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
Arrowhead Electrical Products, Inc.		10/31/2011	CORPORATION: MINNESOTA

RECEIVING PARTY DATA

Name:	Arrowhead Electrical Products, Inc.	
Street Address:	c/o Pfingsten Partners, L.L.C.	
Internal Address:	300 N. LaSalle Street, Suite 5400	
City:	Chicago	
State/Country:	ILLINOIS	
Postal Code:	60654	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3324192	ARROWHEAD ELECTRICAL PRODUCTS, INC.

CORRESPONDENCE DATA

 Fax Number:
 (858)458-3005

 Phone:
 8584583000

Email: prosecutiondocketing@paulhastings.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Ryan M. Enchelmayer Address Line 1: P.O. Box 919092

Address Line 4: San Diego, CALIFORNIA 92191-9092

77144.00010
Ryan M. Enchelmayer
/Ryan M. Enchelmayer/

TRADEMARK
REEL: 004652 FRAME: 0323

900206009

Date:	11/01/2011	
Total Attachments: 5 source=Arrowhead - Trademark Assignment EXECUTED(95442959_2)#page1.tif source=Arrowhead - Trademark Assignment EXECUTED(95442959_2)#page2.tif source=Arrowhead - Trademark Assignment EXECUTED(95442959_2)#page3.tif source=Arrowhead - Trademark Assignment EXECUTED(95442959_2)#page4.tif source=Arrowhead - Trademark Assignment EXECUTED(95442959_2)#page5.tif		

TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT (this "Agreement") is entered into as of October 31, 2011, (the "Effective Date"), by and between Arrowhead Electrical Products, Inc., a Minnesota corporation ("Assignor"), and Arrowhead Electrical Products, Inc., a Delaware corporation ("Assignee").

Recitals

WHEREAS, concurrently with this Agreement, the parties are entering into an Asset Purchase Agreement, pursuant to which Assignor is selling, transferring and assigning certain assets relating to the business or operation of Assignor (the "Asset Purchase Agreement"), including the trademark listed in Exhibit A (the "Mark"); and

WHEREAS, the Asset Purchase Agreement contemplates execution of this Agreement;

NOW THEREFORE, in consideration of mutual promises provided herein and the Asset Purchase Agreement and for other good and valuable consideration, the receipt and adequacy of which each party hereby acknowledges, the parties hereto agree as follows.

Agreement

- 1. Assignor hereby irrevocably and unconditionally grants, conveys, transfers, and assigns to Assignee (a) all of Assignor's right, title and interest in and to the Mark together with the goodwill of the business symbolized by and associated with the Mark, including all common law rights and trademark registration for the Mark, same to be held by Assignee for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Agreement had not been made; and (b) all rights to income, royalties, and license fees deriving from the Mark, all causes of actions, claims, and rights to damages or profits, arising by reason of past, present and future infringements of the Mark or injury to the goodwill associated with the Mark and the right to sue for and collect such damages, as permitted under the applicable laws for any jurisdiction or country in which such claims may be asserted for the use and benefit of Assignee and its successors, assigns and other legal representatives.
- 2. ASSISTANCE. Assignor agrees to perform, without charge to Assignee (except as otherwise permitted herein), all acts deemed necessary or desirable by Assignee to permit and assist Assignee in perfecting and enforcing the full benefits, enjoyment, rights, title and interest throughout the world in the Mark, and the intellectual property rights therein assigned to Assignee hereunder. Such acts may include execution of documents, including any and all powers of attorney, applications, assignments, declarations, affidavits, and any other papers in connection therewith reasonably necessary to perfect such benefits, enjoyment, rights, title and interest in Assignee,

LEGAL_US_E # 95233002.2

assistance and cooperation in the registration and enforcement of applicable intellectual property rights or other legal proceedings, including providing documents and materials in the possession or control of Assignor, testifying in any legal proceedings, signing lawful papers and making all lawful oaths at Assignee's expense, and generally doing everything that is reasonably necessary to aid Assignee in obtaining and enforcing proper protection for applicable intellectual property rights.

3. GENERAL

- 3.1 <u>Governing Law</u>. This Agreement shall be construed in accordance with, and governed in all respects by, the internal laws of the State of Delaware (without giving effect to principles of conflicts of laws). Each party expressly and irrevocably consents to the jurisdiction of each such court (and each appellate court thereof).
- 3.2 Waiver; Amendment. Any agreement on the part of a party hereto to any extension or waiver of any provision hereof shall be valid only if set forth in an instrument in writing signed on behalf of such party. A waiver by a party hereto of the performance of any covenant, agreement, obligation, condition, representation or warranty shall not be construed as a waiver of any other covenant, agreement, obligation, condition, representation or warranty. A waiver by any party of the performance of any act shall not constitute a waiver of the performance of any other act or an identical act required to be performed at a later time. This Agreement may not be amended, modified or supplemented except by written agreement of the parties hereto.
- 3.3 <u>Severability</u>. If any provision of this Agreement is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Agreement will remain in full force and effect. Any provision of this Agreement held invalid or unenforceable only in part or degree will remain in full force and effect to the extent not held invalid or unenforceable.
- 3.4 <u>Construction</u>. This Agreement was negotiated by the parties with the benefit of legal representation and any rule of construction or interpretation otherwise requiring this Agreement to be construed or interpreted against any party hereto shall not apply to any construction or interpretation hereof.
- 3.5 <u>Entire Agreement.</u> This Agreement constitutes the entire agreement among the parties to this Agreement and supersedes all other prior agreements and understandings, both written and oral, among or between any of the parties with respect to the subject matter hereof and thereof.

[Signature Page Follows]

LEGAL_US_E# 95233002.2

[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT]

IN WITNESS WHEREOF, each of the parties hereto has executed this Agreement, or has caused this Agreement to be executed on its behalf by a representative duly authorized, all as of the date first above set forth.

"Assignor"

Arrowhead Electrical Products, Inc. a Minnesota corporation
Ву:
Name: 5 mas R Wismos to
Title CEO
"Assignee" Arrowhead Electrical Products, Inc. a Delaware corporation
By:
Name: Scott A. Finegan
Title: President and Secretary
Tille, Freshollt and Deervary

[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT]

IN WITNESS WHEREOF, each of the parties hereto has executed this Agreement, or has caused this Agreement to be executed on its behalf by a representative duly authorized, all as of the date first above set forth.

"Assignor"	
Arrowhead Electrical Products, Inc.	
a Minnesota corporation	
Ву:	
Name:	
Title:	
"Assignee"	
Arrowhead Electrical Products, Inc.	
a Delaware corporation	
By: South a 2	
Name: Scott A. Finegan	
Title: President and Secretary	

Exhibit A Mark

Country	Application/Serial No.	Registration No.	Mark
United States	78/871,538	3,324,192	ATTIOWHEAD ELECTRICAL PRODUCTS, INC.

LEGAL_US_E # 95233002.2

RECORDED: 11/01/2011