

TRADEMARK ASSIGNMENT

Electronic Version v1.1
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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
Angstrom Power Inc.		11/30/2011	CORPORATION: CANADA
RECEIVING PARTY DATA			
Name:	Societe BIC		
Street Address:	14 rue Jeanne d'Asnieres		
City:	Clichy		
State/Country:	FRANCE		
Postal Code:	92611		
Entity Type:	societe anonyme: FRANCE		
PROPERTY NUMBERS Total: 8			
Property Type	Number	Word Mark	
Registration Number:	3275635	ANGSTROM	
Serial Number:	85476640	BETTER THAN BATTERIES	
Registration Number:	3884445	MICRO HYDROGEN	
Registration Number:	3868775	PEMH STORE	
Registration Number:	3888137	MICRODOT	
Registration Number:	3921165	SOFTANK	
Registration Number:	3970866	ANGSTROM	
Registration Number:	3990333	EVERON	
CORRESPONDENCE DATA			
Fax Number:	(203)783-2108		
Phone:	2037832000		
Email:	Ruth.Thompson@bicworld.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	BIC Corporation		

CH \$215.00 3275635

Address Line 1: One BIC Way
Address Line 2: Suite 1
Address Line 4: Shelton, CONNECTICUT 06484

ATTORNEY DOCKET NUMBER:

ANGSTROM ASSIGNMENT-TM

DOMESTIC REPRESENTATIVE

Name: Cheryl L. Chadwick, BIC Corporation
Address Line 1: One BIC Way
Address Line 2: Suite 1
Address Line 4: Shelton, CONNECTICUT 06484

NAME OF SUBMITTER:

Steven A. Burkhart

Signature:

/020853/

Date:

12/07/2011

Total Attachments: 7

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CONFIRMATORY INTELLECTUAL PROPERTY ASSIGNMENT

This CONFIRMATORY INTELLECTUAL PROPERTY ASSIGNMENT (this "IP Assignment") is made and entered into as of November 30, 2011, by and between Angstrom Power Incorporated, a Canadian corporation (the "Assignor"), and Société BIC, a French société anonyme with its principal place of business at 14 rue Jeanne d'Asnieres, 92611 Clichy, France (the "Assignee").

WITNESSETH

WHEREAS, the Assignor and BIC Inc., an Ontario corporation ("BIC Inc."), are parties to an Asset Purchase Agreement, dated as of the date hereof (the "Agreement"), pursuant to which the Assignor has agreed to convey, transfer, assign, grant and set over to BIC Inc. the Acquired Assets (as defined in the Agreement);

WHEREAS, pursuant to the terms and provisions of the Agreement and a Partial Assignment, dated as of the date hereof, between Assignee and BIC Inc., BIC Inc. has assigned its right to acquire certain of the Acquired Assets to the Assignee;

WHEREAS, the Assignor and the Assignee entered into an Assignment and Bill of Sale dated effective as of the date hereof (the "Assignment and Bill of Sale") pursuant to which the Assignor has assigned to the Assignee all of its rights, title, benefits and interest in and to the Acquired Assets listed in Subsection (b) of Annex A to the Agreement (the "Assigned IP"); and

WHEREAS, the Assignor and the Assignee desire to evidence in writing a confirmation of the assignment of the Assigned IP under the Agreement and the Assignment and Bill of Sale by the Assignor to the Assignee.

NOW, THEREFORE, in consideration of the above premises and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

Section 1. Definitions. Capitalized terms used herein and not otherwise defined herein shall have the meanings given to them in the Agreement.

Section 2. Assignment by the Assignor. The Assignor hereby confirms its conveyance, grant, transfer, assignment and set over to the Assignee, and its successors and assigns, all of its right, title and interests in and to:

(a) all of the Assigned IP, including without limitation, the Intellectual Property listed on Schedule I hereto;

(b) the goodwill of the Assignor connected with the use of, and as symbolized by, the Assigned IP; and

(c) all claims for damages by reason of past infringement of the Assigned IP, whether arising prior to or subsequent to the date of this IP Assignment with the right to sue for, and collect the same, and any and all renewals and extensions thereof that may hereafter be

secured under the laws now or hereafter in effect in the United States, Canada, and in any other jurisdiction.

Section 3. Asset Purchase Agreement. The Assignor and the Assignee acknowledge and agree that the representations, warranties, covenants, agreements and indemnities contained in the Agreement (and the limitation thereon) shall not be superseded hereby but shall remain in full force and effect. In the event of any conflict or inconsistency between the terms of the Agreement and the terms hereof, the terms of the Agreement shall govern.

Section 4. Cooperation. The Assignor shall execute any documents, including assignments of any existing patent, copyright or trademark rights or other forms of protection (including, without limitation, assignments of trademark(s) and assignment of patent(s)), and provide any assistance as is reasonably necessary to transfer the Assigned IP, including assistance (at the expense of the Assignee) necessary to prepare, file and prosecute a patent application or to effectuate a registration of a copyright or trademark in and of the Assigned IP in the United States, Canada or elsewhere in the world, in the Assignee's name or the name of a third party, as directed by the Assignee. The Assignor shall provide such further assistance as is reasonably required for sustaining, reissuing or extending any patents or any letters patent based on any improvements to the Assigned IP and shall provide testimony and evidence in cases of enforcement or interference, all at the expense of the Assignee.

Section 5. Authorization. The Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States of America, the Canadian Intellectual Property Office and any official of any country or countries foreign to the United States and to Canada whose duty it is to issue patents or trade-marks, to record the transfer to the Assignee of the Assignor's entire right, title and interest in and to any patents or trade-marks applications or registrations listed on Schedule I hereto, for the Assignee's sole use and benefit, and for the use and benefit of the Assignee's successors and assigns, to the full end of the term for which patent or trade-marks rights may be granted as fully and entirely as the same would have been held by the Assignor had this assignment and sale not been made.

Section 6. No Modification. This IP Assignment shall in no way modify, alter, amend, limit or expand the rights or obligations of any party as provided in the Agreement or the Assignment and Bill of Sale nor shall it be deemed to create any additional rights or obligations.

Section 7. Binding Effect. This IP Assignment shall be binding upon and inure to the benefit of the parties and their respective successors and assigns.

Section 8. Waivers and Amendments. This IP Assignment may be amended, superseded, cancelled, renewed or extended, and the terms hereof may be waived, only by a written instrument signed by each of the parties hereto, or, in the case of a waiver, by the party waiving its respective rights.

Section 9. No Third Party Beneficiaries. This IP Assignment is for the sole benefit of the parties hereto and is not intended to benefit any other person or entity.

Section 10. Governing Law. This IP Assignment shall be governed by and construed in accordance with the laws of the Province of British Columbia and the laws of Canada applicable therein.

Section 11. Headings. The headings of this IP Assignment are for reference only, and shall not affect the interpretation of this IP Assignment.

Section 12. Counterparts. This instrument may be executed in several counterparts (by original or facsimile signature), each of which shall be deemed to be an original, and all such counterparts shall together constitute one and same document.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties have executed this Confirmatory Intellectual Property Assignment on the date first above written.

ASSIGNOR:

ANGSTROM POWER INCORPORATED

By: Paul Zin
Name:
Title:

STATEMENT OF WITNESS

PROVINCE OF British Columbia)
COUNTY OF Vancouver) SS:

On this 29th day of November, personally appeared Paul Zimmerman, signer and sealer of the Confirmatory Intellectual Property Assignment, personally known to me (or satisfactorily proven), who acknowledged that he or she, as Chairman of the Board of Angstrom Power Incorporated, a Canadian corporation, is duly authorized to execute such instrument and further acknowledged the same to be his or her free act and deed as Chairman of the Board of Angstrom Power Incorporated, a Canadian corporation, and the free act and deed of said company, before me, the undersigned officer.

Troy J.A. Lehman
Notary Public

My Commission Number: N/A
My Commission Expires: N/A

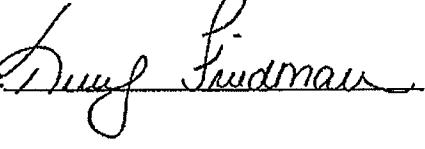
TROY J.A. LEHMAN
Barrister & Solicitor
McCarthy Tétrault LLP
1300 - 777 DUNSMUIR STREET
VANCOUVER, B.C. V7Y 1K2
DIRECT 804-643-7920

ASSIGNEE:

SOCIÉTÉ BIC

By: 

Name: Steven A. Burkhardt, as Attorney-in-Fact

Witnessed by: 

ANGSTROM TRADEMARKS

Angstrom Reference	TM Office No. (Application # and/ or Registration # (bold))	Title	Status	Jurisdiction and Nature of Application
Angstrom Power Incorporated Trademarks				
T001US1	76/481,762 3275635	ANGSTROM	Registered	Registered US Trademark
T001CA1	1,328,339 TMA755884	ANGSTROM	Registered	Registered Canadian Trademark
T001CN1	5822530	ANGSTROM	Abandoned	ABD Chinese Trademark Application
T001EM1	005559802 005559802	ANGSTROM	Registered	Registered European Community Trademark
T001JP1	2006-116884	ANGSTROM	Abandoned	ABD Japanese Trademark Application
T001KR2	40-2006-65370 722200	ANGSTROM logo	Registered	Registered Republic of Korea Trademark
T001SG1	T06/28052B T0628052B	ANGSTROM	Registered	Singapore Trademark Application
T001TW1	095063107 1325885	ANGSTROM	Registered	Taiwanese Trademark Application
T002US1	78/859,852	BETTER THAN BATTERIES	Did not respond to OA due 20Nov2011	US Trademark Application
T002US2	85/476,640	BETTER THAN BATTERIES	Pending	US Trademark Application
T003US1	78/859,910 3884445	MICRO HYDROGEN	Registered	Registered US Trademark
T003CA1	1,319,297	MICRO HYDROGEN	Abandoned	ABD Canadian Trademark Application
T003CN1	5655147	MICRO HYDROGEN	Abandoned	ABD Chinese Trademark Application
T003EM1	005371828 005371828	MICRO HYDROGEN	Registered	Registered European Community Trademark
T003JP1	2006-095067 5040272	MICRO HYDROGEN	Registered	Registered Japanese Trademark
T003KR1	40-2006-51218	MICRO HYDROGEN	Abandoned	ABD Korean Trademark Application
T003SG1	T06/21217I	MICRO HYDROGEN	Registered	Registered Singapore Trademark
T003TW1	095051402	MICRO HYDROGEN	Abandoned	ABD Taiwanese Trademark Application
T004US1	78/859,826	PEMH POWER	Abandoned	ABD US Trademark Application

Angstrom Reference	TM Office No. (Application # and/or Registration # (bold))	Title	Status	Jurisdiction and Nature of Application
T005US1	78/863,974 3,868,775	PEMH STORE	Registered	Registered US Trademark
T006US1	78/880,427 3,888,137	MICRODOT	Registered	Registered US Trademark
T007US1	78/925,892 3,921,165	SOFTANK	Registered	Registered US Trademark
T008US1	77/110,855	HYPHONE	Abandoned	ABD US Trademark Application
T008US2	77/110,868	HY-PHONE	Abandoned	ABD US Trademark Application
T008US3	77/110,862	HY PHONE	Abandoned	ABD US Trademark Application
T009US1	77/238,100 3,970,866	ANGSTROM LOGO	Registered	Registered US Trademark
T009CA1	1,379,716	ANGSTROM LOGO	Registered	Registered Canadian Trademark
T009CN1	6534545	ANGSTROM DESIGN	Abandoned	ABD Chinese Trademark Application
T009EM1	006575021	ANGSTROM DESIGN	Registered	Registered European Community Trademark
T009JP1	2008-002725 5314796	ANGSTROM DESIGN	Registered	Registered Japanese Trademark
T009SG1	T08/00732G	ANGSTROM design	Registered	Registered Singapore Trademark
T009TW1	097002126 1334857	ANGSTROM DESIGN	Registered	Registered Taiwanese Trademark
T010US1	77/270,575 3,990,333	EverOn	Registered	Registered US Trademark
T010CA1	1379705	EverOn	Abandoned	ABD Canadian Trademark Application
T010CN1	6555933	EverOn	Abandoned	ABD Chinese Trademark Application
T010EM1	6718159	EverOn	Registered	Registered European Community Trademark
T010JP1	2008-002726	EverOn	Abandoned	ABD Japanese Trademark Application
T010KR1	40-2008-2560 40-781711	EverOn	Registered	Registered Korean Trademark

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