under the heading "Excluded Assets" (as amended from time to time by Purchaser prior to Closing) shall be excluded from the Acquired Assets.

SECTION 1.03 Cure and Reinstatement. The Purchaser shall take all commercially reasonable steps, including paying all costs ordered by the Bankruptcy court with respect to the Assumed Rights and the Assumed Liabilities (the "Cure Costs") at the Closing or at such later date as approved by the Bankruptcy Court. Attached as Exhibit C is the Seller's good faith estimate of the Cure Costs as of the Closing Date. In the event the Cure Costs ordered by the Bankruptcy Court with respect to any executory contract or unexpired lease included in the Assumed Rights exceeds the amount set forth with respect to such executory contract or unexpired lease on Exhibit C, the Purchaser in its sole discretion may choose to remove such executory contract or unexpired lease, in which case such executory contract or unexpired lease shall not be included in the Assumed Rights for all purposes hereunder.

SECTION 1.04 Assumed Liabilities. On the terms and subject to the conditions set forth in this Agreement, at the Closing, the Purchaser shall assume from the Seller and thereafter pay, perform or discharge when due (or cause to be paid, performed or discharged when due) in accordance with their terms all of Seller's liabilities and obligations arising or otherwise relating solely to any period on or after the Closing Date under the executory contracts and unexpired leases included in the Assumed Rights, the Permits included in the Assigned Assets, the accrued liabilities with respect to any Transferred Employees and the other liabilities expressly set forth on Exhibit C under the heading "Assumed Liabilities." The liabilities set forth on Exhibit C under the heading "Assumed Liabilities" shall be assumed by the Purchaser only as expressly set forth on Exhibit C. The liabilities to be assumed pursuant to this Section 1.04 and Section 1.01(b) referred to herein as the "Assumed Liabilities." Except as specifically set forth herein, in no event will the Purchaser be liable for any pre-Closing liability of the Seller.

SECTION 1.05 Excluded Liabilities. Notwithstanding any provision in this Agreement or any other writing or commitment (written or oral) to the contrary, the

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"Transferred Employees" has the meaning set forth in Section 5.05(c)(ii).

"WARN Act" has the meaning set forth in Section 3.21(b).

"Warranties" has the meaning set forth in Section 2.03(a).

### ARTICLE 10. TAX MATTERS

SECTION 10.01 Transfer Taxes. The responsibility for paying all transfer, documentary, sales, use, registration, value-added and other similar Taxes (including all applicable real estate transfer Taxes) and related fees (including any penalties, interest and additions to Taxes) (collectively, "Transfer Taxes") incurred in connection with this Agreement and the transactions contemplated hereby will be borne by the Purchaser.

SECTION 10.02 Allocation of Taxes Among Acquired Assets.

- (a) The Purchaser and the Seller agree to use their commercially reasonable efforts to furnish or cause to be furnished to the other, upon request, as promptly as reasonably practicable, such information and assistance relating to the Acquired Assets, including, without limitation, access to books and records, as is reasonably necessary for the filing of all Tax Returns by the Purchaser or the Seller, the making of any election relating to Taxes, the preparation for any audit by any taxing authority, and the prosecution or defense of any claim, suit or proceeding relating to any Tax.
- (b) The Seller shall be responsible for and shall promptly pay when due all Taxes levied with respect to the Acquired Assets attributable to the Pre-Closing Period.

SECTION 10.03 Withholding Exemption. The Seller shall deliver to the Purchaser at the Closing all necessary forms and certificates complying with applicable law, duly executed and acknowledged, certifying that the transactions contemplated hereby are exempt from withholding under Section 1445 of the Code.

[Remainder of page intentionally blank; next page is signature page]

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IN WITNESS WHEREOF, the Seller and the Purchaser have caused this Agreement to be executed on their behalf by their officers thereunto duly authorized, as of the date first above written.

APACHE PRODUCTS CORPORATION, a South Carolina corporation

By:

Name:

G11 Aleman

Title:

President & CEO

JASPER CORP. Ja Delaware comporation

By:

Name \_\_

Walcer E

Title:

President & CEO

TPA1#1297079 v11

Form 1594 Page 13 of 18 Exhibits and Schedules for

Asset Purchase Agreement by and among

**Apache Products Company** 

and

Jasper Corp.

(including a newly formed entity
majority owned or controlled by Jasper Corp.)

as of July 29, 2003

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# Schedule 3.07(a)

# Intellectual Property Owned by Seller

- 1 Palent and Trademark Listing
- 2 Computer Software Listing
- 3 Code Approvals
- 4 Website/Domain Name

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### 3. TRADEMARK FILES

FILE

\*APC-TM258

Mark: APACHE and Design

Appln. No.: 222,900; filed 07/08/1965

Reg. No.: 825,582; registered 03/14/1967

\*APC-TM259

Mark: APACHE

Appin. No.: ·196,755; filed 06/30/1964

Reg. No.: 787,415; registered 03/30/1965

APC-TM263

Mark: MILLOX

Appln. No.: 20,070; filed 04/29/1974

Reg. No.: 1,017,480; registered 08/05/1975

APC-TM266

/Mark: PYROX

Appln. No.: 141,398; filed 09/16/1977

Reg. No.: 1,120,517; registered 06/19/1979

APC-TM274

Mark: APACHE and Design

Appin. No.: 74/304,411; filed 08/13/1992

Reg. No.: 1,835,444; registered 05/10/1994

APC-TM276

~ Mark: NAIL-LINE

Appln. No.: 74/317,251; filed 09/23/1992

Reg. No.: 1,815,920; registered 01/11/1994

\*?APC-TM276

✓ Mark: DYPLAST

Appln. No.: 414,748; filed 02/24/1983

Reg. No.: 1,275,188; registered 04/24/1984

\*APC-TM277.7

✓ Mark: ISOSHIELD

Appln. No.: 74/608,928; filed 12/09/1994

Reg. No.: 1,985,578; registered 11/14/1995

REMARKS

2nd Renewal Due

03/14/2007

2nd Renewal Due

03/30/2006

2nd Renewal Due

08/05/2005

2nd Renewal Due

06/19/2009

Renewal Due 05/10/2004

Renewal Due

01/11/2004

Renewal Due 04/24/2004

Renswal Due

11/14/2005

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# MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

In re

APACHE PRODUCTS COMPANY.

Chapter 11 Case No. 02-20896-8P1

Debtor.

### ORDER APPROVING SALE OF OPA LOCKA ASSETS

THIS MATTER came on for hearing on September 23, 2003 (the "Sale Hearing") to consider the Debtor's Motion for Authority to Sell Real and Personal Property Located in Opa Locks, Florids; to Assume and Assign Certain Executory Contracts and Leasee; to Establish Procedures for the Submission of Higher and Better Offers; and to Schedule an Auction (the "Sale Motion"). At a hearing on August 19, 2003 (the "Initial Hearing"), the Court established procedures for the submission of higher and better offers and scheduled an auction (the "Auction"). The Sale Motion is now before the Court for approval of the sale of certain real and personal property of the debtor (the "Purchased Assets") to Jasper Corp. ("Jasper") or its assign, which at the time of this Order, is Dyplast Products LLC, (collectively, Jasper and its assign are the "Purchaser") and for authorization of the assumption and assignment of certain leases and contracts. The Court, after considering the Response and Objection by the Official Committee of Unsecured Creditors to

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the Purchased Assets are exempt from any stamp tax or similar taxes under section 1146(c) of the Bankruptcy Code. Accordingly, the making, delivery, filing or recording of any deeds, assignments or other transfer documents (the "Transfer Instruments") with respect to the Purchased Assets, shall not be taxed under any law imposing a recording tax, stamp tax, transfer tax, sales tax, excise tax, or similar taxes including, without limitation, any transfer or recordation tax applicable to deeds and/or security interest. All filing and recording officers are hereby authorized to accept for filing or recording, and to file or record immediately upon presentation thereof, the Transfer Instruments without payment of any such taxes.

- 31. The provisions of this Sale Order are nonseverable and mutually dependent.
- 32. Nothing in this Sale Order shall be construed as altering the Purchase Agreement or the obligations of the parties pursuant thereto.

So Ordered this 1 day of October 2009.

Alexander L. Pagkny

United States Bankruptcy Judge

Copies to: W. Keith Fendrick

Mr. Fendrick is hereby directed to serve a conformed copy of this Order upon all creditors and interested parties required by the Bankruptoy Code Immediately upon receipt and to file a Cartificate of Service.

20

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