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
Competition Pool, Inc. A/K/A Les Accessoires de Piscine Competition Inc.		02/12/2009	CORPORATION: CANADA

RECEIVING PARTY DATA

Name:	Carvin Pool Equipment Inc.
Also Known As:	AKA 9204-1987 Quebec inc.
Street Address:	4000 Casavant West
City:	St. Hyacinthe, QUEBEC
State/Country:	CANADA
Postal Code:	J2S9E3
Entity Type:	CORPORATION: CANADA

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	3010525	EARTHWORKS
Registration Number:	2991672	LASER
Registration Number:	1964580	SPLASH PAK
Registration Number:	2491232	FULL MOON
Registration Number:	2434800	MAGNUM
Registration Number:	2960828	FULL MOON L.E.D. WATERCOLOR SERIES
Registration Number:	2328289	CYGNET
Registration Number:	2329264	MASTERMIND
Registration Number:	2326388	SANDSTORM
Registration Number:	1964579	SPLASH LINE

CORRESPONDENCE DATA

TRADEMARK REEL: 004505 FRAME: 0415 5.00 301

Fax Number: (617)345-3299

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

Phone: 617.345.3000

Email: trademarks@burnslev.com

Correspondent Name: Deborah Peckham
Address Line 1: 125 Summer Street

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER: 44386.0

DOMESTIC REPRESENTATIVE

Name: Deborah Peckham
Address Line 1: 125 Summer Street

Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER:	Deborah Peckham
Signature:	/Deborah Peckham/
Date:	03/25/2011

Total Attachments: 16

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SALE AGREEMENT

BY AND BETWEEN:

RSM RICHTER INC., in its capacity as Interim Receiver with respect to Les Accessoires de Piscine Competition Inc., hereinafter referred to as the

"Vendor"

AND:

9204-1987 Quebec inc., now known as Carvin Pool Equipment Inc (as declared by A Potvin) a corporation having its principal place of business at 4000 Casavant West, St Hyacinthe, Quebec, J2S9E3, hereinafter referred to as the

"Purchaser"

WHEREAS the Vendor is the Interim Receiver with respect to Les Accessoires de Piscine Competition Inc. (the "Company") by order of the Superior Court of the District of Terrebonne (the "Court") dated December 23, 2008;

WHEREAS the Purchaser submitted an offer (the "Offer") dated February 3, 2009 to the Vendor for the purchase of certain assets of the Company ("Assets"), which Offer was accepted by the Vendor, subject to the approval of the Court, and was accepted and approved by the Company;

WHEREAS by order dated February 12, 2009, the Vendor was authorized by the Court to proceed with the transaction contemplated by the Offer;

WHEREAS the parties desire to proceed with the transaction contemplated by the Offer.

1. PREAMBLE

- 1.1 The Preamble hereof shall form part of these presents as if recited at length herein.
- 1.2 For purposes hereof, terms defined in the Offer, identified therein and herein by the capitalization of the first letter, will have the same meaning herein as therein unless the provisions or context hereof otherwise dictate.

2. PURCHASE AND SALE

2.1 The Vendor hereby sells, and the Purchaser hereby purchases the following:

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- (a) All rights title and interest of the Company in and to the following Assets, for a price of CDN\$315,000 (the "Purchase Price"); more specifically:
 - (i) Schedule A (Moulds & Equipment);
 - (ii) and Schedule B (Trade Marks);
 - (iii) and the Order Book
- 2.2 The Purchaser hereby allocates the Purchase Price as follows:

(a) for the Moulds & Equipment: \$290,000

(b) for the Trade Marks: \$ 5,000

(c) for the Order Book: \$ 20,000

TOTAL:

The Vendor acknowledges receipt of:

- (d) the Purchase Price by way of:
 - (i) the Deposit of \$48,000 received with the Offer; and
 - (ii) \$267,000 concurrently herewith, together with GST and QST on the Assets of \$15,750 and \$24,806.25 respectively for a total of \$307,556.25.

for a total amount paid of \$355,556.25 (which, together with the deposit of \$48,000.

2.3 The Vendor declares that the applicable GST and QST numbers are 890 454 929 RT 0001 and 1022804029 TQ 0001.

3. REFERENCE TO THE OFFER

3.1 The present sale is governed by the terms and provisions of the Offer, which remains in force except to the extent specifically modified by the terms hereof. The parties acknowledge that the conditions precedent to the present transaction have been fulfilled.

4. FURTHER ASSURANCES

4.1 Each of the Vendor and the Purchaser will, from time to time, execute and deliver all such further documents and instruments, and do all acts and things, as the other party may reasonably require, but with no obligation on the part of either party to incur any expenditure other than for the simple vetting of documents, to effectively carry out or better evidence or perfect the full intent and meaning of this agreement.

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5. GENERAL

5.1 All notices in connection with this agreement shall be made and transmitted by fax or email. The respective addresses for such notices are:

IF TO THE PURCHASER:

Carvin Pool Equipment Inc 4000 Casavant West, St Hyacinthe, Quebec, J2S9E3: Angy Potvin

Fax 450 774 4970

Email: apotvin@anchorplastics.qc.ca

IF TO THE VENDOR:

RSM Richter Inc., in its capacity as
Interim Receiver wit respect to
Les Accessoires de Piscine Competition Inc.
2 Place Alexis Niker, Spite 1820

2 Place Alexis Nihon, Suite 1820

Montreal, Quebec H3Z 3C2.

Attention: Mr. Philip Manel, CA

Fax No.: (514) 934-3504

Email: pmanel@rsmrichter.com

With Copy to:

BCF LLP

1100, René-Lévesque Blvd, Suite 2500

Montreal, Quebec H3B 5C9

Attention: Jean-François Hudon or Bertrand Giroux

Fax No.: (514) 397-8515

Email:jfh@bcf.ca bg@bcf.ca

Any of the foregoing may, at any time, give notice of any change of address to all of the others, and after the giving of such notice, the address specified therein shall be such person's address for the purpose of receiving notices.

- 5.2 This agreement shall be governed by and interpreted in accordance with the laws of the Province of Quebec, Canada.
- 5.3 This agreement may be executed by the parties in separate counterparts and by facsimile, each of which when so executed and delivered shall be an original, and all such counterparts shall together constitute one and the same instrument.
- 5.4 The parties acknowledge that they have required that this Agreement and all other documents be prepared in English.

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Les parties reconnaissent avoir exigé que la présente lettre d'engagement et tous les documents connexes soient rédigés en anglais.

SIGNED THIS ___12__ DAY OF February 2009.

RSM RICHTER INC., in its capacity as Interim Receiver with respect to Les Accessoires de Piscine Competition Inc., and without personal or corporate

liability

PER:

Name: Philip

9204-1987 Quebec inc., now known as Carvin Pool Equipment Inc (as declared by A Potvin) a corporation having its principal place of business at 4000 Casavant West, St Hyacinthe, Quebec, J2S9E3:

PER:

Name Angy Potvin & Thierry Carriere Title: President --

Vice President

OFFER

TO: RSM Richter Inc., in its capacity as
Interim Receiver with respect to
Les Accessoires de Piscine Competition Inc.
2 Place Alexis Nihon, Suite 1820
Montreal, Quebec H3Z 3C2

Attention: Mr. Philip Manel, CA and/or Gilles Robillard

RE: Les Accessoires de Piscine Competition Inc.

Dear Sirs:

The undersigned (the "Purchaser") hereby offers to purchase from RSM Richter Inc. (the "Vendor") in its capacity as Interim Receiver with respect to Les Accessoires de Piscine Competition Inc. (the "Company") the assets hereafter referred to (the "Assets") subject to the terms and conditions hereinafter set forth.

1. ASSETS SOLD

- 1.1 The Assets to be sold pursuant to this offer mean and are limited to all the right, title and interest of the Company in and to the following assets of the Company:
 - (i) The moulds ("the "Moulds") and equipment "the "Equipment") listed in Schedule A annexed hereto (collectively the "ME Assets");
 - (ii) The registered and unregistered trade-marks and trade names of the Company (the "Trade-Marks") which are specifically related to or used in association with the Jacuzzi products that can be produced from the Moulds or with the Equipment, provided such rights are not intended to affect the rights of Royal Bank of Canada ("RBC"), Business Development Bank of Canada ("BDC") or Fonds AlterInvest s.e.c. ("AlterInvest") with regard to the sale, disposition, or dealing with the other assets of the Company which remain subject to their respective security; and provided such rights /transfer of Trade Marks to the Purchaser do not affect or overlap with the rights recently acquired by CPA Pool Products Inc./ Peter Veres for the "Accessories Division, in which latter case, both shall have the right to use the Trade Marks for their respective divisions. A list of the Trade-Marks relating to the Jacuzzi division as per the books of the Company is annexed hereto as Schedule B

- (iii) The Order Book which is specifically related to or used in association with the Jacuzzi products without warranty of the existence or nature of the orders.
- 1.2 To the best of the Vendor's knowledge, the Moulds and the Equipment listed in **Schedule A** are located (i) in part at the Company's premises in Mirabel, (ii) in part at some of the Company's suppliers in the Province of Quebec and (iii) in part at some Company's suppliers in China. Schedule A reflects the nature, description and location of the ME without warranty as to accuracy thereof.

2. PURCHASE PRICE AND PAYMENT

- 2.1 The purchase price ("Purchase Price") for the Assets will be Cdn\$315,000, to be allocated between the respective categories of Assets by the Purchaser and the Vendor acting reasonably at the "Closing" (hereinafter referred to), plus GST and QST ("Taxes") applicable thereto.
- 2.2 The Purchase Price, plus Taxes, will be paid in full at the Closing, subject to the provisions hereof concerning the Deposit.

3. CONDITIONS

- 3.1 <u>Conditions of the Sale</u>: The obligation of the Purchaser and the Vendor to proceed with the Closing is subject to the following conditions:
 - (i) the Vendor will have been authorized by the Superior Court of the District of Montreal sitting in bankruptcy matters (the "Court") to conclude the sale herein contemplated, under an Order (the "Approval Order") in terms satisfactory to counsel for the Purchaser and those of the Secured Creditors having a security interest on the Assets, all counsel acting reasonably, by February 13, 2009 or such other date to which the parties mutually agree in writing, under which Approval Order:
 - (ii) the acceptance of the Offer by the Vendor will be authorized and approved;
 - (iii) the Vendor will be authorized by the Court to convey the Assets to the Purchaser in accordance with the terms hereof, subject to any agreed upon amendment or modification;
 - (iv) the Court will have ordered provisional execution notwithstanding appeal; and
 - (v) there will be no pending appeal of the Approval Order, or any other proceeding seeking to prevent the sale herein contemplated.
- 3.2 <u>Title to Assets</u>: The Purchaser will have been satisfied that, upon conveyance of the Assets in accordance with the Approval Order, the Purchaser will receive title

thereto free and clear of all hypothecs and other registered charges as reflected at the Registre des droits personnels et réels mobiliers ("RDPRM") which may affect the Assets in the Province of Quebec, it being understood that any encumbrances or other charges that may exist in the other provinces of Canada or in China will be dealt with by the Purchaser without any recourse against the Vendor. To the best of its knowledge, the Vendor has not been advised of such third party rights other than such security granted to RBC, BDC or AlterInvest.

3.3 <u>Possession of the Assets</u>: The Purchaser will have the sole responsibility to obtain possession of the Assets including the Assets located at the Company's premises in Mirabel. With respect to the Assets located in the Company's premises in Mirabel, the Purchaser undertakes to take possession of these assets, at its sole expense, without charge, during normal business hours and in the presence of a representative of the Vendor, the whole within 7 days after Closing. The Purchaser shall indemnify and save the Vendor harmless of and from all losses, costs, injuries or damages that may result from the removal of the ME Assets in the Company's premises or wherever they are located.

4. REPRESENTATIONS AND WARRANTIES

- 4.1 The Purchaser recognizes that the Closing documentation and the Sale Agreement shall reflect that the Vendor has no personal responsibility of any nature whatsoever with respect to the sale of the Assets to the Purchaser, the Vendor herein acting pursuant to the terms of an initial Interim Receiver order and Approval Order, without any direct interest in the Assets.
- 4.2 The Purchaser acknowledges that the Closing will take place on the basis that:
 - (i) the Purchaser is familiar with and has examined the Assets (or recognizes having had the opportunity to inspect the Assets), that it is content and satisfied therewith and that the sale herein contemplated will be made on an "as is", "where is" basis and at the Purchaser's risk and peril basis, without any warranty or representation of any nature, whatsoever including without limitation, as to condition, quantity, quality, merchantability or fitness for use;
 - (ii) the Moulds located outside the Company's premises may be subject to rights of retention or other encumbrances in favour of (i) the parties on whose premises they are located or (ii) any other third party creditors other than such secured creditors having hypothecs registered at the RDPRM (as of this date, to the best of the Vendor's knowledge, the only secured creditors registered at RPMRR are RBC' BDC and AlterInvest), and the Purchaser accepts the risks with respect thereto and will make its own arrangements with such parties at its own expense;
- 4.3 The Purchaser further recognizes that it is not acquiring amongst the Trade Marks (as defined above), neither the trade mark nor any right to the name "Jacuzzi" and

- that it will be its sole responsibility to obtain, at its own cost, a license of use for the name "Jacuzzi" from Jacuzzi Inc.
- 4.4 Except as provided in Section 4.1, neither the Vendor nor the Company makes any representation whatsoever with respect to the Assets including without limitation the existence, validity or binding nature of any of the Trade-Marks.

5. <u>CLOSING</u>

- 5.1 The conclusion of the sale and the performance of all acts and the execution of all documents to be performed or entered into concurrently therewith (the "Closing") will take place at the offices of BCF LLP, counsel for the Vendor at 1100 René-Lévesque Blvd., 25th floor, Montreal, Quebec, H3B 5C9 on February 11, 2009 or on such other date and at such other places as may be mutually agreed to in writing by the parties (the date on which the Closing takes place being herein referred to as the "Closing Date"), the whole with the objective of Closing within 24 hours of obtaining the Approval Order.
- 5.2 At the Closing, the Vendor will convey the Assets in accordance with the Approval Order to the Purchaser, and the Purchaser will pay the Purchase Price plus Taxes, if applicable, to the Vendor (net of the "Deposit").
- 5.3 At the Closing, the Purchaser will become owner of the Assets and all risks relating to the Assets and accruing from the Closing Date will be assumed by the Purchaser.
- 5.4 Upon the Closing, the Purchaser will take possession at its own expense of the physical assets comprised within the Assets wherever they may be located.
- 5.5 At and after the Closing, the Vendor (and any successor, including, without limitation, the receiver or bankruptcy trustee, to the extent legally imposable upon them) and the Company will sign all documentation reasonably requested by the Purchaser for the purpose of conveying, or facilitating the conveyance of the Assets to the Purchaser.

6. <u>LIABILITIES AND EMPLOYEES</u>

6.1 The Purchaser will not assume any liabilities of the Company or the Vendor of any nature whatsoever, any such assumption being herein specifically disclaimed.

7. **DEPOSIT**

7.1 The Purchaser has provided to the Vendor in accordance with a "call for tenders", in trust, the amount of Cdn\$48,000 (herein, together with any accrued interest, referred to as the "**Deposit**") and the following provisions will apply with respect thereto:

- (i) the Vendor will invest the Deposit in a day-to-day interest bearing account with a Canadian chartered bank;
- (ii) upon the occurrence of the Closing, the Deposit will be retained by the Vendor on account of the Purchase Price;
- (iii) in the event that the Closing does not take place for any reason other than the fault of the Purchaser, the Deposit will forthwith be returned and neither party will have any further rights against the other, save and except for unjustified failure of the Vendor to proceed with the presentation to the Court of a Motion to obtain the Approval Order in accordance with the terms and conditions of this offer or to effect the sale in accordance with the Approval Order, provided the terms thereof respect the terms and conditions set forth in Section 3.1 a) hereof;
- (iv) in the event that the Closing does not take place for a reason attributable to the fault of the Purchaser, the Vendor will forfeit the entire Deposit and shall retain such further rights it may have against the Purchaser.

8. GENERAL PROVISIONS

8.1 All notices in connection with this agreement shall be made and transmitted by fax or email. The respective addresses for such notices are:

IF TO THE PURCHASER:

Angy Potvin and Thierry Carrière (for a company to be formed) c/o Anchor Plastic Inc.
Saint-Étienne
L'Assomption
Québec, J5W 1Z1

Attention: Mr Angy Potvin

Fax: (450) 589-5627

Emails: apotvin@anchorplastics.gc.ca

IF TO THE VENDOR:

RSM Richter Inc., in its capacity as Interim Receiver wit respect to
Les Accessoires de Piscine Competition Inc.
2 Place Alexis Nihon, Suite 1820
Montreal, Quebec H3Z 3C2.
Attention: Mr. Philip Monel, CA and Gilles P.

Attention: Mr. Philip Manel, CA and Gilles Robillard

Fax No.: (514) 934-3509

Email: pmanel@rsmrichter.com

grobillard@rsmrichter.com

With Copy to:

BCF LLP

1100, René-Lévesque Blvd, Suite 2500

Montreal, Quebec H3B 5C9

Attention: Jean-François Hudon or Bertrand Giroux

Fax No.: (514) 397-8515 Email: jfhudon@bcf.ca

bg@bcf.ca

Any of the foregoing may, at any time, give notice of any change of address to all of the others, and after the giving of such notice, the address specified therein shall be such person's address for the purpose of receiving notices.

- 8.2 Time is of the essence. The timeframes herein set forth must be respected in order for the Purchaser to be able, on a timely basis, to acquire and deliver product and to fill the Orders.
- 8.3 The parties agree to do, sign and execute all acts, deeds, documents and corporate proceedings necessary or desirable to give full force and effect to this agreement.
- 8.4 This Offer shall be governed by and interpreted in accordance with the laws of the Province of Quebec, Canada.
- 8.5 The parties acknowledge that they have required that this Offer and all related documents be prepared in English. Les parties reconnaissent avoir exigé que la présente offre et tous les documents connexes soient rédigés en anglais.

9. <u>ACCEPTANCE</u>

- 9.1 Acceptance by the Vendor, subject to the Approval Order, must be made by the signature hereof by the Vendor, with a confirmation of the Company, and delivered by fax or messenger to the Purchaser by no later than 5:00 p.m. on January 30, 2009 or on such later date that the Purchaser may agree, at the address referred to above.
- 9.2 Promptly upon acceptance, the Vendor will apply to the Court for Court Approval by way of a motion acceptable, in form and substance, to the Purchaser.

(Signatures on the next page)

SIGNED THIS _3nd day of February 2009 (as clarified).

	Angy	Potvin —	1
	Thier	ry Carrière	
AC	CEPTA	ANCE	
We hereby accept the above Offer, subject	to Court	Approval.	
SIGNED THIS DAY OF FEBRU	JARY 20	009.	
	Receiv	ver with responding and very with responding to the contract of the contract o	INC., in its capacity as Interiment to Les Accessoires de Piscine and without personal or corporate
	PER:	Name:	Philip Manel
	OR		•
	PER:		
		Name:	Gilles Robillard
The undersigned accepts and approves the Vendor and the Purchaser to give effect the		Offer, and u	undertakes to cooperate with the
	LES COM	ACCESS PETITION	SOIRES DE PISCINE INC.
	PER:		
		Name: Title:	Christian Patron President
	PER:		P
		Name: Title:	Mario Lampron Vice-President

571478.3

SCHEDULE B

List of Trade-Marks

571478.3



swimming pool filters.

accessories, namely

Swimming pool

Enregistrée

4 janvier 2005

LMC629,275

22 juillet 2003

1,185,373

Canada

EARTHWORKS

swimming pool filters.

accessories, namely

Swimming pool

Enregistrée

5 janvier 2005

LMC629,445

22 juillet 2003

1,185,372

Canada

Portefeuille des demandes d'enregistrement et des enregistrements de marques de commerce appartenant à COMPETITION POOL INC.

Swimming pool and spa Swimming pool and spa lights. Swimming pool pumps; water pumps for use in Swimming pool filters; Swimming pool filters. Swimming pool filters. water filters for use in swimming pool lights. wimming pool filters MARCHANDISES iccessories, namely swimming pools. swimming pools. Swimming pool lights; Enregistrée Enregistrée Enregistrée Enregistrée Enregistrée Enregistrée STATUL Enregistrée D'ENREGISTREMENT DATE 1er mars 2005 Sjanvier 2005 11 mars 2005 11 mars 2005 11 mars 2005 11 mars 2005 2 mars 2005 ENREGISTREMENT LMC634,026 LMC634,156 LMC635,060 LMC635,051 LMC635,057 LMC635,053 MC629,446 DATE DE 22 juillet 2003 22 juillet 2003 22 juillet 2003 22 juillet 2003 22 juillet 22 juillet DEPÔT 2003 DEMANDE 1,185,378 1,185,377 1,185,380 1,185,379 1,185,382 1,185,381 1,185,376 PAYS Canada Canada Canada Canada Canada Canada Canada FULL MOON L.E.D. SHERLOK -IT'S MARQUE DE COMMERCE WATERCOLOR AVALANCHE SANDSTORM ELEMENTAL FULL MOON CYGNET CIES SERIES

13 janvier 2009 548064.1 548064-1

TRADEMARK REEL: 004505 FRAME: 0429

LASER

ortefeuille des demandes d'enregistrement et des enregistrements de marques de commerce appartenant à COMPETITION POOL INC.

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MARQUE DE COMMERCE	PAVS	DEMANDE NO	DATE DE DÉPÔT	ENREGISTREMENT NO	DATE D'ENREGISTREMENT	STATUT	MARCHANDISES
MAGNUM	Canada	1,023,374	23 juillet 1999	LMC581,255	12 mai 2003	Enregistrée	Swimming pool pumps.
MAGNUM FORCE	Canada	1,023,373	23 juillet 1999	LMC581,236	12 mai 2003	Enregistrée	Swimming pool pumps.
DOMINATOR	Canada	866,333	13 janvier 1998	LMC586,201	30 juillet 2003	Enregistrée	Above-ground swimming pool pumps.
LASER	États-Unis	78/292,088	26 août 2003	2,991,672	6 septembre 2005	Enregistrée	Swimming pool accessories, namely, swimming pool filters.
EARTHWORKS	États-Unis	78/291,935	25 août 2003	3,010,525	1° novembre 2005	Enregistrée	Swimming pool accessories, namely swimming pool filters.
FULL MOON L.E.D. WATERCOLOR SERIES	États-Unis	78/212,984	10 février 2003	2,960,828	7 juin 2005	Enregistrée	Swimming pool and spa lights.
MAGNUM	États-Unis	75/787,411	30 août 1999	2,434,800	13 mars 2001	Enregistrée	Swimming pool pumps.
MAGNUM FORCE	États-Unis	75/787,410	30 août 1999	2,368,671	18 juillet 2000	Enregistrée	Swimming pool pumps.
FULL MOON	États-Unis	75/675,679	5 avril 1999	2,491,232	18 septembre 2001	Enregistrée	Swimming pool lights.
AVALANCHE	États-Unis	75/668,304	25 mars 1999	2,321,774	22 février 2000	Enregistrée	Swimming pool filters.
SANDSTORM	États-Unis	75/667,554	25 mars 1999	2,326,388	7 mars 2000	Enregistrée	Swimming pool filters.
MASTERMIND	Elabs-Unis	75/667,553	25 mars 1999	2,329,264	14 mars 2000	Emegistree	Remote controls for regulating water flow and water temperature in

13 janvier 2009 548064.1 548064-1

Portefeuille des demandes d'enregistrement et des enregistrements de marques de commerce appartenant à COMPETITION POOL INC.



MARCHANDISES	pool installations.	Water filters for use in swimming pools.	Water pumps for use in swimming pools.	Swimming pool equipment, namely filters and pumps.	Swimming pool equipment, namely filters and pumps.
STATUT		Enregistrée	Enregistrée	Enregistræ	Emegistree
DATE D'ENREGISTREMENT		15 février 2000	14 mars 2000	26 mars 1996	26 mars 1996
ENREGISTREMENT NO	- V- romozona manana	2,318,299	2,328,289	1,964,580	1,964,579
DATE DE DÉPÔT		24 août 1998	24 août 1998	8 avral	8 avril 1994
DEMANDE NO		Etats-Unis 75/541,944	États-Unis 75/541,941	74/510,657	74/510,656
PAYS		États-Unis	États-Unis	Efass-Unis	Etars-Unis
MARQUE DE COMMERCE		SHERLOK – IT'S ELEMENTAL	CYGNET	SPLASH PAK	SPLASH LINE

13 janvier 2009 548064.1 548064-1



<u>Patents</u>				
Patent Number Description	registration number Issue Date Revew Date	Issue Date	Revew Date	
5947462 Latching Mechanism for fluid containement assembly	5118418	07-Sep-99	10-Apr-11	07-Sep-99 10-Apr-11 filtreur jacuzzi
366516 Filter Element (Design patent)	366516	23-Jan-96	23-Jan-96 23-Jan-10 cartouche	cartouche

TRADEMARK REEL: 004505 FRAME: 0432

RECORDED: 03/25/2011