

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
PERFORMANCE SAILCRAFT EUROPE LIMITED		12/31/2005	CORPORATION: UNITED KINGDOM
RECEIVING PARTY DATA			
Name:	VELUM LIMITED		
Street Address:	17 RUE DU CENDRIER		
City:	GENEVA		
State/Country:	SWITZERLAND		
Entity Type:	CORPORATION: ANTIGUA & BARBUDA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	73835427	DART	
CORRESPONDENCE DATA			
Fax Number:	(203)354-4403		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Email:	clio.malek@smartipr.com		
Correspondent Name:	SmartIPR Limited		
Address Line 1:	millennium House, Victoria Road		
Address Line 4:	douglas, UNITED KINGDOM		
DOMESTIC REPRESENTATIVE			
Name:	MARCELLE MCALISTER		
Address Line 1:	10 MARSHALL STREET		
Address Line 4:	SOUTH NORWALK, CONNECTICUT 06854		
NAME OF SUBMITTER:	Thomas Katzuba von Urbisch		
Signature:	/TKVU/		

OP \$40.00 73835427

Date:

03/18/2009

Total Attachments: 12

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ORIGINAL

Dated as of 31st December, 2005

PERFORMANCE SAILCRAFT EUROPE LIMITED

and

VELUM LIMITED

SALE AND PURCHASE

OF

INTELLECTUAL PROPERTY

TRADEMARK

REEL: 003954 FRAME: 0621

This agreement (the "Agreement") is made as of 31st December, 2005 (the "Effective Date"), by and between

- (1) **PERFORMANCE SAILCRAFT EUROPE LIMITED** (Company Number 922893) whose registered office is situated at Station Works, Long Buckby, Northampton NN8 7PF, United Kingdom (the "Seller"); and
- (2) **VELUM LIMITED** whose registered office is situated at Cross Street, St. John's, Antigua, British West Indies (the "Buyer");

(hereinafter referred to collectively as the "Parties" and individually as a "Party")

RECITALS

- (A) WHEREAS, the Seller is the owner of all right, title and interest in and to certain intellectual property;
- (B) WHEREAS, the Seller has agreed to sell and the Buyer has agreed to purchase such intellectual property;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1 DEFINITIONS

1.1 For the purposes of this Agreement, the following terms will have the meanings ascribed to them, as follows:

"Business Day" means a day other than Saturday or Sunday on which banks are open for business in the United Kingdom.

"Effective Date" means 31st December 2005.

"Goodwill" means the goodwill of the Seller and the rights of the Seller to represent itself as carrying on its business and to use the Intellectual Property insofar as such rights are vested in and are capable of being transferred.

"Intellectual Property" means

- (a) the Trademarks; and
- (b) the Patents, Designs and Copyrights

with all Goodwill and Know-how, and includes the Registered Intellectual Property and the Unregistered Intellectual Property.

"Know-how" means all of the Seller's know-how, including confidential and proprietary industrial and commercial information and techniques in any form (including paper, electronically stored data, magnetic media, film and microfilm) including (without limiting the foregoing) drawings, formulae, test results, reports, project reports and testing procedures, shop practices, instruction and training manuals, tables of operating conditions, market forecasts, specifications, quotations, tables, lists and particulars of

customers and suppliers, marketing methods and procedures, show-how and advertising copy.

"Patents, Designs and Copyrights" means the patents, registered and unregistered designs and copyrights, including all those certain registered and unregistered patents and designs and all related registrations and applications for registration in respect of products identified on Schedule B hereto.

"Products" means the products listed on Schedule B.

"Registered Intellectual Property" means such of the Intellectual Property as is, or may be, registered or registrable anywhere in the world, including the trade and service marks, the registered designs, the patent applications and the patents set out in Schedules A and B hereto.

"Trademarks" means all those certain trademarks, including all those certain registered and unregistered trade names, trademarks, service marks, and all related registrations and applications for registration, identified on Schedule A hereto, and any unregistered trade names, applied products and services including but not limited to rights arising from use by the Seller in:

Class 6: Metallic accessories for water craft, rigging fasteners, license plates and plaques of metal,

Class 9: Life jackets, navigational instruments, wind indicators, marine safety implements, instruments for use in locomotion on water,

Class 12: Sailboats; spars, booms, centre boards, rudders, rudder heads, masts, all being parts of watercraft, covers adapted for rudders, for centre boards and for boats; and parts and fittings included in Class 12 for sailboats,

Class 14: Trophies; plates or plaques of precious metal, chronometers and horological instruments,

Class 18: Bags, sacks, wallets, cases, rucksacks, hold-alls handbags,

Class 20: Furniture for marine vessels, folding tables and seats,

Class 21: Utensils for use in marine vessels, cleaning tools,

Class 22: Sails, rigging, ropes, cordage,

Class 24: Textile goods for marine use, towels,

Class 25: Clothing, footwear and headgear,

Class 41: Sporting activities, sailing competitions, regattas, water sport based events, and

All products sold at the Seller's retail locations and such other products and services as the parties shall agree from time to time.

"Unregistered Intellectual Property" means the Intellectual Property other than the Registered Intellectual Property.

1.2 In interpreting this Agreement:

- (a) references to Clauses and Schedules are, unless otherwise stated, references to clauses, sub-clauses and schedules of this Agreement;
- (b) the headings used in this Agreement are for convenience only and shall not affect the interpretation of this Agreement;
- (c) where any agreement, obligation, covenant, warranty, undertaking or representation is expressed to be made, undertaken or given by two or more persons they shall be jointly and severally responsible in respect of such matter;

- (d) reference to "a person" shall be construed so as to include any individual, firm, company or partnership (whether or not having a separate legal personality and whether incorporated or not);
- (e) references to any enactment shall be deemed to include references to such enactment as re-enacted, amended or extended;
- (f) words incorporating the masculine gender only shall include the feminine and neuter genders and words incorporating the singular number only include the plural and vice versa.

2 SALE AND PURCHASE

- 2.1 Subject to the terms and conditions of this Agreement the Seller shall sell and the Buyer shall purchase all right, title or interest the Seller may have in the Intellectual Property.
- 2.2 The Seller hereby irrevocably assigns, conveys, sells, grants and transfers and agrees to assign, convey, sell, grant and transfer to the Buyer, its successors and assigns all of its rights, title and interest of every kind and character throughout the world in and to the Intellectual Property, Goodwill and Know-how to the full extent of its ownership or interest therein; including, without limitation, all national, federal, state, foreign, statutory and common law and other rights in the trademarks listed in Schedule A hereto, and the patents, designs and copyrights listed in Schedule B hereto, and all other intellectual property and proprietary rights therein; all domestic and foreign intellectual property applications and registrations therefor (and all divisions, continuations, continuations-in-part, re-examinations, substitutions, reissues, extensions, and renewals of such applications and registrations, and the right to apply for any of the foregoing); all Goodwill associated therewith; all rights to causes of action and remedies related thereto (including, without limitation, the right to sue for past, present or future infringement, misappropriation or violation of rights related to the foregoing); and any and all other rights and interests arising out of, in connection with or in relation to the Intellectual Property including unregistered intellectual property arising from the use of trademarks by the Seller in relation to its trade.
- 2.3 Subject to the terms and conditions of this Agreement, and subject to and contingent upon the Seller obtaining any necessary and applicable third party consents, the Seller hereby irrevocably assigns, conveys, sells, grants and transfers and agrees to assign, convey, sell, grant and transfer to the Buyer, its successors and assigns all rights, title and interest of every kind and character throughout the world, including moral rights, in and to third party rights in the Products and any license agreements related thereto to the full extent of the Seller's rights or interest therein (if any). Upon the Buyer's request, Seller will promptly take such actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as may be reasonably necessary to vest, secure, perfect, protect or enforce the rights and interests of the Buyer in and to the third party products and any license agreements related thereto. Seller hereby grants Buyer a limited power of attorney to execute, on Seller's behalf, such documents.
- 2.4 Upon Buyer's reasonable request and at Buyer's expense, Seller will promptly take such actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as may be reasonably necessary to vest, secure, perfect, protect or enforce the rights and interests of Buyer in and to the Intellectual Property.
- 2.5 Nothing in this Agreement shall operate to transfer any assets or property of the Seller other than those specifically referred to in this Clause.

3 CONSIDERATION

The consideration for the sale and purchase referred to in Clause 2.1 shall be the purchase price which will be apportioned as follows:

Asset	Consideration (£)
The Intellectual Property	593,000
The Goodwill and Know-how	189,000

Total	782,000

4 PAYMENT COMPLETION AND FURTHER ASSURANCE

- 4.1 The Buyer shall on the Effective Date pay to the Seller's bank account by telegraphic transfer or otherwise as the Seller shall direct the total consideration of £782,000.
- 4.2 Completion of the sale and purchase shall take place on the Effective Date at the offices of the Seller's Solicitors or at such other place as the Seller may direct.
- 4.3 Upon Buyer's reasonable request and at the Buyer's expense, Seller will promptly take such actions, including, without limitation, the prompt execution and delivery of documents in recordable form, as may be reasonably necessary to further vest, secure, perfect, protect or enforce the rights and interests of the Buyer in and to the Intellectual Property.
- 4.4 On the Effective Date the Seller shall:
- 4.4.1 allow the Buyer to take possession of such of the Intellectual Property as is transferable by delivery;
 - 4.4.2 execute and deliver the trade mark assignment and such other documents (if any and in such form as the Seller's Solicitors shall approve);
 - 4.4.3 do such further acts as shall be reasonably necessary to vest in the Buyer the Trade Marks and such right, title and interest as the Seller may have to the assets transferred to the Buyer in accordance with the terms of this Agreement;
 - 4.4.4 execute and deliver the patent assignment and such other documents (if any and in such form as the Seller's Solicitors shall approve);
 - 4.4.5 do such further acts as shall be reasonably necessary to vest in the Buyer the Patents and such right, title and interest as the Seller may have to the assets transferred to the Buyer in accordance with the terms of this Agreement.

5 PASSING OF PROPERTY AND RISK

- 5.1 Such right, title or interest in the Intellectual Property as is agreed to be purchased by this Agreement shall pass to the Buyer on the Effective date.

6 ACKNOWLEDGEMENTS AND EXCLUSION OF WARRANTIES

6.1 The Buyer warrants that:

- 6.1.1 it has full authority to enter into this Agreement;
- 6.1.2 all disclosures required to be made in respect of this transaction have been made; and
- 6.1.3 all approvals required to be obtained whether under the provisions of the Companies Act 1985 or any other enactment have been duly obtained and that it is in a position to enter into the transaction;

and the Buyer agrees and undertakes to indemnify the Seller on a full indemnity basis from and against all and any liabilities arising as a result of any breach of this warranty.

6.2 The Seller warrants that:

- 6.2.1 it has full authority to enter into this Agreement;
- 6.2.2 all disclosures required to be made in respect of this transaction have been made; and
- 6.2.3 all approvals required to be obtained whether under the provisions of the Companies Act 1985 or any other enactment have been duly obtained and that it is in a position to enter into the transaction;

and the Seller agrees and undertakes to indemnify the Buyer on a full indemnity basis from and against all and any liabilities arising as a result of any breach of this warranty.

7 EXCLUSION OF THIRD PARTY RIGHTS

This Agreement does not create any right enforceable by a person not party to it and a person who is not a party to this Agreement except a permitted successor in title to a party or assignee of their rights in respect of the Assets or any part of them shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.

8 GENERAL LAW AND CONSTRUCTION

- 8.1 Any written notice to be served under this Agreement shall be delivered to the Party to be served to the address set out in this Agreement or to such other address as that Party may previously have notified in writing to the other Party, referring specifically in that notice to this Agreement. Notice shall either be delivered personally, sent by first class pre-paid post or by facsimile transmission and shall be deemed to have been received by the recipient Party in the case of personal delivery on delivery and in the case of posting at 10:00 A.M. on the second Business Day following the day of posting and in the case of facsimile transmission on completion of the transmission.

- 8.2 This Agreement together with the Schedules thereto constitutes the entire agreement between the Parties relating in any way to the business, the activities or assets of the Seller, or any of the matters dealt with in this Agreement. It supersedes with immediate

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effect and extinguishes any such previous or contemporaneous agreements, arrangements, understandings, representations or warranties. No variation or addition to this Agreement shall be effective unless made in writing, signed by or on behalf of the Parties and referring explicitly both to this Agreement and to the fact that the purpose of the Parties is to vary or add to it, and no right of any Party can be waived, released or made subject to conditions without such written agreement.

- 8.3 This Agreement shall be construed and governed in all respects in accordance with English Law and shall be subject to the exclusive jurisdiction of the English courts.
- 8.4 This Agreement shall remain in full force and effect after completion in respect of any matters, agreements or conditions which have not been done, observed or performed in full prior to completion and all representations, warranties, indemnities, undertakings and obligations of the Parties shall (except for any obligations fully performed on completion) continue in full force and effect notwithstanding completion.
- 8.5 The Parties agree that if any of the provisions in this Agreement is held to be invalid but would be valid if part of the wording were deleted or modified then such provision shall apply with such modification as may be necessary to make it enforceable.
- 8.6 No failure to exercise nor any delay in exercising, on the part of either Party, any right or remedy under the terms of this Agreement shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent its further exercise or the exercise of any other right or remedy. The rights and remedies provided in this Agreement are cumulative and not exclusive of any rights or remedies provided by law.

9 COSTS

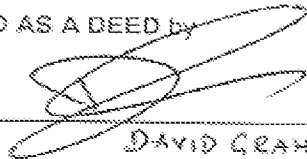
- 9.1 Except as expressly provided elsewhere in this Agreement each Party to this Agreement shall pay their own costs, charges and expenses incurred in the preparation of this Agreement.
- 9.2 The Buyer shall pay all and any stamp duty payable in respect of this Agreement and any other document entered into or executed with or pursuant to the terms of this Agreement.

11 COUNTERPARTS

This Agreement may be executed in any number of counterparts each of which shall be deemed an original but all counterparts shall together constitute one and the same instrument.

AS WITNESS the hands of the parties hereto or their duly authorised representatives on the date first above written.

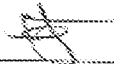
SIGNED AS A DEED by



Name: DAVID GRAHAM

for and on behalf of
PERFORMANCE SAILCRAFT EUROPE LIMITED

in the presence of:

Witness Signature: 

Name: HELEN JANE WOOD

Address: 14 DOUGLAS ROAD

Occupation: 1002 HAMPTON WINDS LXX
HE MANAGER

SIGNED AS A DEED by



Name: Paul Gledhill

for and on behalf of
VELUM LIMITED

in the presence of:

Witness Signature: _____

Name: _____

Address: _____

Occupation: _____

TRADEMARK

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**SCHEDULE A
Trademarks**

Country	Mark	Class	Number	Renewal Due
ARGENTINA	LASER	22	2486659	24/02/14
AUSTRIA	LASER	12, 22	92161	31/10/09
BENELUX	LASER	8, 9, 12, 22, 25	323458	05/12/13
BRUNEI	LASER	12	17222	17/07/12
BRUNEI	LASER	22	17458	17/07/12
CHILE	LASER	12	653.486	01/12/07
CHILE	LASER	12, 22	500.428	31/12/07
CHINA	LASER	12	552574	20/04/11
CHINA	LASER	22	552913	20/05/11
CROATIA	LASER	12, 22, 25	932645	22/05/07
CTM	LASER	12, 22, 25	208086	01/04/08
CTM	LASER	41	3855691	
DENMARK	LASER	12, 18, 22	VR 1979/03174	24/08/08
ESTONIA	LASER	12	93-0417	15/03/14
ESTONIA	LASER	12, 22	14793	09/02/05
FINLAND	LASER	12	68917	03/03/09
FRANCE	LASER	8, 9, 12, 14, 16, 20, 21, 22, 24, 25, 28, 34	1253524	11/12/13
GEORGIA	LASER	12	8333/03-049399	22/05/09
GERMANY	LASER	24	2911815	28/11/10
GERMANY	LASER	12, 22	690181	13/12/13
GREECE	LASER	12, 22	148320	20/09/12
HONG KONG	LASER	12	4214 / 1991	24/04/11
HONG KONG	LASER	22	3454 / 1991	24/04/11
INDIA	LASER	12	547904B	25/03/05
INDIA	LASER	22	547903B	25/03/05
INDONESIA	LASER	12	305678	07/09/11
INDONESIA	LASER	22	308541	07/09/11
IRELAND	LASER	12	67388	03/07/09
ISRAEL	LASER	12	44808	29/09/12
ISRAEL	LASER	22	44809	29/09/12
ITALY	LASER	12, 22, 25	RM2003C003276	12/12/12
LATVIA	LASER	12	M13 334	05/01/12
LATVIA	LASER	12, 22	M 32259	05/01/12
LITHUANIA	LASER	12	6836	11/01/13
LITHUANIA	LASER	12, 22	21239	11/01/13
MALAYSIA	LASER	12	MA/04250/91	
MALAYSIA	LASER	22	MA/04251/91	01/08/08
NEW ZEALAND	LASER	12	105829	14/05/08
NORWAY	LASER	12	93194	20/03/05
PAKISTAN	LASER	12	111890	09/09/13
PAKISTAN	LASER	22	111887	09/09/13
PHILIPPINES	LASER	12, 22	4-1991-078433	13/11/23
POLAND	LASER	12	75 8	02/08/11
PORTUGAL	LASER	12	224234	19/04/14
PORTUGAL	LASER	22	224233	23/03/14
RUSSIA	(transferred to Georgia)	12	50585	15/03/04
RUSSIA	LASER	22	122631	19/01/13
SINGAPORE	LASER	12	S/5454/01	09/07/11
SINGAPORE	LASER	22	S/5455/01	09/07/11
SLOVENIA	LASER	12, 22, 25	7781153	22/11/07
SOUTH AFRICA	LASER	8	2004/12241	

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SOUTH AFRICA	LASER	9	2004/12242	
SOUTH AFRICA	LASER	12	73/09299	07/12/13
SOUTH AFRICA	LASER	22	93/472	22/01/13
SPAIN	LASER	22	1.135.104/7	20/07/07
SPAIN	LASER	28	819.562/3	14/04/08
SWEDEN	LASER	12, 22	148959	03/05/14
SWITZERLAND	LASER	12, 22	299114	01/06/07
TURKEY	LASER	9, 12, 15, 18, 22, 25, 28	133.644	09/12/11
UK	LASER	12	1022169	14/03/08
UK	LASER	22	1047439	03/06/09
UK	LASER	9, 25	1436931	02/06/07
UKRAINE	LASER	12	4175	15/03/14
UK	LASER COACH 2000	9	2205080	05/08/09
UK	LASER FUN	22	B1314129	25/05/08
ARGENTINA	SUNBURST (device)	12	2441614	05/09/13
ARGENTINA	SUNBURST (device)	12	2441615	05/09/13
ARGENTINA	SUNBURST (device)	22	2439258	25/08/13
ARGENTINA	SUNBURST (device)	22	2439259	25/08/13
BENELUX	SUNBURST (device)	12, 22	541574	11/09/13
BRAZIL	SUNBURST (device)	12	810.419.052	06/04/13
BRUNEI	SUNBURST (device)	12	BRU18.937	17/07/12
BRUNEI	SUNBURST (device)	22	BRU110586	17/07/12
CHILE	SUNBURST (device)	12, 22	281133	20/12/13
CHILE	SUNBURST (device)	12, 28	282293	21/01/14
CHINA	SUNBURST (device)	12	552675	29/05/11
CHINA	SUNBURST (device)	22	552614	29/05/11
CTM	SUNBURST (device)	12, 22, 25	208603	01/04/06
ESTONIA	SUNBURST (device)	12, 22	14791	09/02/05
GERMANY	SUNBURST (device)	12, 22, 24	2027747	31/01/11
GREECE	SUNBURST (device)	12, 22	149321	01/09/12
HONG KONG	SUNBURST (device)	12	2337 OF 1991	24/04/11
HONG KONG	SUNBURST (device)	22	2338 OF 1991	24/04/11
INDIA	SUNBURST (device)	12	547992	25/03/05
INDIA	SUNBURST (device)	22	547991	25/03/05
INDONESIA	SUNBURST (device)	12	397.623	12/12/11
INDONESIA	SUNBURST (device)	22	397.624	12/12/11
LATVIA	SUNBURST (device)	12, 22	M31673	05/01/13
LITHUANIA	SUNBURST (device)	12, 22	21240	11/01/13
MALAYSIA	SUNBURST (device)	12	MA/4252/91	01/03/08
MALAYSIA	SUNBURST (device)	22	MA/4253/91	01/03/08
PAKISTAN	SUNBURST (device)	12	111889	08/08/13
PAKISTAN	SUNBURST (device)	22	111888	08/08/13
PHILIPPINES	SUNBURST (device)	12, 22	62739	29/02/15
POLAND	SUNBURST (device)	22	75.799	02/08/11
RUSSIA	SUNBURST (device)	12, 22	122603	19/01/13
SINGAPORE	SUNBURST (device)	12	S/5466/91	06/07/11
SINGAPORE	SUNBURST (device)	22	S/5467/91	06/07/11
SOUTH AFRICA	SUNBURST (device)	12	93/00466	22/01/13
SOUTH AFRICA	SUNBURST (device)	22	93/00469	22/01/13
SPAIN	SUNBURST (device)	16	1759342	03/05/03
SPAIN	SUNBURST (device)	22	1759343	03/05/03
SPAIN	SUNBURST (device)	28	1759344	03/05/03
TAIWAN	SUNBURST (device)	22 (12, 22)	559530	31/01/12
THAILAND	SUNBURST (device)	12	KOR154913	28/06/11
THAILAND	SUNBURST (device)	22	KOR160619	15/05/11
TURKEY	SUNBURST (device)	9, 12, 15, 18, 22, 24, 25	134.019	09/12/11
UK	SUNBURST (device)	9, 18, 25	1436934	02/08/07

BRAZIL	LASER & SUNBURST (device)	9	815.880.189	11/08/12
BRAZIL	LASER & SUNBURST (device)	12	815.880.170	01/12/12
CZECH REPUBLIC	LASER & SUNBURST (device)	8, 12, 22	184371	08/06/13
EGYPT	LASER & SUNBURST (device)	12	88941	11/11/13
EGYPT	LASER & SUNBURST (device)	22	88942	11/11/13
ESTONIA	LASER & SUNBURST (device)	12, 22	14792	08/02/05
GEORGIA	LASER & SUNBURST (device)	12, 22	7174/03-03	
GREECE	LASER & SUNBURST (device)	12, 22	148322	20/09/12
INDONESIA	LASER & SUNBURST (device)	12	457437	18/04/09
INDONESIA	LASER & SUNBURST (device)	22	457141	18/04/09
LATVIA	LASER & SUNBURST (device)	12, 22	M31874	05/01/13
LITHUANIA	LASER & SUNBURST (device)	12, 22	21241	11/01/13
PAKISTAN	LASER & SUNBURST (device)	12	111885	08/08/13
PAKISTAN	LASER & SUNBURST (device)	22	111886	08/08/13
PHILIPPINES	LASER & SUNBURST (device)	12, 22	4-1991-076434	13/11/23
RUSSIA	LASER & SUNBURST (device)	12, 22	122832	19/01/13
SLOVAK REPUBLIC	LASER & SUNBURST (device)	12, 22	175910	10/06/13
SOUTH AFRICA	LASER & SUNBURST (device)	12	93/00470	22/01/13
SOUTH AFRICA	LASER & SUNBURST (device)	22	93/00471	22/01/13
SOUTH AFRICA	LASER & SUNBURST (device)	42	94/03702	13/04/14
SWEDEN	LASER & SUNBURST (device)	12, 22	309946	15/02/08
THAILAND	LASER & SUNBURST (device)	12	KOR154905	28/08/11
THAILAND	LASER & SUNBURST (device)	18	159059	28/08/01
THAILAND	LASER & SUNBURST (device)	25	521874	20/08/13
TURKEY	LASER & SUNBURST (device)	9, 12, 16, 18, 22, 24, 25	133.683	09/12/11
BENELUX	DART	12, 22	473093	27/10/08
FRANCE	DART	12	1350530	19/10/05
GERMANY	DART	12, 22, 24	39834008	28/07/08
GERMANY	DART	12, 22	1162642	18/11/09
ITALY	DART	12, 22	870.818	29/11/09
RUSSIA	DART	12, 22	89944	11/11/09
SPAIN	DART	12	1.530.146	10/11/09
SPAIN	DART	22	1.530.147	10/11/09
UK	DART	12, 22	1893953	02/08/05
USA	DART	12, 22	1741151	12/12/12
GERMANY	DART (device)	12, 22, 24	2.029442	31/01/11
USA	DART (device)	12, 22	1739928	10/11/12

TRADEMARK

REEL: 003954 FRAME: 0631

SCHEDULE B

Patents, Designs and Copyrights in respect of the following Products:

Boat Models:

Laser	Vago	Laser SB3
Laser Radial	Laser 2000	Laser 2
Laser 4.7	Laser 4000	Dart 16
Pico	Laser Stratos	Dart 18
Fun Boat	Laser Stratos Keel	

Accessories:

Books	Hiking Shorts	Footwear
Buoyancy Aids	Headwear	Bags
Harnesses	Sailing Gloves	

Clothing:

Fashion Clothing	Footwear	Spray Gear
Jackets	Buoyancy Aids	Dry Suits
Fleece Tops	Harnesses	Base Layers
Headwear	Hiking Shorts	
Sailing Gloves	Wetsuits	

Spares:

Spare parts for all Products, including:

Laser Radial	Laser 2000	Laser SB3
Laser 4.7	Laser 3000	Laser 2
Pico	Laser 4000	Dart 16
Funboat	Laser 5000	Dart 18
Laser Vortex	Laser Stratos	
Vago	Stratos Keel	