

TRADEMARK ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Ceramaspeed Limited		12/29/2008	COMPANY: UNITED KINGDOM
RECEIVING PARTY DATA			
Name:	Stylewell Limited		
Street Address:	16 Churchill Way		
City:	Cardiff CF10 2DX		
State/Country:	UNITED KINGDOM		
Entity Type:	COMPANY: UNITED KINGDOM		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	1089650	CERAMASPEED	
Registration Number:	1604495	CERAMASPEED	
CORRESPONDENCE DATA			
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ATTORNEY DOCKET NUMBER:	CERAMASPEED=1&2		
DOMESTIC REPRESENTATIVE			
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OP \$65.00 1089650

NAME OF SUBMITTER:	aoi nawashiro
Signature:	/aoi nawashiro/
Date:	06/28/2010
<p>Total Attachments: 26</p> <p>source=2010-06-28Assign#page1.tif source=2010-06-28Assign#page2.tif source=2010-06-28Assign#page3.tif source=2010-06-28Assign#page4.tif source=2010-06-28Assign#page5.tif source=2010-06-28Assign#page6.tif source=2010-06-28Assign#page7.tif source=2010-06-28Assign#page8.tif source=2010-06-28Assign#page9.tif source=2010-06-28Assign#page10.tif source=2010-06-28Assign#page11.tif source=2010-06-28Assign#page12.tif source=2010-06-28Assign#page13.tif source=2010-06-28Assign#page14.tif source=2010-06-28Assign#page15.tif source=2010-06-28Assign#page16.tif source=2010-06-28Assign#page17.tif source=2010-06-28Assign#page18.tif source=2010-06-28Assign#page19.tif source=2010-06-28Assign#page20.tif source=2010-06-28Assign#page21.tif source=2010-06-28Assign#page22.tif source=2010-06-28Assign#page23.tif source=2010-06-28Assign#page24.tif source=2010-06-28Assign#page25.tif source=2010-06-28Assign#page26.tif</p>	

DATED

29 DECEMBER

2008

(1) CERAMASPEED LIMITED
(IN ADMINISTRATION)

- and -

(2) NEIL TOMBS AND NIGEL MORRISON

- and -

(3) STYLEWELL LIMITED

- AND -

(4) URBANKEY LIMITED

AGREEMENT

relating to

the sale of certain assets of Ceramaspeed
Limited (in administration)

DLA Piper UK LLP
Victoria Square House
Victoria Square
Birmingham
B2 4DL
United Kingdom
Tel: +44 (0) 8700 111 111
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Date of Original: 29 December 2008
Date of Version: 8 January 2009
Draft No: 1

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TRADEMARK
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CONTENTS

1. DEFINITIONS AND INTERPRETATIONS 1

2. SALE OF ASSETS 5

3. CONSIDERATION 5

4. VAT 5

5. COMPLETION 6

6. FURTHER ASSURANCE 6

7. RISK 6

8. REMOVAL OF ASSETS FROM THE PREMISES 6

9. EXCLUSION OF WARRANTIES AND CONDITIONS OF SALE 7

10. EXCLUSION OF ADMINISTRATORS' LIABILITY 10

11. CLAIMS FROM INC AND ESO 11

12. INTEREST 11

13. SET-OFF 12

14. ANNOUNCEMENTS AND CONFIDENTIALITY 12

15. GENERAL 12

SCHEDULE 1 15

 Apportionment of the Consideration 15

SCHEDULE 2 16

 The Plant and Equipment 16

SCHEDULE 3 17

 The Intellectual Property 17

THIS AGREEMENT is made on

29 DECEMBER

2008

BETWEEN

- (1) CERAMASPEED LIMITED (in Administration) (company number 01137591) whose registered office is at Zortech Avenue, Oldington, Kidderminster, Worcestershire DY11 7DY ("Company")
- (2) NEIL TOMBS AND NIGEL MORRISON both of Grant Thornton UK LLP, Enterprise House, 115 Edmund Street, Birmingham B3 2HJ ("**Administrators**")
- (3) STYLEWELL LIMITED (company number 01137591) whose registered office is at 16 Churchill Way, Cardiff, CF10 2DX ("First Purchaser")
- (4) URBANKEY LIMITED (company number 06777721) whose registered office is at 16 Churchill Way, Cardiff, CF10 2DX ("**Second Purchaser**")

BACKGROUND

- A The Administrators were appointed to act as joint administrators of the Company on 8 December 2008 by the Birmingham District Registry of the High Court of Justice dated 8 December 2008.
- B The Company has agreed to sell and the Purchaser has agreed to purchase certain assets of the Company on the terms and conditions set out in this agreement.

AGREEMENT:

1. DEFINITIONS AND INTERPRETATIONS

- 1.1 In this agreement, unless the context otherwise requires, the following words and expressions have the following meanings:

"Administrators' Solicitors" means DLA Piper UK LLP of Victoria Square House, Victoria Square, Birmingham B2 4DL;

"Bank" means Barclays Bank PLC;

"Business Day" means a day other than a Saturday, Sunday or a bank or public holiday on which banks are open for business in England;

"**Claim**" means any action, proceeding, claim or demand of any kind (actual or contingent) which may be brought or made against any of the Company and/or the Administrators;

"**Completion Date**" means [5.00pm] on the date of this agreement;

"**Completion**" means the performance of all obligations of the parties hereto set out in clause 5;

"**Consideration**" means the total purchase price payable for the Transferred Assets as specified in clause 3;

"**Employees**" means the persons employed by the Company within the meaning of the Regulations;

"**ESO Debt**" means the net debt owed to the Company by ESO SP ZOO after accounting for off-setting any debts or claims owed by the Company to ESO SP ZOO;

"**ESO Shares**" means the shares held by the Company in ESO SP ZOO;

"**Inc Debt**" means the net debt owed to the Company by Ceramaspeed Inc after accounting for off-setting any debts or claims owed by the Company to Ceramaspeed Inc;

"**Inc Shares**" means the shares held by the Company in Ceramaspeed Inc;

"**Intellectual Property**" includes patents, inventions, know-how, trade secrets and other confidential information, registered and unregistered designs and drawings, copyrights, data rights affording equivalent protection to copyright, database rights, design rights, semi-conductor topography rights, trade marks, service marks, business names, trade names, logos, domain names including www.ceramaspeed.com, moral rights and all registrations or applications to register any of the aforesaid items, rights in the nature of any of the aforesaid items in any country or jurisdiction, rights in the nature of unfair competition rights and rights to sue for passing off held and used by the Company as at the Completion Date and listed in schedule 3;

"**Leased Equipment**" means any chattels, equipment and any other items whatsoever used by the Company which it has possession of as bailee or subject to hire purchase, conditional sale, rental or similar agreements;

"**Loss**" means any loss, damage, cost, charge or expense which any of the Company and/or the Administrators have incurred or sustained or may, directly or indirectly incur or sustain;

"**Period**" means the period from 5 January 2009 to 31 January 2009;

"**Plant and Equipment**" means the plant, machinery, equipment and other chattels owned by the Company at the Completion Date and listed in schedule 2;

"**Premises**" means the property or properties occupied by the Company and known as Zortech Avenue, Kidderminster, DY11 7DY;

"**Purchaser**" means each of the First Purchaser and the Second Purchaser;

"**Purchaser's Solicitors**" means Hugh James Solicitors of Hodge House, 114-116 St Mary Street, Cardiff CF10 1DY;

"**Regulations**" means the Transfer of Undertaking (Protection of Employment) Regulations 2006;

"**Transferred Assets**" means the assets referred to in clause 2.1 and 2.2; and

"**VAT**" means Value Added Tax.

1.2 In this agreement:

1.2.1 words in the singular include the plural and vice versa and words in one gender include any other gender;

1.2.2 any reference to "persons" or "parties" includes natural persons, firms, partnerships, companies, corporations, associations, organisations, governments, states, foundations and trusts (in each case whether or not having separate legal personality);

1.2.3 any reference to a statute, statutory provision or sub-ordinate legislation includes such legislation as amended and in force from time to time and

- any legislation which modifies, consolidates (with or without modification), re-enacts or supersedes it;
- 1.2.4 references to clauses and schedules are to clauses and schedules of this agreement and references to sub-clauses and paragraphs are references to sub-clauses and paragraphs of the clause or schedule in which they appear;
- 1.2.5 the table of contents and headings are for convenience only and shall not affect the interpretation of this agreement;
- 1.2.6 obligations undertaken by a party which comprise more than one person shall be deemed to be made by them jointly and severally;
- 1.2.7 references to documents being "in the agreed form" means such documents have been initialled by or on behalf of each of the parties for the purpose of identification;
- 1.2.8 any phrase introduced by the terms "including", "include", "in particular" or any other similar expression shall be construed as illustrative and shall not limit the sense of the words preceding these terms;
- 1.2.9 The Interpretation Act 1978 shall apply to this agreement as it does to an Act of Parliament;
- 1.2.10 except as expressly set out in this agreement any lists contained in any schedule or annexure are for guidance only and are not exhaustive or complete lists of the items in question and shall not constitute any warranty in respect of the Company's ownership of the listed items or otherwise; and
- 1.2.11 a reference to the Administrators shall be construed as being to the Administrators both jointly and severally and to any other person who is appointed as an administrator in substitution for any administrator or as an additional administrator in conjunction with the Administrators.

2. SALE OF ASSETS

2.1 The Company at the direction of the Administrators shall sell and the First Purchaser shall buy with effect from the Completion Date such right, title and interest as the Company then has in the following assets:

2.1.1 the Plant and Equipment;

2.1.2 the Inc Shares;

2.1.3 the Inc Debt;

2.1.4 the Intellectual Property.

2.2 The Company at the direction of the Administrators shall sell and the Second Purchaser shall buy with effect from the Completion Date such right, title and interest as the Company then has in the following assets:

2.2.1 the ESO Shares; and

2.2.2 the ESO Debt.

2.3 There shall be excluded from the sale effected by this agreement the Leased Equipment and any other assets or rights not specifically included in clause 2.1 or 2.2.

3. CONSIDERATION

3.1 The Consideration shall be £101,000 which shall be apportioned as set out in schedule 1, together with VAT thereon in the sum of £15,150.

3.2 The Consideration shall be payable by the Purchaser on execution of this agreement and shall be drawn on the client account of the Purchaser's Solicitors and paid by way of telegraphic transfer to the client account of the Administrators' Solicitors at the Royal Bank of Scotland plc, 79/83 Colmore Row, Birmingham, Sort Code: 16-13-18, Account Number: 10156233, Account Name: DLA Piper UK LLP Client Account.

4. VAT

Unless otherwise stated, all amounts expressed in this agreement as being payable by the Purchaser are expressed to be exclusive of any VAT which may be chargeable thereon.

5. COMPLETION

Completion shall take place on the Completion Date at the offices of the Administrators' Solicitors or at such other place as the Administrators may direct when:

5.1 the Company shall:

5.1.1 make available to the Purchaser at the Premises those Transferred Assets title to which is capable of transfer by delivery;

5.1.2 hold all other Transferred Assets on trust for the Purchaser absolutely pending assignment;

5.1.3 deliver to the Purchaser a valid VAT invoice for the Consideration; and

5.2 the Purchaser shall pay the Consideration (and any VAT payable thereon) in accordance with clause 3.

6. FURTHER ASSURANCE

Subject to the terms of this agreement, the Company agrees that it will after and notwithstanding Completion (at the Purchaser's expense and for such time as the Administrators remain in office) execute and deliver any other documents as may reasonably be required from time to time by the Purchaser to vest in the Purchaser the Transferred Assets in accordance with the terms of this agreement. The terms of all such documents shall be approved by the Administrators' Solicitors.

7. RISK

7.1 Such right, title and interest as the Company may have in the Transferred Assets shall pass to the Purchaser on payment in full of the Consideration pursuant to clause 3.

7.2 Risk in the Transferred Assets shall pass to the Purchaser on execution of this agreement and the Purchaser shall effect its own insurances in respect thereof.

8. REMOVAL OF ASSETS FROM THE PREMISES

8.1 Within the Period the Purchaser shall remove the Transferred Assets from the Premises at its own risk and expense and shall make good any damage thereby caused to the Premises.

- 8.2 During the Period the Company shall allow the Purchaser sufficient access to the Premises during normal business hours on reasonable prior notice solely to enable the Purchaser to remove the Transferred Assets.
- 8.3 The Purchaser hereby undertakes to indemnify and keep the Company and the Administrators and each of them fully indemnified against any Claim or Loss arising out of or in connection with the removal of the Transferred Assets from the Premises by the Purchaser.
- 8.4 The Purchaser acknowledges that the Intellectual Property may be subject to restrictions or deficiencies which have not been disclosed to the Company, and that it may or may not be sufficiently transferable to the Purchaser at all. The Purchaser undertakes to make its own enquiries into all such matters.
- 8.5 The Purchaser hereby undertakes with the Company and the Administrators and each of them not to use the Intellectual Property without first obtaining any necessary consents, licences or registrations and to indemnify and keep the Company and the Administrators and each of them fully indemnified against any Claim or Loss arising by reason directly or indirectly of the transfer of the Intellectual Property to the Purchaser or its purported sale under this agreement or the use of it by the Purchaser or by any transferee or licensee from the Purchaser.

9. **EXCLUSION OF WARRANTIES AND CONDITIONS OF SALE**

- 9.1 All representations (whether made innocently, negligently or otherwise but not fraudulently), warranties, conditions and stipulations, express or implied, statutory, customary or otherwise in respect of the Transferred Assets or any of the rights, title and interests transferred or agreed to be transferred pursuant to this agreement are expressly excluded (including without limitation, warranties and conditions as to title, quiet possession, quality, fitness for purpose and description).
- 9.2 Unless otherwise required by law (and then only to that extent) the Company and the Administrators and each of them shall not be liable for any loss or damage of any kind whatever, consequential or otherwise arising out of or due to or caused by any defect or deficiencies in any of the Transferred Assets.

- 9.3 The Purchaser agrees that the terms and conditions of this agreement and the exclusions and limitations contained in it are fair and reasonable having regard to the following:
- 9.3.1 that this is a sale by an insolvent company in circumstances where it is usual that no representations and warranties can be given by or on behalf of the Company or the Administrators;
 - 9.3.2 that the Purchaser has relied solely upon the Purchaser's own opinion and/or professional advice concerning the Transferred Assets, their quality, state, condition, description, fitness and/or suitability for any purpose, the possibility that some or all of them may have defects not apparent on inspection and examination and the use it intends or proposes to put them to;
 - 9.3.3 that the Purchaser has agreed to purchase the Transferred Assets "as seen" in their present state and condition for a consideration which takes into account the risk to the Purchaser represented by the parties' belief that the said exclusions and limitations are or would be recognised by the courts; and
 - 9.3.4 that the Purchaser its servants, employees, agents, representatives and advisers have been given every opportunity it or they may wish to have to examine and inspect all or any of the Transferred Assets and all relevant documents relating to them and to obtain information from the Company and/or the Administrators relating to the Transferred Assets.
- 9.4 The Purchaser acknowledges that:
- 9.4.1 neither the Company nor the Administrators shall incur any liability to it by reason of any fault or defect in all or any of the Transferred Assets or any breach of the obligations of the Company arising under the Sale of Goods Act 1979 or under the Health and Safety at Work Act 1974;
 - 9.4.2 neither the Company nor the Administrators shall be required to put any of the Plant and Equipment into a safe condition. The Purchaser hereby undertakes that it will ensure that all of the Plant and Equipment is in a

safe condition before putting (or allowing it to be put) to any use after the Completion Date;

9.4.3 whenever and wherever in this agreement it has agreed to indemnify any person it shall also indemnify any firm, partner, employee, agent, adviser or representative of such person to the same extent and in the same regard.

9.4.4 for the avoidance of doubt, that the statutory charge in paragraph 99 of Schedule B1 to the Insolvency Act 1986 shall not apply to any breach by the Company of any of its obligations under this agreement.

9.5 The Purchaser covenants with and undertakes to the Company and the Administrators and each of them that it will not hold itself out as the owner of the Leased Equipment or such other assets once it has been notified that the Company did not have title thereto nor will it sell offer for sale, assign or create or permit the creation of any form of encumbrance over such assets but it will deliver such assets to the Administrators or as the Administrators shall direct forthwith upon demand and pending such delivery it will at its own expense maintain such assets in safe custody and in as good repair and condition as they were in when they first came into the possession of the Purchaser. The Purchaser shall indemnify and keep the Company and the Administrators and each of them fully indemnified against any Claim or Loss arising as a result of its failure to comply with the terms of this clause 9.5.

9.6 The Purchaser acknowledges that in respect of any Transferred Assets not situated at the Premises on the Completion Date there may be a risk of a third party claiming a lien over such Transferred Assets and that such risk is entirely the risk of the Purchaser.

9.7 The Purchaser acknowledges for the avoidance of doubt that if the Company does not have title or unencumbered title to any or all of the Transferred Assets or if the Purchaser cannot exercise any right conferred or purported to be conferred on it by this agreement this shall not be a ground or grounds for rescinding, avoiding or varying any or all of the provisions of this agreement and shall not give rise to any claim to compensation or damages or a reduction in or repayment of the Consideration paid or payable.

9.8 The Parties believe that the Regulations will not apply to this agreement but in the event that an employment tribunal finds that the Regulations do apply; the contracts of employment of the Employees shall not be terminated by the sale and purchase of the Transferred Assets hereunder but, in accordance with the Regulations shall continue to have effect as if originally made between the Employees and the Purchaser.

9.9 Neither the Company nor the Administrators shall have any liability to the Purchaser in respect of any claims, liabilities or obligations to which the Purchaser may become subject in respect of any of the Employees whenever arising and whether arising under the Regulations or otherwise.

9.10 The Purchaser agrees that it shall not claim, prove for or in any way seek to recover from the Company or the Administrators any claims, liabilities or obligations to which the Purchaser may become subject in respect of any of the Employees.

9.11 The Purchaser indemnifies and shall keep the Company and the Administrators and each of them fully indemnified against any Claim or Loss arising in respect of the Employees relating to the period before or after the Completion Date including but not limited to, those arising out of:

9.11.1 any failure to inform or consult the Employees or their representatives in relation to the proposed transfer of their contracts of employment;

9.11.2 any failure to provide information in respect of the Employees to the Purchaser.

10. EXCLUSION OF ADMINISTRATORS' LIABILITY

The Administrators have entered into and signed this agreement as agents for or on behalf of the Company and neither they their firm, partners, employees, advisers, representatives or agents shall incur any personal liability whatever in respect of any of the obligations undertaken by the Company or in respect of any failure on the part of the Company to observe, perform or comply with any such obligations or under or in relation to any associated arrangements or negotiations or under any document or assurance made pursuant to this agreement. The Administrators are party to this agreement in their personal capacities only for the purpose of receiving the benefit of the exclusions, limitations, undertakings, covenants and indemnities in their favour contained in this agreement.

11. CLAIMS FROM INC AND ESO

The Purchaser covenants with the Company and the Administrators that it and its successors in title to the Shares:

11.1 will use their best endeavours to procure that neither Ceramaspeed Inc nor ESO SP ZOO shall, following the Completion Date, bring any claim against the Company, the Administrators or Grant Thornton UK LLP for any matter whatsoever arising in relation to the Company and or its administration; and

11.2 upon the sale of any shares in Ceramaspeed Inc or ESO SP ZOO by the Purchaser, the Purchaser shall obtain a reciprocal covenant on the terms set out in this clause 11 from the buyer of such shares.

12. CLAIMS FROM THE COMPANY

The Company covenants with the Purchaser that it will not bring any claim against Ceramaspeed Inc or ESO SP ZOO.

13. DATA PROTECTION

13.1 The Purchaser warrants and represents that it will comply with all relevant provisions of the Data Protection Act 1998 in its processing and use of any personal data transferred to it or of which it obtains possession pursuant to this agreement.

13.2 The Purchaser shall indemnify and keep indemnified the Company and the Administrators and each of them against any Claim or Loss arising from or in relation to a failure by the Purchaser to comply with the terms of clause 13.1.

14. INTEREST

In the event of any default by the Purchaser in paying any sums due under this agreement to the Company or the Administrators (whether payable by agreement or by an order of a court or otherwise) the Purchaser shall pay interest on such sum at the rate of 5% above the base rate from time to time of the Bank from the date of when payment was due until all such monies have been paid in full together with all interest thereon. Such interest shall accrue from day to day and shall be compounded on a monthly basis.

15. **SET-OFF**

The Purchaser shall not be entitled to set off any claims it might have against the Company or the Administrators or exercise any liens whatever against any monies or negotiable instruments payable to the Company or the Administrators pursuant to the provisions of this agreement but such monies or negotiable instruments shall be paid in full upon the same being due whether in accordance with the provisions of this agreement or otherwise.

16. **ANNOUNCEMENTS AND CONFIDENTIALITY**

Unless otherwise required by law, current insolvency practice or the rules of any recognised investment exchange, the parties shall keep this agreement confidential and no statement or announcement of any nature relating to the terms, conditions and subject matter of this agreement shall be made to the public, the press or otherwise unless in a form previously agreed between the parties save that the Administrators shall be at liberty to disclose the terms of this agreement to the Bank and to any liquidator and to show appropriate figures in their administration records, accounts and returns.

17. **GENERAL**

17.1 The provisions of this agreement insofar as they have not been performed at or are capable of taking effect after the Completion Date shall remain in full force and effect notwithstanding Completion and shall not merge on Completion.

17.2 The Purchaser shall pay any stamp duties payable in respect of this agreement or any other document entered into or executed in connection with or pursuant to this agreement.

17.3 No single or partial exercise or failure or delay in exercising, on the part of the Company or the Administrators, any right, power or remedy under this agreement or the granting of time by the Company or the Administrators shall prejudice, affect or restrict the rights, powers and remedies of those parties under this agreement, nor shall any waiver by the Company or the Administrators of any breach of this agreement operate as a waiver of or in relation to any subsequent or any continuing breach of this agreement.

17.4 This agreement supersedes and extinguishes any prior drafts, agreements, undertakings, representations, warranties and arrangements of any nature whatsoever, whether or not in writing between the parties in relation to the matters dealt with in

this agreement and represents the entire understanding between the parties in relation to them.

- 17.5 This agreement shall not be capable of assignment by the Purchaser and shall be binding upon and enure for the benefit of each party's personal representatives and successors in title.
- 17.6 Except as provided in clause 9.4.3, a person who is not party to this agreement shall have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this agreement. This clause does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that Act.
- 17.7 Any date or period mentioned in any clause of this agreement may be extended by mutual agreement between the Administrators and the Purchasers but as regards any date or period (whether or not extended as aforesaid) time shall be of the essence in this agreement.
- 17.8 No variation of this agreement or any of the documents in the agreed form shall be effective unless it is in writing, refers specifically to this agreement and signed by or on behalf of each of the parties hereto.
- 17.9 This agreement may be executed in any number of counterparts, each of which should be considered as an original, with the same effect as if the parties or their representatives signed the same instrument.
- 17.10 This agreement shall be governed by and construed in accordance with English law and each party agrees to submit to the exclusive jurisdiction of the English courts.
- 17.11 If at any time any provision hereof is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction neither the legality, validity or enforceability of the remaining provisions hereof nor the legality, validity or enforceability of such provision under the law of any other jurisdiction shall in any way be affected or impaired thereby.
- 17.12 Save as expressly provided elsewhere in this agreement each party to this agreement shall pay its own costs, charges and expenses in relation to the negotiation, preparation, execution and implementation of this agreement.

17.13 Any certificate or determination by the Company or the Administrators of a rate or an amount due or payable under this agreement is, in the absence of manifest error, conclusive evidence of the matters to which it relates.

IN WITNESS the hands of the parties hereto or their duly authorised representatives the day and year first above written.

SCHEDULE 1

Apportionment of the Consideration

	£
For	
the Plant and Equipment	15,000.00
the ESO Shares	1.00
the Inc Shares	1.00
the ESO Debt	1.00
the Inc Debt	45,997
the Intellectual Property	40,000
	<hr/>
	£ 101,000.00
	<hr/>

SCHEDULE 2

The Plant and Equipment

SCHEDULE 3

The Intellectual Property

Derek Jackson Associates

TM Family Report

Case No: T0042 - CERAMALLOY

Country	Class(es)	No	Status	Applic.Date	Expir.Date
United Kingdom	11	1441951	REGISTERED	28/09/1990	28/09/2017

Case No: T0156 - CERAMALLOY

Country	Class(es)	No	Status	Applic.Date	Expir.Date
United Kingdom	9	1409220	REGISTERED	21/12/1989	21/12/2016

Case No: T0157 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Australia	11	A398802	REGISTERED	21/10/1983	21/10/2014

Case No: T0158 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Austria	11	98382	REGISTERED	06/08/1981	21/12/2011

Case No: T0159 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Benelux (Design/TM Office)	11	335108	REGISTERED	09/06/1975	09/06/2015

Case No: T0160 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Canada	11	217190	REGISTERED	16/06/1975	26/11/2021

Case No: T0161 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Croatia	11	920504	REGISTERED	24/08/1992	13/04/2009

Case No: T0162 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Macedonia	11	03173	LAPSED	15/07/1994	

Case No: T0163 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Slovenia	11	8980378	REGISTERED	07/09/1992	13/04/2009

Case No: T0164 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Yugoslavia	11	34416	LAPSED	18/04/1989	

Case No: T0165 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Czech Republic	11	167750	REGISTERED	31/10/1989	31/10/2009

Case No: T0166 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Slovakia	11	167750	REGISTERED	31/10/1989	31/10/2009

Case No: T0167 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Denmark	11	5939/90	REGISTERED	12/04/1989	07/09/2010

Case No: T0168 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Finland	11	111128	LAPSED	12/04/1989	

Case No: T0169 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
France	11	1310277	REGISTERED	23/05/1975	23/05/2015

Case No: T0170 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Germany	11	942103	REGISTERED	22/05/1975	22/05/2015

Case No: T0171 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
United Kingdom	11	1043332	REGISTERED	07/03/1975	07/03/2016

Case No: T0172 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Greece	11	93570	REGISTERED	03/05/1989	03/05/2009

Case No: T0173 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Hungary	11	128486	REGISTERED	28/04/1989	28/04/2009

Case No: T0174 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Ireland	11	131252	REGISTERED	10/04/1989	10/04/2010

Case No: T0175 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Japan	11	1340292	REGISTERED	20/05/1975	17/08/2018

Case No: T0176 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Norway	11	145271	LAPSED	14/04/1989	

Case No: T0177 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Portugal	11	255084	LAPSED	21/04/1989	

Case No: T0178 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Spain	11	983078	REGISTERED	24/08/1981	24/08/2011

Case No: T0179 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Turkey	11	115215	REGISTERED	31/10/1989	31/10/2009

↘ Case No: T0180 - CERAMASPEED LOGO

Country	Class(es)	No	Status	Applic.Date	Expir.Date
<u>USA</u>	11	<u>1089650</u>	REGISTERED	02/11/1976	18/04/2018

↘ Case No: T0181 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
<u>USA</u>	11	<u>1604495</u>	REGISTERED	22/05/1989	03/07/2010

Case No: T0182 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Venezuela	11	153563-F	LAPSED	05/05/1989	

Case No: T0183 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Italy	11	726635	REGISTERED	28/05/1975	28/05/2015

Case No: T0184 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
New Zealand	11	111889	REGISTERED	19/05/1975	19/05/2010

Case No: T0185 - CERAMASPEED

Country	Class(es)	No	Status	Applic.Date	Expir.Date
South Africa	11	75/2473	LAPSED	16/05/1975	

Case No: T0186 - **CERAMASPEED**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Sweden	11	153830	REGISTERED	27/05/1975	02/01/2016

Case No: T0187 - **CERAMASPEED**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Switzerland	11	350845	REGISTERED	17/09/1986	17/09/2016

Case No: T0188 - **HALORING**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Germany	11	1137635	LAPSED	24/12/1988	

Case No: T0189 - **HALORING**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
France	11	1519289	LAPSED	13/02/1989	

Case No: T0190 - **HALORING**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
United Kingdom	11	1356285	REGISTERED	27/08/1988	27/08/2015

Case No: T0191 - **HALORING**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Italy	11	863945	LAPSED	15/02/1989	

Case No: T0192 - **CERAMASPEED**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Japan	11	2465967	LAPSED	14/12/1989	

Case No: T0193 - **HALORING**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
USA	11	1650688	LAPSED	24/02/1989	

Case No: T0194 - **STAR LOGO**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
Greece	11	93571	REGISTERED	03/05/1989	03/05/2009

Case No: T0337 - **INTELLICOOK**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
European Union (Trademarks)	9, 11	003452786	REGISTERED	06/11/2003	06/11/2013

Case No: T0417 - **INTELLICOOK**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
USA	9, 11	3411268	REGISTERED	17/10/2005	15/04/2018

Case No: T0479 - **EPIC**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
European Union (Trademarks)	11	005554258	REGISTERED	14/12/2006	14/12/2016

Case No: T0480 - **MAGMAGRILL**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
European Union (Trademarks)	11	005554373	WITHDRAWN	14/12/2006	

Case No: T0481 - **MAGMA**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
European Union (Trademarks)	11	005554514	WITHDRAWN	14/12/2006	

Case No: T0504 - **CERAMASPEED**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
China	11	6378357	PENDING	14/11/2007	

Case No: T0520 - **MAGMA**

Country	Class(es)	No	Status	Applic.Date	Expir.Date
United Kingdom	11	2485797	PENDING	24/04/2008	

IN WITNESS of which the parties have executed this document as follows:


Signed by one of the Administrators for and on behalf of CERAMASPEED LIMITED:)

Signature _____
Administrator

Signed by one of the Administrators for and on behalf of both of them:)


Signature _____
Administrator

Signed by L.M. LEVIE for and on behalf of STYLEWELL LIMITED:)

Signature 

Name (block capitals) L.M. LEVIE
Director

Signed by L.M. LEVIE for and on behalf of URBANKEY LIMITED:)

Signature 

Name (block capitals) L.M. LEVIE
Director

IN WITNESS of which the parties have executed this document as follows:

Signed by one of the Administrators for and on behalf of CERAMASPEED LIMITED:)

Signature N. [Signature]
Administrator

Signed by one of the Administrators for and on behalf of both of them:)

Signature N. [Signature]
Administrator

Signed by _____ for and on behalf of STYLEWELL LIMITED:)

Signature _____
Name (block capitals) _____
Director

Signed by _____ for and on behalf of URBANKEY LIMITED:)

Signature _____
Name (block capitals) _____
Director