

TRADEMARK ASSIGNMENT

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
Argus Industries, Inc., by James Zec, its Trustee-Assignee for the benefit of creditors		06/27/2003	CORPORATION: ILLINOIS
RECEIVING PARTY DATA			
Name:	Hartford Computer Group, Inc.		
Street Address:	1610 Colonial Parkway		
City:	Inverness		
State/Country:	ILLINOIS		
Postal Code:	60067		
Entity Type:	CORPORATION: ILLINOIS		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	2504047	ARGUS	
Registration Number:	0701327	ARGUS	
Registration Number:	0390487	ARGUS	
CORRESPONDENCE DATA			
Fax Number:	(202)842-8465		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	202 842 8800		
Email:	dctrademarks@dbr.com		
Correspondent Name:	Jennifer L. Dean		
Address Line 1:	1500 K Street NW		
Address Line 2:	Suite 1100		
Address Line 4:	Washington, DISTRICT OF COLUMBIA 20005		
ATTORNEY DOCKET NUMBER:	33326.302/222856		

OP \$90.00 2504047

NAME OF SUBMITTER:	Jennifer L. Dean
Signature:	/jennifer l. dean/
Date:	03/05/2007

Total Attachments: 18

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AGREEMENT AND BILL OF SALE

This Agreement and Bill of Sale ("Agreement") is made and is effective as of June 27, 2003 by and between JAMES ZEC, not individually, but solely in his capacity as Trustee-Assignee for the benefit of creditors of Argus Industries, Inc. ("Trustee-Assignee") and HARTFORD COMPUTER GROUP, INC. ("Hartford").

1. **Sale to Hartford.** In consideration for the Purchase Price, as hereinafter defined, Trustee-Assignee hereby transfers, conveys, and sells to Hartford all of Trustee-Assignee's right, title and interest in and to the following (collectively, the "Purchased Assets"): (A) trademarks, trademark registrations, servicemarks, trademark registration applications, if any, tradenames, all other names, slogans and copyrights, if any, relating to the business of Argus Industries, Inc. ("Argus"), including but not limited to (a) the name "Argus", and (b) those trade and brand names listed on Schedule 1 attached hereto and incorporated herein by reference, and (c) all other names under which Argus transacted business or performed services in connection with its business and all rights that the Trustee-Assignee has to prevent the use of such names by others (collectively, the "Argus Names"); (B) all product designs, specifications, patterns, tooling, patents, advertising materials, licenses, authorizations, customer lists, pricing information, supplier lists and information related thereto; and (C) all inventory of Argus wherever located included finished goods, work in process, spare parts and returns ("Inventory").

2. **Purchase Price.** In consideration for the Purchased Assets, Hartford shall, within three (3) days of the execution of this Agreement, pay Trustee-Assignee an earnest money deposit of \$200,000 and does hereby agree to pay Trustee-Assignee: (A) the additional sum of \$2,300,000 payable within twenty-four (24) hours after the conclusion of the public sale of the Purchased Assets, at the closing (the "Closing") of Hartford's purchase of the Purchased Assets, plus or minus prorations determined by adding or subtracting, as the case may be, the difference between seventy percent (70%) of the agreed upon value of the Inventory at Closing and \$2,500,000 (as adjusted, the "Inventory Price"); and (B) one percent (1%) of all monthly Net Sales, as hereinafter defined, for forty-eight (48) consecutive months (the "Monthly Payments"; and together with the Inventory Price, the "Purchase Price"), commencing at Closing and continuing through and including July 11, 2007 (the "Expiration Date"). "Net Sales" means, with respect to a given month, gross sales by Hartford of any and all cameras and related equipment sold under any Argus Names, minus returns, rebates, price protections and reasonable marketing development funds, all determined on a cash basis as actually received or credited, and provided that such returns, rebates, price protections and marketing development funds are given pursuant to bona fide programs or other commercially reasonable agreements between Hartford and its customers. As provided herein, however, Net Sales shall not include sales of flash or other memory products.

In further consideration of the purchase of assets, Hartford and Trustee-Assignee agree that Hartford shall retain an amount equal to the Inventory Price plus 30% of the gross proceeds from the sale of the Inventory with any excess amount paid to the Trustee-Assignee. By way of example, all amounts received by Hartford in excess of the Inventory Price divided by .7 shall be paid 70% to the Trustee-Assignee and 30% shall be retained by Hartford.

The Monthly Payments shall be paid in monthly installments with each such installment due within thirty days following the end of each calendar month, commencing September 30, 2003, based upon Net Sales from Closing through August 31, 2003. Upon remittance of Trustee-Assignee's one percent share of Net Sales, Hartford shall provide Trustee-Assignee with a detailed written accounting, certified by an officer of Hartford to be true and correct in all respects, of the previous months Net Sales, itemized by gross sales less the deductions set forth above. Upon reasonable notice, Trustee-Assignee and his duly designated agents shall have access to Hartford's books and records relevant to verify Hartford's compliance with the terms of this Agreement. Trustee Assignee and his duly designated agents shall maintain in strict confidence and not disclose to any third parties, other than South Shore Bank of Chicago ("South Shore"), American National Bank and Trust Company of Chicago/Bank One, N.A. ("Bank One") and Sequel Capital, LLC ("Sequel", and together with South Shore and Bank One, the "Bank"), all information obtained from such books and records except to the extent necessary to enforce this Agreement or required by force of law.

3. **No Assumption of Liabilities.** Hartford will not assume and shall not become liable to pay, perform or discharge any Liability (as defined below) whatsoever of Trustee-Assignee, Argus or any affiliate of either such party relating to any of the Purchased Assets or the business of Argus (the "Business"), including the following: (i) any Liabilities under or related to any and all benefit plans, or any plans, agreements or arrangements relating to compensation or benefits, that are now or ever have been maintained or contributed to by Trustee-Assignee or Argus or any member of their respective Control Groups (as defined under Internal Revenue Code Section 414(b), (c) or (m)); (ii) any Liabilities pursuant to any contract to which Trustee-Assignee or Argus is a party; (iii) any Liabilities (including Liabilities in respect of advances or loans, environmental matters, occupational safety, workers' or workmen's compensation, grievance proceedings or actual or threatened litigation, suits, claims, demands or governmental proceedings); (iv) any liabilities and obligations of Trustee-Assignee or Argus for federal, state, local or foreign taxes; or (v) any litigation in which Trustee-Assignee or Argus is a party, specifically including, but not limited to the OfficeMax litigation. For purposes hereof, the term "Liabilities" shall mean all indebtedness, obligations and other liabilities of any kind of a Person (as defined below) (whether absolute or contingent, accrued or unaccrued, known or unknown, fixed or otherwise, due or to become due, matured or unmatured, liquidated or unliquidated). For purposes hereof, the term "Person" shall mean an individual, a partnership, a corporation, an association, a joint stock company, a trust, a joint venture, an unincorporated organization, a limited liability company, a limited liability partnership, or a governmental entity (or any department, agency, or political subdivision thereof). Any sales, use or transfer taxes or similar charges or fees arising in connection with the transfer of the Purchased Assets shall be borne by Seller.

4. **Title to and Condition of Assets.** Except as set forth on Schedule 2, the Inventory is new and in good, operating and saleable condition. Trustee-Assignee represents and warrants that, pursuant to a properly and duly executed assignment made for the benefit of creditors, Trustee-Assignee has acquired and has good and merchantable title to all of the Purchased Assets. Trustee-Assignee further warrants and represents he has authority to transfer all the Purchased Assets described herein to Hartford free and clear of all liens, claims, and encumbrances of the Bank, and that he is transferring the Purchased Assets to Hartford, and upon

Closing Hartford will receive good and merchantable title to the Purchased Assets free and clear of all liens, claims, and encumbrances of the Bank. Any liens not disclosed by the Trustee-Assignee or Argus to Hartford before Closing, to the extent dischargeable by the payment of a definite sum, may be discharged by Hartford and setoff by Hartford against the Monthly Payments. At the Closing, Trustee-Assignee shall deliver to Hartford U.C.C. partial release statements for the Purchased Assets executed by the Bank. Notwithstanding anything to the contrary herein contained, Bank shall not be obligated to provide U.C.C. partial release statements or otherwise partially release its security interests if the Inventory Price is less than \$2,000,000.00.

5. **Disclaimers.** Except as set forth herein, the Purchased Assets are being sold "AS-IS, WHERE-IS" and "WITH ALL FAULTS" without any representations or warranties by Trustee-Assignee whatsoever, whether express, implied, statutory, common law or otherwise, and specifically, but not by limitation, any representation or warranty of value merchantability, fitness for use, fitness for a particular purpose, operation or otherwise.

a. Hartford hereby absolutely, unconditionally and irrevocably represents and warrants that (i) it is aware that Trustee-Assignee is winding down the business operation formerly carried on by Argus, (ii) it is aware that Trustee-Assignee is now engaging in the liquidation of assets formerly owned by Argus and now assigned to Trustee-Assignee, (iii) it has entered into this Agreement freely and voluntarily and of its own free, (iv) it has not relied upon any statement or representation of Trustee-Assignee, his agents and attorneys, or any third party including but not limited to Bank One (along with its officers, agents, and attorneys) in entering into this Agreement, (v) it has read and fully understands this Agreement and the meaning of its provisions and (vi) it has consulted with legal counsel of its own choice before entering into this Agreement.

b. Hartford hereby absolutely, unconditionally and irrevocably waives any contention, claim or defense to the effect that any trademarks or servicemarks owned by Trustee-Assignee (and formerly owned by Argus) have been abandoned and, without limiting the generality of the foregoing, absolutely, unconditionally and irrevocably waives any contention, claim or defense to the enforceability of this Agreement in the nature of the "Goodwill Rule."

c. Hartford hereby represents and warrants that it is a corporation organized and in good standing under the laws of the State of Illinois, and that it has the requisite authority to enter into and be legally bound by this Agreement.

d. Trustee-Assignee and Hartford each respectively represent that it has not employed a broker, agent or finder in connection with any transaction contemplated by this Agreement.

6. **Due Diligence.** Hartford shall have fifteen days (15) from the execution and delivery of this Agreement to perform such due diligence as it deems necessary, including but not limited to a valuation of the Argus Inventory. If (a) the results of any of the due diligence studies are unsatisfactory to Hartford in its sole discretion, or (b) Bank does not provide its

U.C.C. partial release statements, or (c) in the event prior to Closing there is a material adverse change to the financial condition of Argus or to the value of the Purchased Assets, then Hartford shall notify Trustee-Assignee and Hartford may refrain from proceeding with the transaction contemplated hereunder and Trustee-Assignee shall immediately pay to Hartford the \$200,000 earnest money deposit set forth in Section 2 above and neither party shall be under any further obligations to the other or have any rights against the other at law or equity arising out of the contemplated transaction. During the due diligence period, Argus shall provide Hartford full access to and the ability to review and analyze the financial records and statements of Argus and other Argus documents, which Hartford in its sole discretion deems necessary to complete this transaction. Argus shall also allow Hartford full access to Argus' suppliers, customers and employees.

7. **Breach; Governing Law.** Time is of the essence. The failure by Hartford to make any payment when due shall constitute a breach hereunder, in which event Trustee-Assignee shall have all of its rights and remedies at law and equity. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois. Any dispute arising in connection with this Agreement shall be brought exclusively within the jurisdiction of state or federal courts located within the City of Chicago, Illinois.

8. **Indemnification.**

a. If at any time or times hereafter, either party employs counsel to represent itself in any litigation, arbitration contest, dispute, suit or proceeding or to commence, defend or intervene or to take any other action in or with respect to any litigation, contest, dispute, suit or proceeding (instituted by either party to this Agreement) in any way or respect relating to the Purchased Assets or this Agreement, then the party prevailing therein shall be entitled to recover from the other party all of the prevailing party's reasonable legal fees and expenses incurred by the prevailing party with respect to the foregoing.

b. Hartford hereby agrees to reimburse, indemnify and hold Trustee-Assignee harmless from payments, damages, claims, suits, settlements or judgments of any third party, including reasonable attorney's fees and costs, arising from or related to Hartford and its agents' negligent acts and omissions, and Hartford and its agents' wilful and intentional misconduct in connection with the performance of Hartford's duties hereunder.

c. Trustee-Assignee hereby agrees to reimburse, indemnify and hold Hartford harmless from payments, damages, claims, suits, settlements or judgments of any third party, including reasonable attorney's fees and costs, arising from or related to Trustee-Assignee and its agents' negligent acts and omissions, and Trustee-Assignee and its agents' wilful and intentional misconduct in connection with the performance of Trustee-Assignee's duties hereunder; provided, however, that the amount of such indemnity for Trustee-Assignee's and its agents' negligent acts and omissions is limited to \$200,000.

9. **Enforceability.** If a court of competent jurisdiction finds any provision of this

Agreement to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity and to implement the original intent of the parties; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Agreement in all other respects shall remain valid and enforceable.

10. **Further Assurances.** Each party covenants and agrees that it shall at all times hereafter, upon reasonable request, make, do, execute and deliver all such other and further reasonable assurances, acts, documents and things as in the opinion of the other party may be necessary or proper to implement the purposes and terms of this Agreement.

11. **Entire Agreement.** This Agreement constitutes the entire agreement between the parties relating to the subject matter hereof and is the final and complete expression of their intent. No prior or contemporaneous negotiations, promises, agreements, covenants, or representations of every kind or nature, whether made orally or in writing, have been made by the parties, or any of them, in negotiations leading to this Agreement or relating to the subject matter hereof, which are not expressly contained herein, or which have not become merged and finally integrated herein; it being the intention of the parties hereto that in the event of any subsequent litigation, controversy, or dispute concerning the terms and provisions of this Agreement no party shall be permitted to offer or introduce oral or extrinsic evidence concerning the terms and conditions hereof that are not included or referred to herein and not reflected in writing. This Agreement can only be changed, amended, modified or discharged if consented to in writing executed by the parties hereto. No conditions exist as to the legal effectiveness of this Agreement.

12. **Confidentiality.** Except as provided herein, the parties hereto agree that this Agreement and the terms hereof (collectively the "Confidential Information") are and shall be confidential such that no party shall disclose the Confidential Information to any other person or entity. Disclosure of the Confidential Information may be made only as required by law, as required by subpoena or process or as ordered by a court or other governing tribunal, or to the extent necessary to comply with applicable regulations and/or reporting requirements. If any party properly discloses the Confidential Information as permitted herein to any other person, then such party shall inform the person or persons to whom the Confidential Information is disclosed that the Confidential Information is subject to this provision.

13. **Bid Protection/Break Up Fee.** Trustee-Assignee may not sell or transfer the Purchased Assets to a party other than Hartford by public or private sale unless (i) such other party acquires the Purchased Assets for at least \$200,000 more than Hartford has agreed to pay for such assets hereunder and upon the terms and conditions set forth herein, and (ii) Trustee-Assignee pays Hartford the Break-Up Fee (as defined below). In the event that the sale of the Purchased Assets to Hartford fails to close by September 1, 2003 because Hartford was an unsuccessful bidder at a public or private sale of the Purchased Assets and such sale was consummated to a third party by the Trustee-Assignee for \$200,000 more than Hartford has agreed to pay, Trustee-Assignee agrees to promptly pay Hartford the sum of \$100,000 as an agreed upon liquidated sum (the "Break-Up Fee") as compensation for its investment in this

transaction and its costs, expenses and lost opportunity costs.

[Signature Page to Follow]

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

HARTFORD COMPUTER GROUP, INC.

By: *[Signature]*

Its: *President*

[Signature]

JAMES ZEC, not individually, but solely as Trustee-Assignee for the Benefit of Creditors of Argus Industries, Inc.

Consented and Agreed to:

American National Bank and Trust Company of Chicago/Bank One, N.A.

Argus Industries, Inc.

By: _____

By: _____

Its: _____

Its: _____

Sequel Capital, LLC

By: *John Furush*

Its: *CEO*

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

HARTFORD COMPUTER GROUP, INC.

By: *[Signature]*

Its: PRESIDENT

[Signature]
JAMES ZEC, not individually, but solely as Trustee-Assignee for the Benefit of Creditors of Argus Industries, Inc.

Consented and Agreed to:

American National Bank and Trust Company of Chicago/Bank One, N.A.

By: _____

Its: _____

Argus Industries, Inc.

By: *[Signature]*

Its: PRESIDENT

Sequel Capital, LLC

By: *[Signature]*

Its: CFO

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

HARTFORD COMPUTER GROUP, INC.

By: [Signature]

Its: [Signature]

JAMES ZEC, not individually, but solely as Trustee-Assignee for the Benefit of Creditors of Argus Industries, Inc.

Consented and Agreed to:

American National Bank and Trust Company of Chicago/Bank One, N.A.

Argus Industries, Inc.

By: [Signature]
Its: [Signature]

By: _____
Its: _____

Sequel Capital, LLC

By: [Signature]
Its: [Signature]

SCHEDULE 1
LIST OF TRADE AND BRAND NAMES

TRADE NAMES

See attached.

BRAND NAMES

ARGUS TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. (CLASS, yr)	RENEWAL DATE:	STATUS:
USA	ARGUS®	Reg. No. 701,327 (cameras [Cl 9], 7/18/1990)	July 19, 2010	Active
	ARGUS®	Reg. No. 390,487 (telescopes/ binoculars [Cl 9], 9/23/1941)	September 23, 2011	Active
	ARGUS®	Reg. No. 2,157,457 (cptr h/wr/ftwr electr imaging [Cl 9], 5/12/1998)	May 12, 2008	Active
	ARGUS®	Reg. No. 2,504,047 (digital cameras, scanners, & printers [Cl 9], 11/6/2001)	November 6, 2011	Active
	JUST ONCE®	Reg. No. 1,885,914 (cameras [Cl 9], 3/28/95)	March 28, 2005. Per 5/8/01 ltr from Gerald M. Newman, Esq. of Schoenberg, Fisher, & Newman firm, of Chicago, & per USPTO TESS Status Data report of file dated 4/2/2001; Combined Affidavit, Sects. 8 & 15, filed 5/8/01 with USPTO by G. M. Newman, Esq.; Notice of Acceptance/Acknowledgt. issued 7/28/01 by USPTO per file copy ltr dtd. 11/18/01 frm Frederic A. Mendelsohn, Esq.	Active
	GINTAR®	Reg. No. 2,595,622 (cams, telescopes, binoculars [Cl 9], Ph albums, orgrs [Cl 16], etc. 7/23/2002)	7/23/2012	Active
	ARGOFLEX ™	Ser. No. 76/351266 (telescopes, binoculars, cmlpter sftwr/hrdwr, cameras all types)		Application Pending, filed 12/21/2001

ARGUS[®] TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. ([CLASS], vt)	RENEWAL DATE:	STATUS:
		[CI 9]		
	PHOTO PHAZER [™]	Ser. No. 76/343242 (digitl came, scans, & printers [CI 9])		Application Pending, filed 11/30/2001
MEXICO	ARGUS[®]	Reg. Nos. 362,041 & 361,159 (photographic, cinematographic, optical, scientific, measuring, nautical, etc. apparatus & sensitizer films [CI 9]; misc. containers & bags [CI 5, 8, 9, 15, 16, 18, 20, 21, 22])	October 26, 2003, as to both Reg'tns, per ltr dated 9/13/01 from Robt. Young, Uthoff firm in Mexico. 3-yrs TM Use Declarations as to both Reg'tns, filed by Uthoff firm, of Mexico, on April 19, 2001, per 4/18/01 ltr. Frm Uthoff firm in Mexico; Certificate of Proof of Use, dated July 6, 2001, for both Reg'tns., sent to us by Robt. Young M., Uthoff firm on 9/13/01.	Active

ARGUS[®] TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. ([CLASS], yr)	RENEWAL DATE:	STATUS:
FRANCE	ARGUS[®]	Reg.# SN 98642723 (cameras/projectors , etc. [Cl 9], 9/19/96, per copy of 3/11/97 ltr firm Eckert firm (Pgh) to Argus	Sept. 19, 2006, per copy of 3/11/97 ltr & Reg. Cert. copy firm Eckert firm (Pgh) to Argus confirming Reg. effective on 9/19/96, renewable before 9/19/2006 w. 10yr. term	Active
UK	ARGUS[®]	Reg. No. 2110386 (cameras & equip't, photogr & digital; digital imaging equip't, cameras, printers, access'ies, projectors; but not includg light emitting diodes [Cl 9], per copy of 10/262000 ltr firm Eckert firm (Pgh) to Argus)	9/18/2006, per copy of 10/262000 ltr & Cert. copy firm Eckert firm (Pgh) to Argus confirming Reg. effective on 9/18/1986, renewable before 9/18/2006	Active
GERMANY	ARGUS[™]	[Appl. ser.no. 396- 40-573.8—believed abandoned for non- fee, nonprosecution]		Appl. abandoned. [per 7/18/00 fax-chart & corresp firm Argus; abandoned by client for absence of fee/prosecution per 8/5/97 Eckert firm (Pgh) corresp. to Argus.]
EUROPE-WIDE, "CTM"	ARGUS[®]	Reg. Certificate No. 001310903 (telescps/binocls, phot. cameras/ devices; cmprtr stivr/hdwre for electr imaging; digital cameras, scanners, & printers, for ultimate sale or distribution to retail consumers [Cl 9],	September 16, 2009	Active

ARGUS™ TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. (ICLASS. yr)	RENEWAL DATE:	STATUS:
		eff. 8/16/99)		
CHINA	ARGUS™	Appl. Ser.No. 2000055738 (computer software/ devices, digital & photographic cameras/devices/ films [CI 9])		Application Pending, filed 4/26/2000
HONG KONG	ARGUS™	Appl. Ser.No. 2000-14159 (digital & phot. cameras/ related devices/ telescopes/binocls [CI 9])		Application Pending, filed 6/27/2000
TAIWAN	ARGUS®	Reg. No. 01012811; Appl. Ser.No. 6704072 (telescopes/binocls, digital & phot. cameras/ related devices [CI 9])	9/1/2012	Active.
AUSTRALIA	ARGUS™	Appl. Ser. No. 650640 (telescopes/binocls, digital & phot. cameras/ related devices [CI 9]); per 4/27/01 e-mail of file, client decided to abandon Applctn by non-prosecution, due to Office obj'n based on prior existing (1944) Reg™ by Concord Camera Corp. of H'wood, FL.		Application filed 8/15/2000 abandoned by client due to prior existing Reg.
NEW ZEALAND	ARGUS™	Reg. No. 624804 (telescopes/binocls, digital & phot.	October 9, 2007	Active

ARGUS[®] TRADEMARK REGISTRATIONS SUMMARY CHART				
COUNTRY:	MARK:	REG. NO. (CLASS. yr)	RENEWAL DATE:	STATUS:
		cameras/ related devices [Cl 9], eff. 10/9/2000)		
ARGENTINA	ARGUS™	Ser. No. 624804 (telescopes/binocls, digital & phot. cameras/related devices [Cl 9])		Application Pending, filed 12/18/2001
BRAZIL	ARGUS™	Appl./Ser. No. 623616273 (telescopes/binocls, digital & phot. cameras/related devices [Cl 9])		Application Pending, filed August 31, 2001
CHILE	ARGUS®	Reg. No. 637,410 (telescopes/binocls, digital & phot. cameras/related devices—all products in Class 9 [Cl 9], 7/25/2002)	7/25/2012	Active
COLUMBIA	ARGUS®	Reg. No. 252,732, Appl./Ser. No. 01110702 (telescopes/binocls, digital & phot. cameras/related devices [Cl 9])	9/13/2012	Active

ARGUS TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. (CLASS. YR)	RENEWAL DATE:	STATUS:
RUSSIA	ARGUS™	Appl. No. 2,002,706,711 (dated 3/25/02) (binoculars, telescopes, photogr. Apparatus & instruments, namely cameras [photography], digital cameras, viewfinders, photographic, range finders, slide projectors, transparency projection apparatus. Slides [photography], filters for ultraviolet rays, for photography, flash-bulbs [photography], exposure meters [light meters, cases esp. made for photogr. Apparatus and instruments, for slide projectors and transparency projection apparatus.]		Application Pending, filed 3/25/02
URUGUAY	ARGUS™	Reg. No. 336,036 (telescopes/binocls, digital & phot. cameras/related devices [Cl 9], eff. 4/19/2002)	4/19/2012	Active
CANADA	ARGOFLEX™	Appl. No. 1,142,141 (dated 5/29/02)		Application Pending, filed 5/29/02

ARGUSSM TRADEMARK REGISTRATIONS SUMMARY CHART

COUNTRY:	MARK:	REG. NO. (ICLASS) yr	RENEWAL DATE:	STATUS:
CANADA	CINTARSM	Appl. No. 1,142,142 (dated 5/29/02)		Application Pending, filed 5/29/02
				(Prepared 3/12/03, 1 st edited by James C. Tuttle)

SCHEDULE 2
INVENTORY EXCEPTIONS

None