TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
LaSalle Business Credit, Inc.		09/07/2004	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Devlieg Bullard II, Inc.
Street Address:	10100 Forest Hills Road
City:	Rockford
State/Country:	ILLINOIS
Postal Code:	61115
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	0804186	BLANCHARD
Registration Number:	0509274	BLANCHARD
Registration Number:	0119496	
Registration Number:	1179828	мотсн
Registration Number:	1893926	SPRINGFIELD

CORRESPONDENCE DATA

 Fax Number:
 (815)654-5770

 Phone:
 815-633-5300

Email: rockmail@reinhartlaw.com

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

via US Mail.

Correspondent Name: Andrew J. Heinisch
Address Line 1: 2215 Perrygreen Way
Address Line 4: Rockford, ILLINOIS 61107

ATTORNEY DOCKET NUMBER: 503-175,217,225,321,371

TRADEMARK

REEL: 004721 FRAME: 0249

140.00 0804186

NAME OF SUBMITTER:	Andrew J. Heinisch
Signature:	/Andrew J. Heinisch/
Date:	02/22/2012

Total Attachments: 102 source=Devlieg Bullard II Bankruptcy#page1.tif source=Devlieg Bullard II Bankruptcy#page2.tif source=Devlieg Bullard II Bankruptcy#page3.tif source=Devlieg Bullard II Bankruptcy#page4.tif source=Devlieg Bullard II Bankruptcy#page5.tif source=Devlieg Bullard II Bankruptcy#page6.tif source=Devlieg Bullard II Bankruptcy#page7.tif source=Devlieg Bullard II Bankruptcy#page8.tif source=Devlieg Bullard II Bankruptcy#page9.tif source=Devlieg Bullard II Bankruptcy#page10.tif source=Devlieg Bullard II Bankruptcy#page11.tif source=Devlieg Bullard II Bankruptcy#page12.tif source=Devlieg Bullard II Bankruptcv#page13.tif source=Devlieg Bullard II Bankruptcy#page14.tif source=Devlieg Bullard II Bankruptcy#page15.tif source=Devlieg Bullard II Bankruptcy#page16.tif source=Devlieg Bullard II Bankruptcy#page17.tif source=Devlieg Bullard II Bankruptcy#page18.tif source=Devlieg Bullard II Bankruptcy#page19.tif source=Devlieg Bullard II Bankruptcy#page20.tif source=Devlieg Bullard II Bankruptcy#page21.tif source=Devlieg Bullard II Bankruptcy#page22.tif source=Devlieg Bullard II Bankruptcy#page23.tif source=Devlieg Bullard II Bankruptcy#page24.tif source=Devlieg Bullard II Bankruptcy#page25.tif source=Devlieg Bullard II Bankruptcy#page26.tif source=Devlieg Bullard II Bankruptcy#page27.tif source=Devlieg Bullard II Bankruptcy#page28.tif source=Devlieg Bullard II Bankruptcy#page29.tif source=Devlieg Bullard II Bankruptcy#page30.tif source=Devlieg Bullard II Bankruptcy#page31.tif source=Devlieg Bullard II Bankruptcy#page32.tif source=Devlieg Bullard II Bankruptcy#page33.tif source=Devlieg Bullard II Bankruptcy#page34.tif source=Devlieg Bullard II Bankruptcy#page35.tif source=Devlieg Bullard II Bankruptcy#page36.tif source=Devlieg Bullard II Bankruptcy#page37.tif source=Devlieg Bullard II Bankruptcy#page38.tif source=Devlieg Bullard II Bankruptcy#page39.tif source=Devlieg Bullard II Bankruptcy#page40.tif source=Devlieg Bullard II Bankruptcy#page41.tif source=Devlieg Bullard II Bankruptcy#page42.tif source=Devlieg Bullard II Bankruptcy#page43.tif source=Devlieg Bullard II Bankruptcy#page44.tif source=Devlieg Bullard II Bankruptcy#page45.tif source=Devlieg Bullard II Bankruptcy#page46.tif source=Devlieg Bullard II Bankruptcy#page47.tif

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

DeVLIEG BULLARD II, INC.,
a Delaware corporation,

Debtor.

Case No. 04-12097 (MFW)

Related Docket Nos. 113, 114, 129

and 130

(Employer Tax I.D. No. 52-2250646)

ORDER (I) AUTHORIZING A SALE OF SUBSTANTIALLY ALL OF THE DEBTOR'S ASSETS RELATING TO ITS DEVLIEG BULLARD SERVICES GROUP AND MACHINE TOOL GROUP FREE AND CLEAR OF ALL LIENS, CLAIMS, ENCUMBRANCES, AND INTERESTS AND (II) WAIVING THE TEN DAY STAY PROVIDED BY BANKRUPTCY RULE 6004(g)

This matter came before the Court on the Debtor's Amended Motion Pursuant To §§ 363 And 365 For Orders: (I) Approving Revised Bidding Procedures And Auction Date; (II) Authorizing Payment Of Break-Up Fee And Expense Reimbursement; (III) Scheduling Date And Time For Hearing On Approval Of Proposed Sale Resulting From Bidding Procedures; (IV) Approving Form And Manner Of Notice Of Hearing And Auction; (V) Authorizing A Sale Of Substantially All Of The Debtor's Assets Relating to Its DeVlieg Bullard Services Group and Machine Tool Group Free And Clear Of All Liens, Claims, Encumbrances And Interests; and (VI) Approving Assumption And Assignment Of Executory Contracts And Leases Involved In The Sale, (the "Sale Motion"), Docket No. 113, filed by the above-captioned debtor and debtor in possession (the "Debtor"). The Court having reviewed the Sale Motion; the Court finding that: (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334 and reference from the District Court pursuant to 28 U.S.C. § 157; (b) this is a core proceeding pursuant

to 28 U.S.C. § 157(b)(2); (c) service and notice of the Sale Motion and Sale Hearing (defined below) having been provided pursuant to the Bidding Procedures Order (defined below); and (d) this Court having issued and entered an Order on August 20, 2004, (the "Bidding Procedure Order"), Docket No. 129, pursuant to which this Court, among other things, (i) established the date and time for the Sale Hearing; (ii) approved the bidding procedures specified therein (the "Bidding Procedures"), and (iii) approved the form and manner of notice for the Sale, pursuant to the terms and conditions of the Amended and Restated Asset Purchase Agreement between Bourn & Koch, Inc. (the "Buyer") and the Debtor (the "Seller") (the "Asset Purchase Agreement"); and the bearing having been held before this Court on September 7, 2004 (the "Sale Hearing"), at which time all parties in interest were afforded an opportunity to be heard; and this Court having heard testimony and received evidence in respect of the Sale; and upon all of the pleadings filed with this Court and the record of the Sale Hearing made by the Debtor before this Court; and it appearing to this Court that the relief requested by the Sale Motion is in the best interests of the Debtor, its estate and its creditors; and after duc deliberation and consideration and good and sufficient cause appearing therefor,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

1. Unless otherwise defined, capitalized terms used herein have the meanings

given to them in the Sale Motion or the Asset Purchase Agreement.

2. Except as provided herein, the Debtor's requests for relief as set forth in

the Sale Motion with respect to (a) authorizing a sale of substantially all of the Debtor's

assets free and clear of all liens, claims, encumbrances, and interests and (b) waiving the

ten (10) day stay provided by Federal Rules of Bankruptcy Procedure ("Bankruptcy Rules") 6004(g) are hereby GRANTED.

3. Proper, timely, adequate and sufficient notice of the Sale Motion, the Bidding Procedures, the Sale Hearing, and the proposed Sale and related relief have been provided and such notice constitutes due and proper notice for purposes of title 11 of the United States Code (the "Bankruptcy Code") sections 102(1), and 363 and Bankruptcy Rules 2002, 6004, 9006, 9008, and 9019 and no other or further notice of the Sale Motion, the Sale Hearing, or of the entry of this Order is required.

4. The Bidding Procedures afforded a full, fair and reasonable opportunity for any entity to make a higher and better offer to purchase the Sale Assets. The sale and auction process conducted by the Debtor was non-collusive and conducted at arms' length and in good faith.

5. The Buyer's offer for the Sale Assets is the highest and best offer and the amount of the Purchase Price represents the fair value of the Sale Assets in accordance with Bankruptcy Code section 506(a).

6. A reasonable opportunity to object or be heard regarding the relief requested in the Sale Motion and set forth on the record made at the Sale Hearing has been afforded to all interested persons and entities, including: (a) United States Trustee; (b) counsel for the Official Committee of Unsecured Creditors (the "Committee"); (c) all known creditors of the Debtor, including all governmental and taxing authorities who have, or may have, claims, contingent or otherwise, against the Debtor; (d) parties who have shown an interest in the sale assets prior to July 21, 2004, the petition date; (e) the Debtor's secured lenders; (f) all parties who have filed a notice of appearance in this

case; (g) all entities which are parties to the executory contracts and unexpired lease to be assumed and assigned; (h) the unions representing the Debtor's hourly workforce; (i) the District Director of Internal Revenue; and (j) the Pension Benefit Guaranty Corporation.

- 7. The Sale is in the best interests of the Debtor, its estate, and its creditors.
- 8. The findings of fact set forth herein and conclusions of law stated herein shall constitute this Court's findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052, made applicable to this proceeding pursuant to Bankruptcy Rule 9014. To the extent any finding of fact later shall be determined to be a conclusion of law, it shall be so deemed, and to the extent any conclusion of law later shall be determined to be a finding of fact, it shall be so deemed.
- 9. All of the terms and conditions of the Asset Purchase Agreement are approved in all respects, and the sale of the Sale Assets pursuant to the Asset Purchase Agreement is hereby authorized under Bankruptcy Code sections 363(b) and (f). The omission in this Order of specific reference to any provision of the Asset Purchase Agreement shall not impair or diminish the efficacy, propriety, or approval of such provision.
- Asset Purchase Agreement and all other documents contemplated thereby and to consummate the transactions contemplated thereby; the execution, delivery, and performance by the Debtor of the Asset Purchase Agreement and all other documents contemplated thereby, and the consummation of the transactions contemplated thereby, have been duly authorized by all necessary corporate action on the part of the Debtor.

Further, no consents or approvals, other than those expressly provided for in the Asset

Purchase Agreement or this Order, are required to consummate the Sale.

11. The Asset Purchase Agreement and any related agreement, documents, or

other instruments may be waived, modified, amended or supplemented by the parties

thereto in accordance with the terms thereof in a manner that has no material adverse

effect upon any lienholder not specifically consenting thereto without further order of this

Court.

12. The Debtor has adequate business justification to sell the Sale Assets

pursuant to the terms of the Asset Purchase Agreement. Such business justification

includes, but is not limited to, the following factors: (i) there is a significant risk of

immediate and irreparable deterioration in the value of the Sale Assets if the Sale is not

consummated quickly and (ii) the value of the Sale Assets will be maximized when sold

as a going concern, because the Sale Assets have been extensively marketed and sold in a

calculated and efficient manner.

13. As a condition to the Sale, the Buyer requires that the Sale Assets be sold

to it free and clear of any and all liens, claims, encumbrances, and interests against or

with respect to tangible or intangible property or rights, whether imposed by agreement,

understanding, law, equity, or otherwise, except for any restrictions on transfer generally

arising under any applicable federal or state securities law (collectively,

"Encumbrances"). The Buyer would not enter into the Asset Purchase Agreement or

consummate the Sale, thus adversely affecting the Debtor's estate and impeding the

Debtor's efforts to maximize the value of its estate, if the Sale were not free and clear of

all Encumbrances.

14. Each entity with a Lien on the Sale Assets, subject to approval of the Asset Purchase Agreement and entry of this Order, has consented to the Sale or is deemed to have consented to the Sale, or the Sale is permissible under Bankruptcy Code section 363(f) over the objection of the entities not so consenting.

15. All of the actions taken by the Buyer and the Debtor, and its respective officers, directors, employees, counsel, financial advisors and other professionals in connection with the Asset Purchase Agreement and the Sale Motion have been taken in good faith, and the Buyer is a good faith purchaser within the meaning of Bankruptcy Code section 363(m) and is entitled to all of the protections afforded by Bankruptcy Code section 363(m).

16. In the absence of a stay pending appeal, the Buyer will be acting in good faith within the meaning of Bankruptcy Code section 363(m) in closing the Sale as contemplated by the Asset Purchase Agreement, and, accordingly, such closing in the face of an appeal will not deprive the Buyer of its status as a good faith purchaser. If the parties to the Sale consummate the transactions contemplated thereby while an appeal of this Order is pending, the Buyer shall be entitled to rely upon the protections of Bankruptcy Code section 363(m), absent any stay pending appeal granted by a court of competent jurisdiction prior to such consummation.

17. There is no common identity among the Buyer and the Debtor's incorporators, officers, directors or material interest holders.

18. The Buyer does not constitute a successor to the Debtor or its estate. The Sale does not amount to a consolidation, merger or <u>de facto</u> merger of the Buyer and the Debtor or its estate, and the Buyer is not merely a continuation of the Debtor or its estate,

there is no substantial continuity between the Buyer and the Debtor or its estate, and there is no continuity of enterprise between the Buyer and the Debtor and its estate.

19. No party has asserted the application of any bulk sales law or any similar law and, to the extent any such laws do apply, the Sale pursuant to Bankruptey Code section 363 supersedes any such state law restrictions.

20. The Buyer is only purchasing the Sale Assets, and is only assuming the Assumed Liabilities defined in the Asset Purchase Agreement.

21. All of the provisions of this Order are nonseverable and mutually dependent.

22. Upon Closing, consistent with the terms of section 2.4 of the Asset Purchase Agreement, the Buyer shall pay in cash to the Debtor an amount equal to \$12,814,000, less any applicable adjustments to the Purchase Price as set forth in section 2.4.3 of the Asset Purchase Agreement.

23. The Debtor is authorized and directed (a) to deposit the net proceeds of the Sale, at the Closing thereof, in the amount of \$20,33,57 with a financial institution acceptable to the Debtor, LaSalle Business Credit LLC (":LaSalle") and the City of Frankenmuth, Michigan ("Frankenmuth") to be held pending agreement or further order of this Court with respect to the amount and relative priority, if any, of any secured claim against the Sale Assets held by Frankenmuth; and (b) to pay the balance of the net proceeds of the Sale to LaSalle, at the Closing thereof, in partial satisfaction of LaSalle's senior secured claim against the Debtor's estate, subject to the obligations of LaSalle under any order entered by this Court in connection with the Joint Motion of the Debtor,

the Committee and Lender for Approval of the Collateral Sharing Agreement Pursuant to Bankruptcy Rule 9019(a) (Docket No. 131).

24. The Debtor has good title to the Sale Assets and, accordingly, the transfer of the Sale Assets as contemplated by the Asset Purchase Agreement (a) is or will be a legal, valid, and effective transfer of the property of the Debtor's estate to the Buyer and (b) vests or will vest in the Buyer all right, title, and interest of the Debtor in and to all of

the Sale Assets free and clear of all Encumbrances.

25. Pursuant to Bankruptcy Code sections 363(f) and 105(a), title to all of the Sale Assets shall be transferred to the Buyer at the Closing in accordance with the terms and conditions of the Asset Purchase Agreement (or thereafter as provided therein), free and clear of all liens, claims, encumbrances, and other interests (including, without limitation, all postpetition obligations and liabilities of the Debtor and its defenses). Subject to the provisions of the Asset Purchase Agreement, all liens, claims, encumbrances, and other interests shall attach to the proceeds from the Sale of the Sale Assets, in the order of its priority, with the same validity, force, and effect that they had against the Sale Assets immediately prior to the Sale, subject to any defenses, counterclaims, rights of avoidance, and rights under Bankruptcy Code section 506(c) held by the Debtor's estate. Except as expressly provided herein or the Asset Purchase Agreement, nothing contained herein shall be deemed to be an acknowledgement or consent by the Debtor as to the amount, priority, or allowance of any claim or validity, force and effect of any Lien.

26. Except as may be expressly permitted by the immediately preceding paragraph or the Asset Purchase Agreement, all non-debtor persons and entities holding

Encumbrances of any kind and nature with respect to the Sale Assets or the Debtor are barred from asserting such Encumbrances against the Buyer, its successors and assigns, or against the Sale Assets.

This Order shall be binding upon the Debtor, its respective successors and assigns, and any trustee that may be appointed in this case or in any case under Chapter 7 of the Bankruptcy Code to which any such case may be converted, all creditors of the Debtor (whether known or unknown), and any affected third parties, including, without limitation, all persons and entities asserting any claims against or interests in the Debtor's estate, the Debtor's assets or any of the Sale Assets and all other persons and entities, including, without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, federal, state and local officials, and all other persons or entities who may be required by operation of law or by the duties of its office or contract to accept, file, register, or otherwise record or release any documents or instruments, or who may be required to report to or insure title or state of title in or to any of the Sale Assets. Fach and every federal, state, and local governmental agency or department is hereby directed to accept any and all documents and instruments necessary and appropriate to consummate the transactions contemplated by the Asset Purchase Agreement, including, without limitation, documents and instruments for recording in any governmental agency or department required to transfer the Sale Assets to the Buyer and all licenses under the Debtor's ownership necessary for the operation of any Sale Assets, and the county and state offices wherein termination statements under the Uniform Commercial Code are authorized to be filed.

28. From and after entry of this Order, neither the Debtor nor any of its respective creditors or other parties in interest shall take or cause to be taken any action that would interfere with the transfer of the Sale Assets to the Buyer in accordance with the terms of this Order.

29. The Purchase Price for the Sale Assets and the transactions contemplated under the Asset Purchase Agreement shall not be avoided or otherwise challenged under the Bankruptcy Code.

30. Upon the Closing, without further notice or order, the Buyer and its affiliates and advisors, the Debtor, the Debtor's estate, LaSalle Business Credit LLC and KPS Special Situations Fund Ltd. Partnership, the Debtor's secured lenders under its preand postpetition financing facility, the United States Trustee and the Debtor's affiliates and advisors (the "Parties") shall be mutually released from the claims the Parties have against each other relating to the Sale Motion and the Sale; provided, however, no claims under the Asset Purchase Agreement are released against each entity having obligations under the Asset Purchase Agreement.

31. Upon failure to consummate the Sale because of a breach or failure on the part of the Buyer, the Debtor may select in its business judgment the next highest or otherwise best qualified bid to be the successful bid without further order of this Court.

32. As of the time and date of the Closing, all agreements of any kind whatsoever and all orders of this Court entered prior to the date hereof shall be deemed amended and/or modified to the extent required to permit the consummation of the Sale and the other transactions contemplated by the Asset Purchase Agreement.

33. This Court retains jurisdiction to: (i) enforce and implement the terms and provisions of the Asset Purchase Agreement, all amendments thereto, and any waivers and consents thereunder, (ii) compel delivery of the Sale Assets to the Buyer, (iii) resolve any disputes arising under or related to the Asset Purchase Agreement, except as otherwise provided therein, and (iv) interpret, implement, and enforce the provisions of this Order.

34. The provisions of this Order and any actions taken pursuant hereto shall survive the entry of any order which may be entered confirming any chapter 11 plan for the Debtor or converting the Debtor's case from chapter 11 to a case under chapter 7 of the Bankruptcy Code or disruissing the Debtor's chapter 11 case.

35. There is a need to consummate the transactions contemplated hereby as rapidly as possible. Accordingly, there is cause to lift the stays of execution of this Order as contemplated by Bankruptcy Rule 6004(g); the automatic stay of provided in Bankruptcy Rule 6004(g) is hereby terminated, and this Order shall be effective and enforceable immediately upon entry.

36. The two "Acme Machines" defined in the Limited Objection of Federal Mogul Corporation to the Sale (Docket No. 169) shall not be included in the Sale Assets sold to Buyer under the Asset Purchase Agreement.

37. The Debtor is authorized to close the Sale immediately upon entry of this Order.

38. All objections to the Sale Motion or the Sale that have not been withdrawn, waived, or settled, and all reservation of rights included therein, are specifically overruled or denied on the merits.

Dated: 5-47, 2004

UNITED STATES BANKRUPTCY JUDGE

PREPARED BY:

Shawn M. Riley (0037235) Scott N. Opincar (0064027) Beth E. Hansen (0073467) McDONALD HOPKINS CO., LPA 600 Superior Avenue, East Suite 2100 Cleveland, Ohio 44114-2653 Telephone: (216) 348, 5400

Telephone: (216) 348-5400 Facsimile: (216) 348-5474

E-mail: sriley@mcdonaldhopkins.com

sopincar@mcdonaldhopkins.com bhansen@mcdonaldhopkins.com

COUNSEL FOR THE DEBTOR AND DEBTOR IN POSSESSION

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
DeVLIEG BULLARD II, INC.,) Case No. 04-12097 (MFW)
a Delaware corporation,))
Debtor.	Related Docket Nos. 10,11, 60, 91, and 113 Hearing Date: n/a

NOTICE OF FILING EXECUTED AMENDED AND RESTATED ASSET PURCHASE AGREEMENT

PLEASE TAKE NOTICE THAT the above-captioned debtor and debtor in possession filed the Debtor's Amended Motion Pursuant To §§ 363 And 365 For Orders: (I) Approving Revised Bidding Procedures And Auction Date; (II) Authorizing Payment Of Break-Up Fee And Expense Reimbursement; (III) Scheduling Date And Time For Hearing On Approval Of Proposed Sale Resulting From Revised Bidding Procedures; (IV) Approving Form And Manner Of Notice Of Hearing And Auction; (V) Authorizing A Sale Of Substantially All Of The Debtor's Assets Relating to its DeVlieg Bullard Services Group and Machine Tool Group Free And Clear Of All Liens, Claims, Encumbrances And Interests; and (VI) Approving Assumption And Assignment Of Executory Contracts And Leases Involved In The Sale, Docket No. 113 (the "Amended Motion"). The Amended and Restated Asset Purchase Agreement attached as Exhibit

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#114

A to the Amended Motion as filed with the Court inadvertently omitted the pages beginning with page number 37. Accordingly, attached to this Notice is the Amended and Restated Asset Purchase Agreement in its entirety.

Respectfully submitted,

Dated: August 17, 2004 Wilmington, Delaware By: /s/ Scott N. Opincar

Shawn M. Riley, Esquire
Scott N. Opincar, Esquire
Beth E. Hansen, Esquire
McDONALD HOPKINS CO., LPA 600
Superior Avenue, East, Suite 2100
Cleveland, Ohio 44114-2653
(216) 348-5400 (telephone)
(216) 348-5474 (fax)
sriley@mcdonaldhopkins.com
sopincar@mcdonaldhopkins.com
bhansen@mcdonaldhopkins.com

Proposed Counsel for the Debtor

and

James E. Huggett, Esquire (# 3956)
Douglas S. Stanger, Esquire
Victoria Varrasse, Esquire
FLASTER/GREENBERG P.C
913 N. Market Street, 7th Floor
Wilmington, Delaware 19801
(302) 351-1910 (telephone)
(302) 351-1125 (direct dial)
(302) 351-1919 (fax)
james.huggett@flastergreenberg.com

Proposed Counsel for the Debtor

(540848:)

AMENDED AND RESTATED
ASSET PURCHASE AGREEMENT

THIS AMENDED AND RESTATED ASSET PURCHASE AGREEMENT is made

this 17th day of August, 2004, by and among BOURN & KOCH, INC., an Illinois corporation

("Buyer"), and DEVLIEG BULLARD II, INC., a Delaware corporation ("Seller"), and amends

and restates, and supersedes and replaces, the Asset Purchase Agreement dated July 29, 2004

between Buyer and Seller.

BACKGROUND

WHEREAS, Seller is engaged in the machine tool business at the following facilities:

A. Corporate headquarters at Rockford, Illinois ("Corporate");

B. DeVlieg Bullard Services Group facilities at Rockford, Illinois ("DBSG");

C. DeVlieg Bullard Machine Tool Group at Claremont, New Hampshire,

Twinsburg, Ohio, and Hanover, Pennsylvania ("MTG"); and

D. Tooling System Division in Frankenmuth, Michigan ("TSD").

WHEREAS, Buyer desires to purchase and obtain the conveyance, assignment and

transfer from Seller, and Seller desires to sell, convey, assign and transfer to Buyer substantially

all of the assets and properties of Seller from Corporate, DBSG and MTG (collectively, the

"Businesses"), but not any of the assets or properties of Seller from TSD.

WHEREAS, on July 21, 2004 ("Petition Date"), Seller filed a voluntary petition for

relief pursuant to chapter 11 of The Bankruptcy Reform Act of 1978, as codified in Title 11 of

the United States Code §§ 101-1330 (as amended, the "Bankruptcy Code") in the United States

{532186:7}

-1-

Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") and such case is

presently pending under Case No.04-12097 (the "Bankruptcy Proceedings");

WHEREAS, subject to approval of the Bankruptcy Court as set forth in this Agreement,

and subject to the terms and conditions set forth in this Agreement, Seller shall sell, transfer,

assign, convey and deliver the Purchased Assets (as defined below in this Agreement) to Buyer.

NOW, THEREFORE, in consideration of the foregoing and the respective

representations, warranties, covenants and agreements set forth herein, the parties hereto agree as

follows:

ARTICLE 1

DEFINITIONS

1.1. <u>Definitions</u>. The following terms, as used in this Agreement, have the

following meanings:

"Acquired Purchase Orders" has the meaning given such term in Section

2.3.1(k).

"Avoidance Action" means any and all claims and causes of action which Seller

may assert under the Bankruptcy Code, including Seller's rights of setoff, recoupment,

contribution, reimbursement, subrogation or indemnity (as those terms are defined by the non-

bankruptcy law of any relevant jurisdiction) and any other direct or indirect claim of any kind

whatsoever, whenever and wherever arising or asserted, including, without limitation, causes of

action brought pursuant to Bankruptcy Code Sections 544, 547, 548, 549, 550 and 553, and

recoveries upon such causes of action.

(532186:7)

-2-

"Affiliate" of any Person shall mean any other Person directly or indirectly

controlling, controlled by, or under common control with, such Person; provided, that for the

purposes of this definition, "control" (including, with correlative meanings, the terms "controlled

by" and "under common control with"), as used with respect to any Person, shall mean the

possession, directly or indirectly, of the power to direct or cause the direction of the management

and policies of such Person, whether through the ownership of voting securities, membership or

partnership interests, election or appointment of directors, by contract or otherwise.

"Agreement" means this Amended and Restated Asset Purchase Agreement and

all Schedules and the Exhibits attached to this Agreement, as amended, consolidated,

supplemented, novated or replaced by the parties from time to time, as the same may be amended

from time to time.

"Amended Bid Procedures Order" means an order issued by the Bankruptcy

Court containing terms and conditions satisfactory to Buyer and Seller, approving the Auction

and overbid procedures with respect to the transactions contemplated in this Agreement.

"Assumed Contracts" means those Contracts identified on Schedule 2.3.1(e)

which shall be attached to this Agreement by August 10, 2004.

"Assumed Liabilities" has the meaning given such term in Section 2.4.4.

"Auction" has the meaning given such term in Section 5.1.5.

"Bankruptcy Code" has the meaning provided in the third WHEREAS clause of

this Agreement.

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"Bankruptcy Court" has the meaning provided in the third WHEREAS clause of

this Agreement.

"Bankruptcy Proceedings" has the meaning provided in the third WHEREAS

clause of this Agreement.

"Books and Records" means all books of account and other financial records of

Seller pertaining to the Purchased Assets and all advertising materials, existing customer lists

(including, to the extent included in such lists, the names and addresses of current, past and

prospective customers of the Businesses), price lists, supplier lists, drawings, designs, quality

control specifications, cost analyses, flow sheets, equipment and parts lists, process sheets,

instruction manuals, the telephone and facsimile numbers and telephone book listings and

directories of Seller, and other records of Seller which relate to the Businesses or relate to the

Purchased Assets.

"Breakup Fee" has the meaning given such term in Section 5.1.5.

"Businesses" shall have the meaning given such term in the second WHEREAS

clause of this Agreement.

"Business Day" means any day, other than a Saturday, Sunday or a day on which

banks located in New York City shall be authorized or required by law to close.

"Buyer" shall have the meaning given such term in the Preamble of this

Agreement.

"Closing" shall have the meaning given such term in Section 3.1.

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"Closing Date" means the date on or as of which the Closing occurs.

"Confidentiality Agreement" means the confidentiality letter agreement, dated

as of February 20, 2004, between Buyer and Seller.

"Contracts" means all commitments, contracts, leases, licenses, agreements and

understandings, written or oral, relating to the Purchased Assets or the operation of the

Businesses to which Seller is a party or by which it or any of its Purchased Assets are bound.

"Cure Amount" has the meaning set forth in Section 5.2.5.

"DBSG" has the meaning provided in the first WHEREAS clause of this

Agreement.

"Deposit" has the meaning given such term in Section 2.4.2.

"DIP Order" means that certain Final Order (I) Authorizing Debtors to (A)

Obtain Post-Petition Financing Pursuant to 11 U.S.C. §§105, 361, 364(c)(2), 364(c)(3) and

364(d)(1), and (B) Use Cash Collateral Pursuant to 11 U.S.C. §363(c)(2), (II) Modifying the

Automatic Stay Pursuant to 11 U.S.C. §362, and (III) Granting Adequate Protection to Pre-

Petition Secured Parties Pursuant to 11 U.S.C. §361 and 363 as amended or modified and

approved by the Bankruptcy Court.

"Employee Plan" has the meaning given such term in Section 2.4.5 (i).

"Environmental Law" means any federal, state or local statute, law, rule,

regulation, ordinance, code, or rule of common law in effect and in each case as amended as of

the date of this Agreement, including any judicial or administrative order, consent decree or

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judgment, relating to the environment or Hazardous Materials, including, without limitation, (i)

Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. §

9601 et seq., (ii) Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., (iii) the

Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., (iv) the Oil Pollution Act of 1990,

33 U.S.C. § 2701 et seq., (v) the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., (vi) the

Clean Air Act, 42 U.S.C. § 7401 et seq., (vii) the Safe Drinking Water Act, 42 U.S.C. § 3808 et

seq., (viii) the Hazardous Materials Transportation Act, and (ix) any Illinois, Michigan, New

Hampshire, Ohio, or Pennsylvania state equivalent of any of the foregoing, all as amended.

"ERISA" has the meaning given such term in Section 2.4.5(i).

"Excluded Assets" shall have the meaning given such term in Section 2.3.2.

"Excluded Liabilities" shall have the meaning given such term in Section 2.4.5.

"Expense Reimbursement" shall have the meaning given such term in Section

5.1.5.

"Final Order" means an order or judgment entered and adopted by the

Bankruptcy Court as to which (i) the time for appeal has expired and a notice of appeal has not

been timely filed, or (ii) any appeal taken has been finally dismissed or determined and is not

subject to further review.

"Governmental Entity" means any federal, state, county, municipal, local,

foreign, international, regional, or other governmental authority or any court of competent

jurisdiction, administrative agency or commission or other governmental authority, board, body

or instrumentality, domestic or foreign.

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"Hazardous Materials" means those substances defined or classified as

"hazardous" or "toxic" substances pursuant to applicable Environmental Law, including without

limitation, those substances listed from time to time in the United States Department of

Transportation's Hazardous Materials Table (49 C.F.R. § 172.101 and amendments thereto) or by

the Environmental Protection Agency as hazardous substances (40 C.F.R. Part 302 or 40 C.F.R.

Part 116 and amendments thereto).

"Higher and/or Better Offer" means an offer or offers approved by the

Bankruptcy Court to acquire any or all of the Purchased Assets other than the offer contained in

this Agreement.

"Intellectual Property Rights" means all intellectual and proprietary property of

Seller used or held for use primarily in the Businesses as it exists in any jurisdiction, in each

case, to the extent owned by, licensed to (to the extent such licenses are assignable), or otherwise

used or held for use by Seller, including:

(a) computer software and related source codes, object code, and

documentation related thereto;

(b) trade secrets, including, without limitation, designs, research and

development information, technical information, specifications, operating

and maintenance manuals, methods, technology, engineering data and

drawings, know-how, processes, proprietary data, formulae, mask works,

inventions and discoveries, industrial designs and other proprietary rights,

whether or not patentable or subject to copyright, mask works, or trade

secret protection and whether or not confidential;

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(c) United States and foreign trademarks, service marks, trade dress, trade

names, brand names, Internet domain names, websites or web pages,

designs, logos, or corporate names (including, in each case, the goodwill

associated therewith), whether registered or unregistered, and all

registrations and applications for registration thereof;

(d) United States and foreign patents, patent applications and other patent

rights (including any divisions, continuations, continuations-in-part,

renewals, substitutions or reissues thereof, whether or not patents are

issued on any such applications and whether or not any such applications

are amended, modified, withdrawn or refilled);

(e) copyrights, including all renewals and extensions thereof, copyright

registrations and applications for registration thereof, and non-registered

copyrights;

(f) to the extent transferable or assignable, all licenses, sublicenses, and other

agreements or permissions related to the property described in clause (a)

through clause (e) above; and

(g) the rights to sue for, and remedies against, past, present, and future

infringements thereof, and the rights of priority and protection of interests

therein under applicable laws and all documentation that embodies or

relates to the property described in clause (a) through clause (f) above.

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"IRC" means the Internal Revenue Code of 1986, as amended from time to time,

and the Treasury regulations promulgated and the rulings issued thereunder.

"Knowledge" or "knowledge," and words of similar import, means the actual

knowledge after reasonable inquiry of Alan J. Konieczka, Duane Langkamp and James A. Holt.

"Lien" means, with respect to any of the Purchased Assets, regardless of whether

created or incurred pre- or post- Petition Date, any lien, pledge, charge, option, right of first

refusal, license to a third party, lease to a third party, security agreement, security interest,

encumbrance or other adverse claim, restriction, interest or limitation of any kind in respect of

any of the Purchased Assets. For the purposes of this Agreement, without limiting the definition

of a "Lien," Seller will be deemed to own subject to a Lien any asset which Seller has acquired

or holds subject to the interest of a vendor or lessor under any conditional sale agreement, capital

lease or other title retention agreement relating to such asset.

"Material Adverse Effect" means a material adverse effect on the financial

condition, business, assets or results of operations of the Businesses, taken as a whole.

"MTG" has the meaning provided in the first WHEREAS clause of this

Agreement.

"Permit" means any license, permit or other similar authorization issued by a

Governmental Entity necessary to the ownership of the Purchased Assets or in the conduct of the

Businesses and the ownership of the Purchased Assets.

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"Person" means and includes an individual, partnership, association, joint

venture, corporation, limited liability company, limited liability partnership, trust, trustee, any

other entity or organization and any Governmental Entity.

"Petition Date" has the meaning provided in the third WHEREAS clause of this

Agreement.

"Purchased Assets" shall have the meaning given such term in Section 2.3.1.

"Purchase Price" shall have the meaning given such term in Section 2.4.1.

"Sale Order" means an order issued by the Bankruptcy Court authorizing (i) the

sale, transfer, assignment, conveyance and delivery of the Purchased Assets to Buyer (or its

successors or permitted assigns) free and clear of all Liens, and (ii) the assumption by Buyer of

the Assumed Contracts. The Sale Order shall contain, among other things, substantially the

following provisions:

(a) the Bankruptcy Court will retain jurisdiction for the purpose of enforcing

the provisions of the Sale Order and to determine disputes;

(b) Seller is authorized to proceed with the Sale pursuant to 11 U.S.C. §§

363(b), (f) and (m) free and clear of any and all Liens;

(c) neither Seller nor creditors of Seller have any Liens against Buyer or the

Purchased Assets;

(d) Buyer is a "good faith" purchaser within the meaning of Section 363(m) of

the Bankruptcy Code;

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no competitive bids have been received which meet the Bid Procedures

and which the Bankruptcy Court deems reasonable and appropriate or, if

such bids have been received, Buyer shall be the successful bidder at the

Auction;

(e)

(f) the Purchase Price represents the fair value of the Purchased Assets;

(g) the Sale is in the best interests of Seller's estate and its creditors;

(h) due and adequate notice and an opportunity to be heard in accordance with

all applicable law was given to all necessary parties in Seller's chapter 11

case, including without limitation, all federal and state environmental and

taxing authorities;

(i) Buyer and Seller are authorized to close the Sale immediately upon entry

of the Sale Order;

(j) upon failure to consummate a Sale because of a breach or failure on the

part of Buyer, Seller may select in its business judgment the next highest

or otherwise best qualified bid(s) to be the successful bid(s) without

further order of the Bankruptcy Court;

(k) waiving the requirements of Bankruptcy Rule 6004(g).

"Seller" has the meaning given such term in the Preamble of this Agreement.

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"Sold Machines" means two Motch 119s, which Seller has sold to its customer,

Federal Mogul; a New Britain rebuild for Seller's customer Crouse-Hines; and a Blanchard 2248

Grinder sold to J. W. Hicks.

"Target Value" is the book value of the DBSG parts inventory, identified on

Seller's Finished Goods Inventory Report, as reflected on Seller's May 31, 2004 balance sheet of

\$25,394,042.39, less \$393,000 through September 14, 2004, or \$436,000 for the period

September 15, 2004 through September 21, 2004.

"Tax" or "Taxes" means all taxes, assessments, charges, duties, fees, levies or

other governmental charges including, without limitation, all federal, state, local, foreign and

other net or gross income, gross receipts, alternative or add-on minimum tax, franchise, profits,

capital gains, capital, transfer, sales, use, ad valorem, occupation, premium, property, excise,

severance, environmental (including taxes under IRC §59A) or windfall profits tax, stamp,

license, payroll, employment, withholding and other taxes, assessments, charges, customs,

duties, fees, levies or other governmental assessments or charges of any kind whatsoever

(whether payable directly or by withholding and whether or not requiring the filing of a return),

all estimated taxes, deficiency assessments, additions to tax, penalties and interest, whether

disputed or not.

"TSD" has the same meaning provided in the first WHEREAS clause of this

Agreement.

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ARTICLE 2

PURCHASE AND SALE

2.1. Agreement to Sell. At the Closing (as defined in Article 3), and except as

otherwise specifically provided herein, and in reliance on the representations, warranties and

covenants of Buyer contained herein, Seller shall sell, convey, assign, transfer and deliver to

Buyer or its nominee, upon and subject to the terms and conditions of this Agreement, all right,

title and interest of Seller in and to the Purchased Assets (as defined below), free and clear of all

Liens of any nature whatsoever.

2.2. Agreement to Purchase. Upon and subject to the terms and conditions of this

Agreement and in reliance on the representations, warranties and covenants of Seller contained

herein, Buyer shall, at Closing, purchase the Purchased Assets from Seller in exchange for the

Purchase Price (defined in Section 2.4.1 hereof).

2.3. Description of Purchased Assets; Excluded Assets.

2.3.1 Purchased Assets: As used in Seller's Businesses, wherever located:

(a) the machinery, equipment, tools, vehicles, furniture, furnishings,

spare and replacement parts, molds, patterns, dies, jigs, goods and other tangible

personal property of Seller's Businesses, including, but not limited to, those items

which are listed on Schedule 2.3.1(a) attached hereto;

(b) all computer equipment owned by Seller, including but not limited

to those items listed on Schedule 2.3.1(b);

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(c) all rights under express or implied warranties relating to the

Purchased Assets;

(d) all raw materials, work-in-process, finished goods, "crib stock,"

packaging materials, supplies, and other inventories as of the Closing Date;

(e) the Assumed Contracts as specifically set forth on Schedule

2.3.1(e);

(f) all prepaid expenses, including but not limited to ad valorem taxes,

leases and rentals (except for prepaid expenses related to Contracts which are not

Assumed Contracts);

(g) all of Seller's rights, claims, credits, causes of action or rights of

set-off against third parties relating to the Purchased Assets, including, without

limitation, unliquidated rights under manufacturers' and vendors' warranties and

rebates;

(h) all interests of Seller in the Intellectual Property Rights;

(i) all transferable Permits affecting, or relating in any way to, the

Businesses or the operation of the Businesses (it being understood that Buyer

may, but shall not be required to, accept and assume any of said Permits);

(j) all Books and Records, whether in hard copy or computer format,

used in the Businesses, including, without limitation, any information relating to

Tax imposed on the Purchased Assets;

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(k) all open customer purchase orders entered into in the ordinary

course of business, as of the Closing Date, and all open vendor purchase orders

issued after the Petition Date in the ordinary course of business for Class I DBSG

parts inventory and other DBSG parts inventory ordered to fulfill customer orders,

as of the Closing Date (collectively, the "Acquired Purchase Orders");

(l) Seller's rights to receive 50% of the royalties payable for the three

(3) year period ending February 14, 2006 and 100% of the royalties for the one

(1) year period ending February 14, 2007 under the License Agreement dated

February 14, 1997 between Seller and Mattison Rotary Lathes, Inc.; and

(m) all goodwill associated with the Businesses or the Purchased

Assets, together with the right to represent to third parties that Buyer is the

successor to the Businesses.

2.3.2 Excluded Assets. Notwithstanding anything to the contrary in this

Agreement or otherwise, Buyer expressly understands and agrees that the following

assets and properties of Seller (the "Excluded Assets") shall be excluded from the

Purchased Assets:

(a) all of Seller's cash and cash equivalents on hand and in banks;

(b) the Sold Machines;

(c) all of Seller's interests in Microbore UK, Ltd.;

(d) all of tangible and intangible assets with respect to TSD;

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(e) all Contracts other than Assumed Contracts;

(f) the Avoidance Actions and any rights, defenses, crossclaims or

counterclaims with respect to any Avoidance Actions;

(g) all accounts, notes and other receivables;

(h) the corporate seals, certificates of incorporation, minute books,

stock books, stock certificates, Tax returns, books of account or other records

having to do solely with the corporate organization of Seller;

(i) all rights which accrue or will accrue to Seller under this

Agreement;

(j) any assets maintained pursuant to or in connection with any

Employee Plan of Seller;

(k) all insurance policies now or at any time held by Seller or its

predecessors and any entitlements thereunder and proceeds thereof; and

(l) all leased equipment other than equipment which is subject to an

Assumed Contract.

2.4. Purchase Price, Payment, Allocation, Liabilities.

2.4.1 Purchase Price. Subject to any adjustments under Section 2.4.3 hereof,

the purchase price to be paid for the Purchased Assets (the "Purchase Price") shall be

Twelve Million Eight Hundred and Fourteen Thousand Dollars (\$12,814,000.00).

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The Purchase Price is to be paid by Buyer to Seller in cash by wire transfer of

immediately available funds to an account designated by Seller acceptable to the

Bankruptcy Court at the Closing.

2.4.2 **Deposit** Buyer has submitted by wire transfer a deposit of \$350,000,

which is being held in escrow by Seller's attorneys (the "Deposit"). If Buyer fails to

consummate the purchase of the Purchased Assets due to its material breach of this

Agreement, Seller shall retain the Deposit as liquidated damages. If the Bankruptcy

Court fails to enter the Amended Bidding Procedures Order authorizing and approving

the Bidding Procedures, then the Deposit shall be returned promptly to Buyer. If Buyer

fails to consummate the purchase of the Purchased Assets due to (i) another successful

bidder other than Buyer, as contemplated by Sections 5.1.4 and 5.1.5 of this Agreement,

or (ii) any material breach by Seller of this Agreement, then the Deposit shall be

promptly returned to Buyer. Otherwise, at the Closing, the Deposit shall be credited

against the Purchase Price.

2.4.3 Adjustments to Purchase Price.

(a) In the event there are sales of MTG machine inventory (excluding

the Sold Machines) to third parties after May 31, 2004 but prior to the Closing,

there shall be a corresponding reduction in the Purchase Price at Closing by an

amount equal to the book value of such MTG machine inventory sold.

(b) There shall be a reduction in the Purchase Price for each dollar, if

any, by which the book value of the DBSG parts inventory, identified on Seller's

finished good inventory report, as of the Closing Date is less than the Target

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Value. The book value of the DBSG parts inventory as of the Closing Date shall

be determined in the same manner as book value of the DBSG parts inventory as

reflected on Seller's balance sheet as of May 31, 2004.

(c) In the event of a dispute between Seller and Buyer regarding an

adjustment to the Purchase Price pursuant to this Section 2.4.3 which Seller and

Buyer are unable to resolve within fifteen (15) days after written notice of such

dispute provided by either party to the other, the dispute will be resolved by an

independent accounting firm mutually agreeable to Seller and Buyer. The

accounting firm will be instructed to perform its services as expeditiously as

possible, but in any case within thirty (30) days after its engagement. The

resolution of the accounting firm shall be final and binding on the parties. The

fees and expenses of the accounting firm shall be borne equally by Buyer and

Seller. Buyer and Seller shall each cooperate with the accounting firm and make

available to the accounting firm all relevant work papers and books and records

relating to calculation of any purchase price adjustment.

2.4.4 Assumption of Liabilities. Upon the terms and subject to the conditions

of this Agreement, Buyer agrees, effective at the time of Closing, to assume, pay,

perform and discharge, and hold Seller harmless with respect to, the following liabilities

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(the "Assumed Liabilities"):

(a) all liabilities and obligations of Seller arising from and after the

Closing Date under all Assumed Contracts;

(b) all Cure Amounts related to any Assumed Contracts, if any; and

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(c) all liabilities and obligations of Seller arising from and after the

Closing Date under the Acquired Purchase Orders.

2.4.5. Excluded Liabilities. Except for the Assumed Liabilities set forth in

Section 2.4.4, all of Seller's liabilities and obligations shall be retained by and remain the

obligations and liabilities of Seller and Buyer shall not assume, or be responsible or liable

with respect to, any and all of the liabilities and obligations of Seller, whether or not

relating to the Businesses, whether fixed, contingent or otherwise, and whether known or

unknown, including without limitation, the following (collectively, the "Excluded

Liabilities");

(a) any liability, claim or obligation of Seller for any federal, state or

local Taxes due and/or payable prior to or after the Closing, including (i) all

income and franchise taxes of Seller, (ii) any real property Taxes, and (iii) any

personal property Taxes with respect to the Purchased Assets for the period prior

to Closing;

(b) any liability, claim or obligation relating to, based in whole or in

part on events or conditions occurring or existing in connection with, or arising

out of, the Businesses as operated by Seller prior to the Closing, including any

liability or obligation in connection with any defaults or failure of performance by

Seller which have accrued or occurred prior to the Closing under or in respect of

any purchase orders or sales orders or the ownership, possession, use or sale of

the Purchased Assets prior to the Closing:

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(c) any liability, claim or obligation with respect to any litigation or

legal proceeding pending on the date of this Agreement, or instituted hereafter, in

connection with, or arising out of, the Businesses as operated by Seller prior to the

Closing;

(d) any liability, claim or obligation in connection with, or arising out

of any claim or dispute for services rendered or products, systems or goods

manufactured, assembled, distributed or sold by Seller prior to the Closing,

including, without limitation, product liability claims;

(e) any liability, claim or obligation in connection with, or arising out

of, any claims based on harm to the environment or the disposal of Hazardous

Materials allegedly committed by Seller prior to the Closing, whether or not in

connection with the Businesses, including the obligation to pay any and all fines,

penalties, liabilities, consequential damages, whether foreseeable or

unforeseeable, any other damages, costs and losses, including remedial, removal,

response, abatement, clean-up, investigative and monitoring costs, and any other

related costs, expenses, losses, damages and reasonable attorneys' fees arising

from or in connection with (i) any violation of requirements of any environmental

laws, (ii) environmental claims under any Environmental Law (including without

limitation, Compensation and Liability Act of 1980) based on acts, omissions or

occurrences prior to the Closing, and (iii) any release into the environment of any

Hazardous Materials generated by Seller from all of its facilities;

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(f) any liability, claim or obligation in connection with, or arising out

of, the Excluded Assets;

(g) any trade accounts and other payables of Seller due to suppliers

and vendors (other than pursuant to the Acquired Purchase Orders and Assumed

Contracts) and others or other accounts payable;

(h) any liability, claim or obligation arising from or in connection with

(i) wages, benefits, bonuses or commissions due to any employee or independent

contractor of Seller, (ii) contributions by Seller under any Employee Plans (as

defined below), (iii) any other benefits due to or for the benefit of any employee

or independent contractor of Seller, (iv) workers' compensation or other

occupational health or injury claims of Seller on or prior to the date of this

Agreement, (v) notices regarding plant closings, including without limitation.

notices under the federal "WARN" laws, and (vi) notices regarding continuation

of health care coverage and rights of conversion for insured benefits:

(i) any sponsorship or responsibility for the maintenance of or

termination of any Employee Plan (as hereinafter defined) maintained by Seller.

For purposes of this Agreement, the term "Employee Plan" shall mean any

employee benefit plans, as defined in Section 3(3) of the Employee Retirement

Income Security Act of 1974, as amended ("ERISA") and any "multi-employer

plan" as defined in Section 3(37) of ERISA, or any other severance, bonus, stock

option, stock appreciation, stock purchase, retirement, insurance, health, welfare,

vacation, severance pay, retired employee benefits, pension, profit-sharing or

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deferred compensation plans, agreements or arrangements providing benefits for

employees or former employees of Seller relating to the Businesses;

(j) any liability, claim or obligation (including with respect to sales

Tax and other Taxes) which Buyer may become subject to or as a result of or in

connection with the failure of the parties to comply with bulk sales or bulk

transfer laws; and

(k) any and all liabilities of Seller to any employee or former

employee of Seller or any union, whether under any collective bargaining

agreement or otherwise.

2.5. Assignment of Contracts and Rights. Subject to the approval of the Bankruptcy

Court and pursuant to the Sale Order, the Assumed Contracts will be assumed by Seller and

assigned to Buyer on the Closing Date under Section 365 of the Bankruptcy Code. All Assumed

Contracts shall be assigned by Seller to, and assumed by, Buyer at Closing.

ARTICLE 3

CLOSING

3.1. Closing. Subject to the terms and conditions of this Agreement, the sale and

purchase of the Purchased Assets, the assignment of the Assumed Contracts and the assumption

of the Assumed Liabilities shall take place at a closing (the "Closing") to be held at the offices of

Oliver, Close, Worden, Winkler & Greenwald located at 124 N. Water Street, Suite 300,

Rockford, Illinois 61107, at 10:00 A.M., on the later to occur of (i) the date on which the

conditions to Closing set forth in Article 6 shall have been satisfied or waived, and (ii) the first

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Business Day following the day that is ten (10) days after the entry of the Sale Order, or at such

other time or place as Buyer and Seller may agree in writing.

3.2. <u>Instruments of Assignment and Transfer</u>. If, but only if, there are Assumed

Contracts, at the Closing, Seller and Buyer shall enter into an assignment and assumption

agreement with respect to the Assumed Contracts. Seller shall deliver to Buyer (or permitted

assignees as Buyer shall instruct Seller) such bills of sale, endorsements, consents, assignments,

powers of attorney (in particular with respect to Seller's assignment of Intellectual Property

Rights to Buyer) and other good and sufficient instruments of conveyance and assignment as the

parties and their respective counsel shall deem reasonably necessary or appropriate to vest in

Buyer all right, title and interest in, to and under the Purchased Assets being acquired by Buyer.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES

Representations and Warranties of Seller. Subject to the entry of the Sale

Order and except as set forth in the disclosure schedules attached hereto, Seller hereby represents

and warrants to Buyer as follows:

4.1.

4.1.1 Authorization and No Violations. Seller is organized, validly existing

and in good standing under the laws of the State of Delaware. Subject to the approval of

the Bankruptcy Court, this Agreement has been duly and validly executed and delivered

by Seller, and constitutes the legal, valid and binding obligation of Seller, and

consummation of the transactions contemplated hereby will not result in a violation by

Seller of any federal, state, local or other law, regulation, judgment, order or rule.

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4.1.2 Absence of Proceedings. No action or proceeding has been instituted

against Seller before any Governmental Entity by any person or public authority seeking

to restrain or prohibit the execution and delivery of this Agreement, or the consummation

of the transactions contemplated hereby.

4.1.3 Broker's Fees. Neither Seller nor anyone acting on its behalf has any

liability to any broker, finder or agent, or has agreed to pay any brokerage commission or

financial advisory fees with respect to the transactions contemplated by this Agreement

which Buyer may be held liable for, except for fees payable by Seller to Mesirow

Financial, Inc.

4.1.4 Tax Obligations. All Taxes due the Internal Revenue Service and the

respective Revenue Department of the States of Delaware, Illinois, Michigan, New

Hampshire, Ohio, and Pennsylvania through the Closing Date have been paid.

4.1.5 Sufficiency of, Title to and Ownership of the Purchased Assets. The

Seller owns or will own at the time of transfer of the Purchased Assets to Buyer, good

and marketable title to all of the Purchased Assets free and clear of all Liens, except for

Liens that, pursuant to the Sale Order, shall be released upon payment of the Purchase

Price at the Closing.

4.1.6 Location of Purchased Assets. To the knowledge of Seller and except

for reductions in inventory consistent with the Target Value, all of the inventory listed on

the May 31, 2004 Finished Goods Inventory Report and all of the equipment and other

assets constituting the Purchased Assets, are located at Seller's places of business or with

its vendors.

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4.2. Representations and Warranties of Buyer. Buyer represents and warrants to

Seller as follows:

4.2.1 <u>Authorization</u>. Buyer is organized, validly existing and in good standing

under the laws of the State of Illinois. The Buyer has the legal right to execute, deliver

and perform this Agreement. This Agreement has been duly and validly executed and

delivered by Buyer, and constitutes the legal, valid and binding obligation of Buyer

enforceable against Buyer in accordance with its terms.

4.2.2 Validity of Contemplated Transactions, Etc. The execution, delivery

and performance of this Agreement by Buyer does not and will not violate, conflict with

or result in the breach of any term, condition or provision of, or require the consent of

any other person under (a) any existing law, ordinance, or governmental rule or

regulation to which Buyer is subject; (b) any judgment, order, writ, injunction, decree or

award of any arbitrator or Governmental Entity which is applicable to Buyer; or (c) any

mortgage, indenture, agreement, contract, commitment, lease, plan, authorization, or

other instrument, document or understanding, oral or written, to which Buyer is a party or

by which Buyer may have rights or give any party with right thereunder the right to

terminate, modify, accelerate or otherwise change the existing rights or obligations of

Buyer thereunder. Except as aforesaid, no authorization, approval or consent of, and no

registration or filing with, any Governmental Entity is required in connection with the

execution, delivery or performance of this Agreement by Buyer.

4.2.3 Absence of Proceedings. No action or proceeding has been instituted

against Buyer before any Governmental Entity by any person or public authority seeking

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to restrain or prohibit the execution and delivery of this Agreement, or the consummation

of the transactions contemplated hereby.

4.2.4 Broker's Fees. Neither Buyer nor anyone acting on its behalf has any

liability to any broker, finder or agent, or has agreed to pay any brokerage commission or

financial advisory fees with respect to the transactions contemplated by this Agreement

which Seller may be held liable for.

4.2.5 Condition of Purchased Assets. To induce Seller to enter into and

perform its obligations under this Agreement, Buyer hereby acknowledges and agrees

that:

(a) Buyer and its agents have been given full and complete access to the

Purchased Assets and adequate opportunity to inspect same; and

(b) EXCEPT AS EXPRESSLY PROVIDED HEREIN, NO

REPRESENTATION OR WARRANTY OF ANY KIND OR NATURE

(EXPRESS OR IMPLIED) IS BEING MADE BY THE SELLER OR ANY OF

TS SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES OR

AGENTS WITH RESPECT TO THE SELLER, THE BUSINESSES, OR

FUTURE OPERATIONS OR PROSPECTS OF THE BUSINESS, OR THE

NATURE, CONDITION OR VALUE OF ANY OF THE ASSETS OF THE

SELLER, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATION

OR WARRANTY REGARDING THE MERCHANTABILITY, FITNESS FOR

A PARTICULAR PURPOSE, CONDITION, USE, QUANTITY OR

WORKMANSHIP, RIGHT OR INTEREST OF THE SELLER, AND THE

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BUYER ACKNOWLEDGES THAT THE TRANSFER IS BEING MADE "AS

IS, WHERE IS."

4.2.6 Availability of Funds. Buyer has cash available which is sufficient to

enable Buyer to purchase the Purchased Assets and otherwise consummate the

transactions contemplated by this Agreement. Buyer's obligations to proceed to the

Closing shall not be subject to any financing contingency.

4.2.7 Payments. Neither Buyer, nor any Affiliate of Buyer, nor any officer,

director, employee or agent thereof, has, directly or indirectly, paid or delivered, offered

to pay or deliver, or agreed to pay or deliver any fee, commission or other sum of money

or item of property, however characterized, to any Person which is now or was previously

an Affiliate or insider (as those terms are defined in the Bankruptcy Code) of Seller in

connection with the consummation of the transactions contemplated by this Agreement.

ARTICLE 5

COVENANTS

5.1. The Seller's Covenants. Seller covenants with Buyer as follows:

5.1.1. Conduct of the Businesses. Except for Seller's sale of the Sold

Machines, for the time period commencing on the date hereof and ending on the Closing

Date, subject to the requirements and restrictions of the Bankruptcy Court proceedings

and due to the fact that the Businesses are currently in operation, Seller covenants with

Buyer that (a) Seller has and will continue to use its commercially reasonable efforts to

preserve and safeguard the Purchased Assets, and (b) Seller has not and will not sell,

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transfer, convey or otherwise dispose of any of the Purchased Assets, except for sales of

inventory in the ordinary course of business.

5.1.2. Access to Information. Subject to the restrictions contained in the

Confidentiality Agreement, from the date of this Agreement until the Closing Date, Seller

(i) will give Buyer, its counsel, financial advisors, auditors and other authorized

representatives access to the offices, properties, Books and Records of Seller relating to

the Businesses, (ii) will furnish to Buyer, its counsel, financial advisors, auditors and

other authorized representatives such financial and operating data and other information

relating to the Businesses as such persons may reasonably request, and (iii) will instruct

the agents, counsel and financial advisors of Seller to cooperate with Buyer in its

investigation of the Businesses. Any investigation pursuant to this Section 5.1.2 shall be

conducted in such manner as not to interfere unreasonably with the conduct of the

Businesses of Seller. Notwithstanding the foregoing, Buyer shall not have access to

personnel records of Seller relating to individual performance or evaluation records,

medical histories or other information which in Seller's good faith opinion is sensitive or

the disclosure of which could subject Seller's to risk of liability.

5.1.3. Notices of Certain Events. (a) Seller shall promptly notify Buyer of:

(i) any notice or communication from any Person alleging that the consent of such Person is or may be required in connection with

the transactions contemplated by this Agreement;

(ii) any notice or other communication from any Governmental Entity in connection with the transactions contemplated by this

Agreement;

(iii) any actions, suits, claims, investigations or proceedings

commenced or, to its knowledge threatened against, relating to or involving or otherwise affecting Seller or the Businesses that relate

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to the consummation of the transactions contemplated by this

Agreement; and

the damage or destruction by fire or other casualty of any material Purchased Asset or any material part thereof or if any material Purchased Asset or any material part thereof becomes the subject of any proceeding or, to the knowledge of Seller, threatened

proceeding, for the taking thereof or any part thereof or of any right relating thereto by condemnation, eminent domain or other

similar action by a Governmental Entity.

(b) Seller shall promptly notify Buyer of, and furnish Buyer any

information which Buyer may reasonably request with respect to, the occurrence,

to Seller's knowledge, of any event or condition or the existence, to Seller's

knowledge, of any fact that would cause any of the conditions to Buyer's

obligations to consummate the purchase and sale of the Purchased Assets not to

be fulfilled.

(iv)

(c) If between the date of this Agreement and the Closing Date, any of

the matters referenced in Section 5.1.3(a)(iv) shall have occurred, then Seller, at

its option, shall either (i) retain any insurance proceeds and repair any damage or

casualty at its expense, (ii) deliver to Buyer on the Closing Date any insurance

proceeds (including without limitation, condemnation insurance proceeds), or

rights to receive insurance proceeds, with respect thereto, or (iii) the Purchase

Price shall be reduced by such amount.

Bankruptcy Court Approval. As soon as practicable after execution of

this Agreement, Seller shall seek Bankruptcy Court approval of a sale of the Purchased

Assets to Buyer pursuant to this Agreement by filing or amending the existing motion for

a sale pursuant to Section 363 of the Bankruptcy Code (the "Amended Bid Procedures

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and Sale Motion"). The Amended Bid Procedures and Sale Motion shall (i) request that

the Bankruptcy Court schedule a hearing on an expedited basis to confirm the sale of the

Purchased Assets to Buyer no later than September 7, 2004 (the "Sale Hearing"), (ii)

include a provision stating that a competing bid (other than for Seller's prepetition

secured lenders) must make an initial deposit of at least Three Hundred Fifty Thousand

Dollars (\$350,000), and must exceed the Purchase Price by at least One Hundred Fifty

Thousand Dollars (\$150,000) for reimbursement of Buyer's verified reasonable and

necessary out-of-pocket expenses; plus, Two Hundred Sixty Thousand Dollars

(\$260,000), the amount of the Breakup Fee to be paid to Buyer if it is not the successful

bidder at Auction; plus the cure amounts, if any, required to be paid pursuant to section

365 of the Bankruptcy Code for all executory contracts and unexpired leases a bidder

desires the Debtor to assume and assign to the bidder; plus, Fifty Thousand Dollars

(\$50,000), the next incremental bid amount for the initial offer and thereafter all

subsequent offers must be in increments of at least Fifty Thousand Dollars (\$50,000)

greater than the preceding highest offer, (iii) include a provision stating that, at the

request of Seller, all bidders (other than for Seller's prepetition secured lenders) must

submit financial information to Seller and certain other parties at least two days prior to

the Auction, and (iv) include a provision requesting the Bankruptcy Court approve the

Breakup Fee and Expense Reimbursement. Seller shall use reasonable best efforts to

obtain:

(a) entry of the Amended Bid Procedures Order; and

(b) entry of the Sale Order.

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5.1.5 Expense Reimbursement and Breakup Fee. Seller acknowledges that Buyer has incurred, and will incur, substantial expense and risk in performing due diligence for the transactions contemplated by this Agreement and by entering into this Agreement. Seller agrees that, subject to approval and entry of the Amended Bid Procedures Order, Buyer shall be entitled to reimbursement for its actual and verifiable fees, costs and expenses (including professional fees and work fees to potential lending institutions) incurred by Buyer in connection with the negotiation, due diligence, preparation, execution and delivery of the Letter of Intent and this Agreement up to a maximum amount of \$150,000 ("Expense Reimbursement") if the Bankruptcy Court approves a Higher and/or Better Offer from a third party or third parties for the Purchased Assets at the auction conducted in accordance with the auction procedures approved by the Bankruptcy Court (the "Auction"). Seller further agrees that, subject to approval and entry of the Amended Bid Procedures Order, Buyer shall be entitled to a breakup fee (the "Breakup Fee") in the amount of Two Hundred Sixty Thousand Dollars (\$260,000), which shall be paid directly to Buyer from the Sale proceeds upon consummation of a Sale if Seller receives a Higher and/or Better Offer from a third party or third parties for the Purchased Assets at the Auction. Notwithstanding anything to the contrary contained in this Agreement, Buyer shall not be entitled to the Expense Reimbursement or the Breakup Fee if (i) the Bankruptcy Court does not enter the Amended Bid Procedures Order or the Amended Bid Procedures Order does not provide for the Expense Reimbursement or the Break up Fee, or (ii) Seller fails to sell, transfer, assign, convey and deliver the Purchased Assets to Buyer (or its successors or permitted assigns) due to a material breach by Buyer (or its successors or permitted assigns) of this Agreement.

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5.1.6 Insurance. Until the Closing, Seller shall maintain in full force all

insurance related to the Purchased Assets and the Businesses that is currently in effect.

5.1.7 Condition of the Purchased Assets. Other than for the continued

operation of DBSG and MTG in the ordinary course, and consistent with present practice,

through the Closing, Seller shall not dispose of any of the Purchased Assets prior to the

Closing Date, and the Purchased Assets shall be in the same condition, ordinary wear and

tear excepted, as on the date of the inspection by Buyer on or about the date of this

Agreement.

5.2. The Buyer's Covenants. Buyer agrees that:

5.2.1 Confidentiality. Buyer acknowledges that the information being

provided to it in connection with the purchase and sale of the Purchased Assets and the

consummation of the other transactions contemplated by this Agreement is subject to the

terms of the Confidentiality Agreement, the terms of which are incorporated into this

Agreement by reference. Effective upon, and only upon, the Closing, the Confidentiality

Agreement shall terminate.

5.2.2. No Additional Representations. Buyer acknowledges and agrees that,

except as expressly set forth in this Agreement, neither Seller nor any other Person has

made any representation or warranty, expressed or implied, with respect to (i) the

transactions contemplated by this Agreement, (ii) Seller or Seller's assets, liabilities or

businesses, or (iii) the accuracy or completeness of any information regarding Seller

furnished or made available to Buyer and its representatives.

5.2.3. Access to Information. On and after the Closing Date, Buyer will afford

promptly to Seller and its agents reasonable access to Seller's former books, records,

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employees and auditors to the extent necessary to permit Seller to determine any matter

relating to its rights and obligations hereunder or relating to the continuing administration

of Seller's chapter 11 case, or to any period ending on or before the Closing Date;

provided that any such access by Seller shall not unreasonably interfere with the conduct

of the business of Buyer. Seller will hold, and will use its best efforts to cause its officers,

directors, employees, accountants, counsel, consultants, advisors and agents to hold, in

confidence, unless compelled to disclose by judicial or administrative process or by other

requirements of law, all confidential documents and information concerning Buyer or the

Businesses provided to it pursuant to this Section 5.2.3.

5.2.4. Assumed Contracts. In the event that there are any Assumed Contracts,

Buyer shall promptly comply with and perform any obligations under the Assumed

Contracts.

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5.2.5. Cure Amounts. Buyer shall pay all amounts, as determined by the

Bankruptcy Court, required under Section 365 of the Bankruptcy Code to cure any and

all defaults under the Assumed Contracts, if any, and to compensate the parties to the

Assumed Contracts for any actual pecuniary losses resulting from such defaults (the

"Cure Amount"). For purposes of clarification, this Section 5.2.5 shall apply only to

Assumed Contracts under which Cure Amounts exist as of the Closing.

5.2.6 The Buyer's Cooperation. The Buyer shall cooperate in providing such

information and evidence as is reasonably necessary to obtain the orders of the

Bankruptcy Court as described in this Agreement.

5.3. Covenants of Both Parties. The Buyer and Seller agree that:

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5.3.1. Best Efforts: Further Assurances. (a) Subject to the terms and

conditions of this Agreement, Buyer and Seller will each use their best efforts to take, or

cause to be taken, all actions and to do, or cause to be done, all things necessary or

desirable under applicable laws and regulations to consummate the transactions

contemplated by this Agreement. Seller and Buyer each agree to execute and deliver

(both before and after the Closing and without charge to the requesting party) such other

documents, certificates, agreements and other writings and to take such other actions as

may be reasonably necessary in order to consummate or implement expeditiously the

transactions contemplated by this Agreement and to vest in Buyer good and marketable

title to the Purchased Assets.

(b) Subject to the terms and conditions of this Agreement, Buyer and Seller

will each use their best efforts to take all action and to do all things necessary, proper, or

advisable to consummate and make effective the transactions contemplated by this

Agreement and to obtain approval and entry of the Sale Order and the Bid Procedures

Order.

5.3.2. Certain Filings. The Seller and Buyer shall cooperate with one another

(a) in determining whether any action by or in respect of, or filing with, any

Governmental Entity is required, or any actions, consents, approvals or waivers are

required to be obtained from parties to any Assumed Contracts, in connection with the

consummation of the transactions contemplated by this Agreement, and (b) in taking such

actions or making any such filings, furnishing information required in connection

therewith and seeking timely to obtain any such actions, consents, approvals or waivers.

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5.3.3 Press Releases, Public Statements and Other Communications, Upon

the execution of this Agreement, and subject to the provisions of the Confidentiality

Agreement, each party may make public announcements, issue press releases or make

other statements regarding the status, general terms, conditions and facts of the

transactions contemplated by the Agreement, including without limitation,

communications with employees of Seller and Seller's creditors to explain the

transactions contemplated by the Agreement. Each party will make every reasonable

effort to provide the other with an opportunity to review and comment on any press

release or media communication concerning the transactions contemplated by the

Agreement.

5.3.4. Post-Closing Access to Books and Records. After the Closing Date, the

parties agree that they will each cooperate with and make available to the other party,

during normal business hours, all Books and Records, information (without substantial

disruption of employment) retained and remaining in existence after the Closing Date

which are necessary or useful in connection with any inquiry relating to Taxes or any

audit, investigation or dispute, any litigation or investigation or any other matter requiring

any such Books and Records, information or employees for any reasonable business

purpose. The party requesting any such Books and Records, information shall bear all of

the out-of-pocket costs and expenses (including, without limitation, attorneys' fees, but

excluding reimbursement for general overhead, salaries and employee benefits) reasonably

incurred in connection with providing such Books and Records, information or employees.

Seller may require certain financial information relating to the Businesses for periods

commencing prior to the Closing Date for the purpose of filing federal, state, local and

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foreign Tax Returns and other governmental reports, and Buyer agrees to furnish such

information to Seller at Seller's request and expense.

ARTICLE 6

CONDITIONS PRECEDENT TO THE CLOSING

6.1. Conditions Precedent to Buyer's Obligations. All obligations of Buyer under

this Agreement are, at Buyer's discretion, subject to the fulfillment or satisfaction, at the times

indicated herein, of each of the following conditions precedent:

6.1.1 Representations and Warranties True as of the Closing Date. The

representations and warranties of Seller contained in this Agreement shall have been true

on the date hereof in all material respects and shall be true on the Closing Date in all

material respects with the same effect as though such representations and warranties were

made as of such date, except to the extent such representations and warranties expressly

relate to an earlier date (in which case such representations and warranties shall have

been true and correct in all material respects on and as of such earlier date).

6.1.2 Compliance with this Agreement. Seller shall have performed and

complied in all material respects with all agreements and covenants required by this

Agreement to be performed or complied with by it prior to or at the Closing.

6.1.3 No Threatened or Pending Litigation. On the Closing Date, no suit,

action or other proceeding shall be pending before any court or other Governmental

Entity in which it is sought to restrain or prohibit or to obtain damages or other relief in

connection with this Agreement or the consummation of the transactions contemplated

hereby.

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6.1.4 Bankruptcy Court Amended Bid Procedures Order. The Bankruptcy

Court shall have issued the Amended Bid Procedures Order (the Amended Bid

Procedures Order to include the Bankruptcy Court's approval of the Expense

Reimbursement and Breakup Fee as provided in Section 5.1.5) and the Amended Bid

Procedures Order shall have become a Final Order or such requirement shall have been

waived.

6.1.5 Bankruptcy Court Sale Order. The Bankruptcy Court shall have issued

the Sale Order (the Sale Order to include the Bankruptcy Court's authorization for Seller

to pay the Expense Reimbursement Breakup Fee as provided in Section 5.1.5), and the

Sale Order shall not be subject to any stay.

6.1.6 The Seller's Deliveries. Seller shall have delivered to Buyer at or prior to

the Closing the following, in a form reasonably satisfactory to Buyer and its counsel, a

bill of sale that conveys the Purchased Assets to Buyer free and clear of all Liens.

6.1.7 Approval of Counsel; Corporate Matters. All instruments and

documents required to carry out this Agreement or incidental thereto shall have been

approved on or before the Closing Date by counsel for Buyer in the exercise of their

reasonable judgment. Seller shall also have delivered to Buyer such other documents,

instruments, certifications and further assurances as such counsel for Buyer may

reasonably require.

6.2. Conditions Precedent to the Obligations of Seller. All obligations of Seller

under this Agreement are subject to the fulfillment or satisfaction, prior to or at the Closing, of

each of the following conditions precedent:

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6.2.1 Representations and Warranties True as of the Closing Date. The

representations and warranties of Buyer contained in this Agreement or in any list,

certificate or document delivered by Buyer to Seller pursuant to the provisions hereof

shall be true in all material respects on the date hereof and on the Closing Date with the

same effect as though such representations and warranties were made as of such date.

6.2.2 Compliance with this Agreement. Buyer shall have performed and

complied in all material respects with all agreements and covenants required by this

Agreement to be performed or complied with by them prior to the Closing.

6.2.3 No Threatened or Pending Litigation. On the Closing Date, no suit,

action, or other proceeding, or other injunction or final judgment relating thereto, shall be

threatened or be pending before any court or governmental or regulatory official, body or

authority in which it is sought to restrain or prohibit, or to obtain damages or other relief

in connection with this Agreement, or the consummation of the transactions contemplated

hereby, and no investigation that might result in any such suit, action or proceeding shall

be pending or threatened.

6.2.4 Approval of Counsel; Corporate Matters. All instruments and

documents required to carry out this Agreement or incidental thereto shall have been

approved on or before the Closing Date by counsel for Seller in the exercise of their

reasonable judgment. Buyer shall also have delivered to Seller such other documents,

instruments, certifications and further assurances as such counsel for Seller may

reasonably require.

6.2.5 Bankruptcy Court Amended Bid Procedures Order. The Bankruptcy

Court shall have issued the Amended Bid Procedures Order (the Amended Bid

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Procedures Order to include the Bankruptcy Court's approval of Expense Reimbursement

and Breakup Fee as provided in Section 5.1.5) and the Amended Bid Procedures Order

shall have become a Final Order or such requirement shall have been waived.

6.2.6 Bankruptcy Court Sale Order. The Bankruptcy Court shall have issued

the Sale Order (the Sale Order to include the Bankruptcy Court's authorization for Seller

to pay the Expense Reimbursement and Breakup Fee as provided in Section 5.1.5), and

the Sale Order shall not be subject to any stay.

6.2.7 Payment. Buyer shall have paid the Purchase Price (subject to any

permitted adjustments).

6.3. Frustration of Conditions. Neither Buyer nor Seller may rely on the failure of

any condition set forth in Section 6.1 or 6.2, respectively, to be satisfied if such failure was

caused by such party's failure to act in good faith or to use its reasonable efforts to cause the

Closing to occur, as provided in this Agreement.

ARTICLE 7

POST-CLOSING MATTERS

Use of Name. From and after the Closing Date, Seller will sign such consents

and take such other actions as Buyer shall reasonably request in order to permit Buyer to use the

name "DeVlieg" and variants thereof. Seller shall relinquish its rights to the name "DeVlieg"

under the License Agreement dated June 21, 2000 between the Seller and DV Associates, L.P.

and shall promptly take all necessary action to reject such agreement only as to the name

"DeVlieg."

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7.2. Removal of Purchased Assets. Buyer shall have ninety (90) days from the

Closing to remove the Purchased Assets from the premises where they are located. Such removal

shall be at Buyer's expense, but storage of the Purchased Assets shall be at no expense to Buyer

for such ninety (90) day period (except for any rental expense imposed under the Bankruptcy

Code or by order of the Bankruptcy Court). The Buyer shall be responsible for the security of the

Purchased Assets during such ninety (90) day period.

ARTICLE 8

MISCELLANEOUS

8.1. <u>Termination</u>.

8.1.1 <u>Causes</u>. Anything herein or elsewhere to the contrary notwithstanding,

this Agreement may be terminated by written notice of termination at any time on or

before the Closing Date only as follows:

(a) By mutual written consent of Seller and Buyer;

(b) By Buyer if the representations and warranties of Seller contained in

Section 4.1 hereof were incorrect in any material respect when made or at

any time thereafter until Closing;

(c) By Seller if the representations and warranties of Buyer contained in

Section 4.2 hereof were incorrect in any material respect when made or at

any time thereafter until Closing;

(d) By either party if the Closing shall not have been consummated on or

before September 21, 2004;

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(e) By either Seller or Buyer if there shall be any law or regulation that makes

the consummation of the transactions contemplated hereby illegal or

otherwise prohibited or if consummation of the transactions contemplated

hereby would violate any Final Order, decree or judgment of any

Governmental Entity having competent jurisdiction;

(f) By Buyer or Seller if any Governmental Entity shall have commenced

litigation seeking to enjoin consummation of the transaction; and

(g) By Buyer or Seller if the Bankruptcy Court shall have approved a sale of

the Purchased Assets or Businesses to a Person or Persons other than

Buyer.

The party desiring to terminate this Agreement pursuant to Clauses other than (a)

shall give notice of such termination to the other party prior to the Closing.

8.1.2 Effect of Termination. If this Agreement is terminated as permitted by

Section 8.1.1, such termination shall be without liability of any party (or any stockholder,

director, officer, employee, agent, consultant or representative of such party) to the other

party to this Agreement; provided that if such termination shall result from the willful

failure of any party to fulfill a condition to the performance of the obligations of another

party, failure to perform a covenant of this Agreement or breach by any party to this

Agreement of any representation or warranty or agreement contained in this Agreement,

such failing or breaching party shall be fully liable for any and all losses incurred or

suffered by the other party as a result of such failure or breach. The provisions of

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Sections 5.2.1, 8.2.1 and 8.3 shall survive any termination of this Agreement pursuant to

Section 10.01.

8.2. Brokers' and Finders' Fees.

8.2.1 For Seller represents and warrants to Buyer that all negotiations

relative to this Agreement have been carried on by it directly without the intervention of

any person who may be entitled to any brokers or finder's fee, or other commission in

respect of this Agreement or the consummation of the transactions contemplated hereby,

and Seller agrees to indemnify and hold harmless Buyer against any and all claims,

losses, liabilities and expenses which may be asserted against or incurred by it as a result

of Seller's dealings, arrangements or agreements with any such person.

8.2.2 For Buyer. Buyer represents and warrants that all negotiations relative to

this Agreement have been carried on by it directly without the intervention of any person

who may be entitled to any broker or finder's fee, or other commission in respect of this

Agreement or the consummation of the transactions contemplated hereby, and Buyer

agrees to indemnify and hold harmless Seller against any and all claims, losses, liabilities

and expenses which may be asserted against or incurred by it as a result of Buyer's

dealings, arrangements or agreements with any such person.

8.3. Expenses. Except as otherwise provided in this Agreement, each party hereto

shall pay its own expenses incidental to the preparation of this Agreement, the carrying out of the

provisions of this Agreement, and the consummation of the transactions contemplated hereby.

8.4. Contents of Agreement; Parties in Interest, Etc. This Agreement sets forth the

entire understanding of the parties hereto with respect to the transactions contemplated hereby.

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It shall not be amended or modified, except by written instrument duly executed by each of the

parties hereto. Any and all previous agreements and understandings between or among the

parties regarding the subject matter hereof, whether written or oral, are superseded by this

Agreement.

8.5. Assignment and Binding Effect. This Agreement may not be assigned prior to

the Closing by any party hereto without the prior written consent of the other parties. Subject to

the foregoing, all of the terms and provisions of this Agreement shall be binding upon and inure

to the benefit of, and be enforceable by the successors and assigns of Seller and Buyer. Prior to

execution by all parties, this Agreement shall not be binding upon or enforceable by or against

any party, by estoppel or otherwise. In consideration of Seller's agreement to permit Buyer to

assign its obligations hereunder, Buyer agrees that, in the event that Seller consents to an

assignment by Buyer and Buyer's assignee breaches the obligations of its assignee hereunder,

Buyer shall remain liable for any such breach.

8.6. Waiver. Any condition, term or provision of this Agreement may be waived at

any time by the party entitled to the benefit thereof by a written instrument duly executed by

such party. Any such written waiver shall not imply a waiver as to any other term, condition,

circumstance or occasion, nor estop any party from enforcing any term, condition, right or

remedy not expressly so waived. Failure of a party to insist upon adherence to any term or

condition of this Agreement on any occasion shall not be considered a waiver or deprive that

party of the right thereafter to insist upon adherence to that term or condition, or any other term

of condition of this Agreement.

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8.7. Notices. Any notice or communication under this Agreement shall be in writing

and delivered (by hand, facsimile, telegraph, telex or courier) or deposited in the United States

mail (first class, registered or certified), postage fully prepaid, and addressed as stated below.

Notice by United States mail shall be deemed given on the third day after its deposit. Notice by

facsimile, telegraph or telex shall be deemed given on the day sent. Notice by hand delivery or

courier shall be deemed given on the first business day when such delivery is first attempted.

Either party may, from time to time, specify as its address, for purposes of this Agreement, any

other address upon the given of ten (10) days' notice thereof to the other party in the manner

required by this paragraph. This paragraph shall not prevent the giving of written notice in any

other manner, but such notice shall be deemed effective only when and as of its actual receipt at

the proper address and by the proper addressee:

To Seller:

DeVlieg Bullard II. Inc.

Attn: Alan J. Konieczka, Chief Executive Officer

10100 Forest Hills Road

Rockford, Illinois 61115

Telephone: (815) 282-4100

Facsimile: (815) 282-4171

and a copy to Counsel for Seller:

McDonald Hopkins Co., LPA Attn: Shawn M. Riley

600 Superior Avenue, E.

Suite 2100

Cleveland, Ohio 44114

Telephone: (216) 348-5400

Facsimile: (216) 348-5474

and

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Flaster/Greenberg P.C. Attn: James E. Huggett 913 N. Market Street, Suite 702 Wilmington, DE 19801 Telephone: (302) 351-1910 Facsimile: (302) 351-1919

To Buyer:

Bourn & Koch, Inc. Attn: Timothy P. Helle, President 2500 Kishwaukee Street Rockford, IL 61108 Telephone: (815) 965-4013 Facsimile: (815) 965-0234

and a copy to Counsel for Buyer:

Debra A. Delia, Esq.
Henry J. Close, Esq.
Oliver, Close, Worden, Winkler & Greenwald LLC
124 N. Water St., Suite 300
P.O. Box 4749
Rockford, Illinois, 61110
Telephone: (815) 968-7591
Facsimile: (815) 968-7507

- 8.8. Governing Law. This Agreement shall be governed by and interpreted and enforced in accordance with the laws of the State of Illinois, without regard to the conflicts of law rules of such State.
- 8.9. No Benefit to Others. The representations, warranties, covenants and agreements contained in this Agreement are for the sole benefit of the parties hereto, and in the case of Section 8.2 hereof, the other parties entitled to indemnity or defense, and successors and permitted assigns, and they shall not be construed as conferring any rights on any other persons.
- 8.10. <u>Headings, Gender and "Person."</u> All section headings contained in this Agreement are for convenience and reference only, do not form a part of this Agreement, and

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shall not affect in any way the meaning or interpretation of this Agreement. Words used herein,

regardless of the number and gender specifically used, shall be deemed and construed to include

any other number, singular or plural, and any other general, masculine, feminine or neuter, as the

context requires. Any reference to a "person" herein shall include an individual, firm,

corporation, partnership, trust, governmental authority or body, association, unincorporated

organization, or any other entity.

8.11. Exhibits. All Exhibits referred to herein are intended to be and hereby are

specifically made a part of this Agreement.

8.12. Counterparts; Effectiveness. This Agreement may be signed in any number of

counterparts, each of which shall be an original, with the same effect as if the signatures thereto

and hereto were upon the same instrument. This Agreement shall become effective when each

party shall have received a counterpart hereof signed by the other parties.

8.13. Entire Agreement; Third Party Beneficiaries. This Agreement, the

Confidentiality Agreement and the documents referred to in this Agreement and therein

constitute the entire agreement between the parties with respect to the subject matter hereof and

supersede all prior agreements and understandings, both written and oral, between the parties

with respect to such subject matter. No representation, inducement, promise, understanding,

condition or warranty not set forth in this Agreement has been made or relied upon by any party

hereto. Neither this Agreement nor any provision of this Agreement is intended to confer upon

any Person other than the parties any rights or remedies under this Agreement.

8.14. Bulk Sales Laws. Buyer and Seller each waive compliance by Seller with the

provision of the "bulk sales," "bulk transfer" or similar laws of any State.

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8.15. Severability. If any provision of this Agreement (or any portion of this

Agreement) or the application of any such provision (or any portion thereof) to any Person or

circumstance shall be held invalid, illegal or unenforceable in any respect by a court of

competent jurisdiction, such invalidity, illegality or unenforceability shall not affect any other

provision of this Agreement (or the remaining portion thereof) or the application of such

provision to any other Persons or circumstances.

8.16. Jurisdiction. Except with respect to such matters as shall properly remain within

the jurisdiction of the Bankruptcy Court, Seller and Buyer consent to the jurisdiction and venue

of the state and federal courts located in Winnebago County, Illinois, and or the Northern District

of Illinois, Western Division, with respect to any legal action, in tort or contract, arising directly

or indirectly from this Agreement, or the relationship created hereby. This provision shall not

bar enforcement of a provisional, extraordinary, in-rem or post-judgment remedy in any court

whose original jurisdiction is essential or exclusive as to that remedy, despite the above consent

to jurisdiction.

8.17. Incorporation by Reference. The Preamble and WHEREAS clauses set forth

above and the Schedules and the Exhibit referred to above are incorporated into this Agreement

as if the same were fully set forth in this Agreement.

[Remainder of Page Intentionally Left Blank; Signature Page Follows]

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IN WITNESS WHEREOF, the parties hereto have executed this Amended and Restated

Asset Purchase Agreement on the date first written.

THE SELLER:

THE BUYER:

DeVlieg Bullard II, Inc.

Bourn & Koch, Inc.

By:

Man J. Kohleczka (Its Chief Executive Office Timothy P. Helle Its President

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IN WITNESS WHEREOF, the parties hereto have executed this Amended and Restated
Asset Purchase Agreement on the date first written.

THE SELLER:

THE BUYER:

DaVlieg Bullard II, Inc.

Bourn & Koch, Inc.

Alan J. Konleszke

Alan J. Konisczka
Its Chief Executive Officer

Executive Officer Its President

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AMENDED AND RESTATED ASSET PURCHASE AGREEMENT

SCHEDULE 2.3.1(a)

See Attached Listing

{540752:}

Ref#	Oty.	Manufacturer/Description
		REBUILD DEPARTMENT.
1	1	SUNNEN MODEL MBC-1800 HORIZONTAL PRECISION HONE SERIAL NO. 80507 (1975) WITH TOOLING.
2	1	GAFFEY 1 TON X 10' FLOOR MOUNTED JIB CRANE WITH COFFING 1 TON ELECTRIC CHAIN HOIST.
3	1	SCHENCK TREBAL MODEL H20B BALANCER TEST STAND SERIAL NO. AHD-0634 WITH WALKER TURNER SINGLE SPINDLE DRILL, SCHENCK TREBAL MODEL M480-450 CONTROLS SERIAL NO. AHD-0634 (1982).
4	. 1	Craftsman model 137-216200 20" variable speed scrow saw Serial no. Rer3005 with Stand.
5	1	GREENERD # 3 ARBOR PRESS WITH STAND.
6	1	GREENERD # 4 KNEE TYPE ARBOR PRESS.
. 7	1	BRIDGEPORT 1½ H.P. VARIABLE SPEED VERTICAL MILLING MACHINE SERIAL NO. 181663 (1976), SPINDLE SPEEDS TO 4,200 RPM, POWER FEED, 2 AXIS DIGITAL READOUT.
8	1	BROWN & SHARPE # 13 UNIVERSAL AND TOOL GRINDER SERIAL NO. 525-13-2829, 8" SWING X 24" CENTERS.

Ref#	Qty.	Manufacturer/Description
9	1	EROWN & SHARPE MODEL 518 MICROMASTER 6" X 18" HYDRAULIC SURFACE GRINDER SERIAL NO. 523-8101-3886 (1968) WITH 6" X 18" PERMANENT MAGNETIC CHUCK.
10	í	MONARCH MODEL 16 SERIES 60 16" X 48" ENGINE LATHE SERIAL NO. 51071 (1972), SPINDLE SPEEDS TO 1,800 RPM, 10" 3 JAW CHUCK, TOOLPOST, TAILSTOCK, TRACER, COOLANT AND 2 AXIS DIGITAL READOUT.
11	1	SCHAUER MACHINE CO. TYPE VH3R FLOOR TYPE SPEED LATHE SERIAL NO. 12705.
12	1	JET MODEL HVBS-461 UNIVERSAL MINI PORTABLE BANDSAW SERIAL NO. 500688.
13	1	MACBLAST MODEL 5-42X24/BL 2 HOLE BLAST CABINET SERIAL NO. 6424-96 WITH DUST COLLECTOR.
14	1	TRINCO MODEL 48X30SL/450RC 2 WHOLE BLAST CABINET SERIAL NO. 372582-2 WITH DUST COLLECTOR.
15	1	BROWN & SHARPE # 510 5" X 10" HYDRAULIC SURFACE GRINDER SERIAL NO. 523-510-867 (1963) WITH 5" X 10" PERMANENT MAGNETIC CHUCK.

Ref#	Sty.	Manufacturer/Description
16	1	BROWN & SHARPE HORIZONTAL SPINDLE MAGNETIC CHUCK GRINDING MACHINE SERIAL NO. N/A, 10" MAGNETIC CHUCK, 8" GRINDING WHEEL, COOLANT.
17	1	MANUFACTURER UNKNOWN 10" DIAMETER HEAVY DUTY DOUBLE END GRINDER SERIAL NO. N/A.
18	1	HAMMOND DOUBLE END SANDER/GRINDER.
19	1	DOALL MODEL DG24 24" VARIABLE SPEED SINGLE SPINDLE PRODUCTION DRILL SERIAL NO. 24-8504.
20	1	DAKE MODEL 25H 25 TON HYDRAULIC SHOP PRESS SERIAL NO. 172495 WITH DAKE # 13/4 ARBOR PRESS.
21	1	ENCO 48" MANUAL BOX AND PAN BRAKE SERIAL NO. 19990830.
22	1	60" X 48" X 12" GRANITE SURFACE PLATE WITH STAND.
23	· 1	TOWMOTOR MODEL M30 3,000 LB. CAPACITY ELECTRIC FORKLIFT TRUCK SERIAL NO. 99N422. 1 STAGE MAST. CUSHION TIRES. R.O.P.S.

Ref#	<u>Otv.</u>	<u>Manufacturer/Description</u>
24	LOT	MISCELLANEOUS REBUILD DEPARTMENT MACHINERY AND EQUIPMENT INCLUDING BUT NOT LIMITED TO:
		WORKBENCHES, TABLES, VISES, MISCELLANEOUS HAND AND POWER TOOLS, STORAGE CABINETS, PART BINS, OXY-ACETYLENE TORCH SETS, CANTILEVER RACKS, GRINDERS, SPEED LATHES, CHOP SAW, FLAMMABLE LIQUID STORAGE CABINETS, CHERRY PICKER, DIE CARTS, SNOW BLOWER, CUSTOM FIXTURES AND TEST STANDS, TOOL GRINDER, TAPE AND NC CONTROL CABINETS, MISCELLANEOUS FURNITURE AND EQUIPMENT, ETC
25	LOT	APPROXIMATELY (145) SECTIONS MEDIUM DUTY ADJUSTABLE PALLET RACKS.
26	LOT	APPROXIMATELY (1,300) SECTIONS 36" X 10" MULTI SHELVED SHELVING.
27	1	DREXEL MODEL SET30 3,000 LB. CAPACITY ELECTRIC FORKLIFT TRUCK SERIAL NO. 22576-7, 2 STAGE MAST, CUSHION TIRES, R.O.P.S.
. 28	3	DOUBLE SIDED HEAVY DUTY CANTILEVER RACKS.
29	1	DELTA CYKLOPS MODEL VISTA 24" AUTOMATIC STRAPPING MACHINE SERIAL NO. 90902041 (2000),

Reff	<u> </u>	Manufacturer/Description
		SHIPPING AND RECEIVING AREA
30	· 1	DEWALT MODEL GE 18" RADIAL ARM SAW SERIAL NO. 7599 WITH CUSTOM WOOD TABLE.
`31	1	DELTA 14" VERTICAL BANDSAW WITH STAND.
32	1	POWERMATIC MODEL 72 14 TABLE SAW SERIAL NO. 472013 WITH FENCE AND DUST COLLECTOR.
33	1	MILWAUKEE 6' X 10' PANEL SAW WITH MILWAUKEE 3 H.P. 8" HANDSAW.
34	1	CATERPILLAR MODEL M50811 5,000 LB, CAPACITY ELECTRIC FORKLIFT TRUCK SERIAL NO. 35Y01061, 1 STAGE MAST, CUSHION TIRES, R.O.P.S.
35	1	4'X 5' FLOOR SCALE WITH CARDINAL DIGITAL READOUT AND CONTROLS.
36	LOT	APPROXIMATELY (60) SECTIONS MEDIUM DUTY ADJUSTABLE PALLET RACKS.
37	LOT	APPROXIMATELY (500) 36" AND 48" X 7" HIGH MULTI SHELVED SHELVING.

Rott	Oty.	Manufacturer/Description
38 .	1	ALLIS CHALMERS MODEL PT20 2,000 LB. CAPACITY LP GAS POWERED FORKLIFT TRUCK SERIAL NO. 27344000, 1 STAGE MAST, CUSHION TIRES, R.O.P.S.
39	1	BROWN & SHARPE MODEL 618 MICROMASTER 6" X 18" HYDRAULIC SURFACE GRINDER SERIAL NO. 523-6181-4456. (NOT-IN-SERVICE AT TIME OF INSPECTION)
40	LOT	MISCELLANEOUS SHIPPING AND RECEIVING AREA MACHINERY AND EQUIPMENT INCLUDING BUT NOT LIMITED TO: BOX STITCHER, SCALES, ENGRAVER, SAFETY LADDERS, FOAM PACKERS, ROLLER CONVEYOR, PACKAGING EQUIPMENT, WORKBENCHES, TABLES, TUBS, PART BINS, PERSONAL COMPUTERS, PRINTERS, LABELERS, DOLLIES, SHOP CARTS, PALLET JACKS, SPRAY BOOTH, FLAMMABLE LIQUID STORAGE CABINETS, VISES, MELTING POT, SHOP FURNITURE, REFRIGERATOR, MICROWAVE, MISCELLANEOUS EQUIPMENT, ETC
		QUALITY CONTROL LABORATORY
41	1	EPIC OPTICOM QUALIFIER 30 30" OPTICAL COMPARATOR SERIAL NO. 0Q300197.
42	1	ROCKWELL WILSON MODEL 3JR BENCHTOP HARDNESS TESTER SERIAL NO. 3428.

Ref#	Qty.	Manufacturer/Description
43	1	TRIMOS MODEL TVA800 VERTICAL 3 24" DIGITAL HEIGHT GAUGE SERIAL NO. 14924/ID5.
44	1	TRU-STONE 60" X 95" X 12" LEDGE TYPE GRANITE SURFACE PLATE WITH STAND.
45	1	MICROFLAT 48" X 60" X 7" GRANITE SURFACE PLATE WITH PORTABLE STAND.
46	1	TRIMOS MODEL TV500 24" DIGITAL HEIGHT GAUGE SERIAL NO. 885.
47	1	ROCKWELL WILSON MODEL 5TY BENCHTOP HARDNESS TESTER
48	LOT	MISCELLANEOUS QUALITY CONTROL LABORATORY EQUIPMENT INCLUDING BUT NOT LIMITED TO:
		MULTI DRAWER TOOL CABINETS, MISCELLANEOUS DIGITAL AND MANUAL GAUGES, METERS, FIXTURES AND TEST EQUIPMENT, ROUNDNESS TESTER, DIGITAL CALIPERS, MICROMETERS, DEPTH GAUGES, BORE GAUGES, DUL INDICATORS, HEIGHT GAUGES, TAPER GAUGES, GAUGE BLOCKS, ROTARY FIXTURES, JIB AND HOIST, STORAGE CABINETS, PERISHABLE EQUIPMENT, PERSONAL COMPUTERS, PRINTERS, CIRCUIT BOARD TEST EQUIPMENT, (NOT-IN-SERVICE, NOT-IN-USE AT TIME OF INSPECTION) MISCELLANEOUS EQUIPMENT, ETC

Ret#	Oty.	Manufacturer/Description
49	LOT	DOCUMENTATION AREA MACHINERY AND EQUIPMENT INCLUDING BUT NOT LIMITED TO:
		SPERRY RAND KARDVEYER, CHALLENGE HOLE DRILL, 18M CARD RECORDER, BLU RAY BLUEPRINT COPIER, KARDEX KARDVEYER, SHELVING, BLUEPRINT FILES, VERTICAL AND LATERAL FILES, STORAGE CABINETS, COPIERS, SAFE, SHOP FURNITURE, BOOKSHELVES, MICROFICHE MACHINES, MISCELLANEOUS EQUIPMENT, ETC
50	2	DIEBOLD MODEL 10971 POWERFILE ROTARY FILE STORAGE AND RETRIEVAL SYSTEMS SERIAL NOS. 9814 AND N/A.
51	1	KIP MODEL 2030 IMAGE SCANNER SERIAL NO. 4398021042 (1996) WITH KIP MODEL 3620 PRINTER SERIAL NO. 4208013062.
52	LOT	MISCELLANEOUS MACHINERY AND EQUIPMENT THROUGHOUT PLANT INCLUDING BUT NOT LIMITED TO:
		SAFETY LADDERS, PALLET JACKS, PORTABLE SHOP CARTS, STORAGE CABINETS, TOOL CABINETS, SLINGS, CHAINS, BANDING CARTS, CANTILEVER RACKS, GRIEVE OVEN, SHOP VACUUMS, SURFACE PLATES, UNIVERSAL BOX TABLES, SIDNEY COIL WINDER, PALLET RACKS, ROTARY FIXTURES, BAR AND TUBE STOCK, TEST CHAMBERS, LASE ALINING EQUIPMENT, HONES, STRAIGHT EDGES, HYDRARIB KITS, HAND SCRAPER SURFACE PLATES, JOB BOXES, LADDERS, CONE BAR MACHINE, MISCELLANEOUS (NOT-IN-SERVICE, NOT-IN-USE AT TIME OF INSPECTION) EQUIPMENT, ETC

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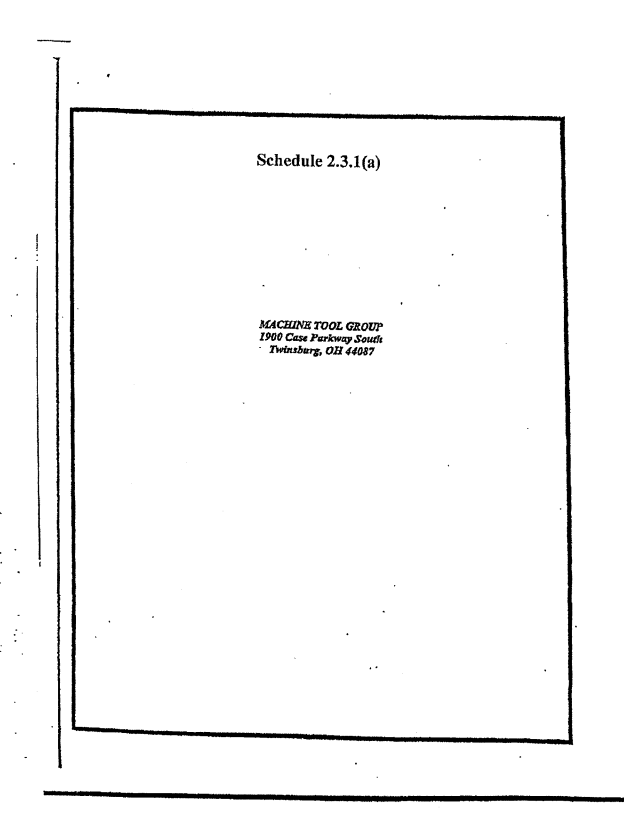
Schedule 2.3.1(a)

COV. Manufacturer/Description

53 LOT MISCELLANEOUS OFFICE FURNITURE AND BUSINESS MACHINES INCLUDING BUT NOT LIMITED TO:

DESKS, CHAIRS, TABLES, PARTITIONS, WORKSTATIONS, ACCUSTIC PANELS, BOOKSHELVES, FILES, STORAGE CABINETS, DRAFTING TABLES, CONFERENCE TABLE AND CHAIRS, LOBBY FURNITURE;

SERVERS, TERMINALS, PERSONAL COMPUTERS, PRINTERS, COPIERS, FACSIMILE MACHINE, MISCROFICHE MACHINES, CARD CARRIERS, MISCELLANEOUS BUSINESS MACHINES, PHONE SYSTEM, PAGING SYSTEM, MISCELLANEOUS OFFICE SUNDRIES AND EQUIPMENT, ETC....



Page 1

Ref#	Qty.	Manufacturer/Description
1	2	KARDEX KARDVEYER SERIES 80 MODEL KV-S80M INVENTORY CARD FILES SERIAL NOS. 4138 AND 4137, 14 ROTATING CARRIAGES WITH 11 POSITIONS EACH, DIGITAL KEYPAD CONTROL.
2	1	3M MODEL 1640ABF PUNCH CARD PRINTER/READER SERIAL NO. 609543.
3	1	CANON MODEL PC PRINTER 70 MICRO-FICHE READER AND PRINTER SERIAL NO. N/A, 11½" X 11½" VIEWING SCREEN.
4	1	CAROLINA MODEL CBP-1200 50 TON CAPACITY HYDRAULIC H-FRAME SHOP PRESS SERIAL NO. 18744, 28" BETWEEN COLUMNS.
5	1	STARRET 36" X 38" X 5" PINK GRANITE SURFACE PLATE SERIAL NO. 721417 WITH LEDGES.
6	, 1	MANUFACTURER UNKNOWN 48" X 35" STEEL SURFACE LAYOUT TABLE SERIAL NO. NA.
7	2	MOTO-TRUC MODEL AND SERIAL NOS. N/A ELECTRIC WALK BEHIND PALLET LIFT TRUCKS, 1 STAGE MAST, APPROXIMATELY 72" LIFT.
8	1	ROCK OF AGES 12" X 48" X 14" BLACK GRANITE SURFACE PLATE SERIAL NO. 5040-30 WITH T-SLOT AND DRILLED AND TAPPED ENDS, STEEL STRUCTURAL FRAME.

		• '
Ref#	Qty.	Manufacturer/Description
9	1	MICRO-VU MODEL M14 OPTICAL COMPARATOR SERIAL NO. 4101 WITH MICRO-VU MODEL MD-1, 2-AXIS DIGITAL READOUT.
10	1	WILSON MODEL 5JR HARDNESS TESTER SERIAL NO. 2073-781.
11	1	STARRET 30" X 60" X 11" PINK GRANITE SURFACE PLATE SERIAL NO. N/A.
12	1	BROWN & SHARPE MODEL 510 5" X 10" MICROMASTER HAND FEED SURFACE GRINDER SERIAL NO. 523-510-302 (1960) WITH MAGNA 5" X 10" PERMANENT MAGNETIC CHUCK, DUST COLLECTOR.
13	1	CUSTOM DESIGNED AND FABRICATED 32" DIAMETER 8 POSITION ROTARY TYPE INDICATING INSPECTION TABLE WITH ADJUSTABLE 2 AXIS ARM, HYDRAULIC PIN POSITIONER, SUPPORT EQUIPMENT. (CONSIDERED PROPRIETARY)
14	1	HEALD MODEL 272 SIZEMATIC CHUCK-TYPE INTERNAL GRINDER SERIAL NO. N/A WITH 2 FORWARD SPEEDS, 2 REVERSE SPEEDS, 18° SWING, HEALD RED HEAD 5 H.P. ELECTRIC POWERED TAILSTOCK, COOLANT SYSTEM.
15	1	BROWN & SHARPE MODEL 618 MICROMASTER 6" X 18" HYDRAULIC SURFACE GRINDER SERIAL NO. 523-6181-2277 (1985) WITH 8" X 18" WALKER PERMANENT MAGNETIC CHUCK, COOLANT SYSTEM.

Ref#	Oty.	Manufacturer/Description
16	1	DELTA MODEL 31-550 6" X 22" BELT SANDER SERIAL NO. 93125182, TILTING WORKTABLE.
17	1	HARDINGE MODEL DSM59 TOOLROOM LATHE SERIAL NO. N/A, 3,500 RPM MAXIMUM SPINDLE SPEEDS D'SWING, COLLET CHUCK, RAM TYPE 6 POSITION TURRET, TAILSTOCK, TOOLPOST, CABINET BASE.
18	1	BRIDGEPORT SERIES II 2 H.P. UNIVERSAL VERTICAL MILLING MACHINE SERIAL NO. 12BR201006 (1980), \$" X 42" POWER FEED TABLE, 4,300 RPM MAXIMUM SPINDLE SPEEDS, ANILAM WIZARD 2 AXIS DIGITAL READOUT, EVEREDE MODEL RH-1 CHERRYING ATTACHMENT.
19	1	GALLMEYER & LIVINGSTON MODEL NO. 65 12" X 36" HYDRAULIC SURFACE GRINDER SERIAL NO. S-65080 (1940), L.W. CHUCK CO. 12" X 36" ELECTROMAGNETIC CHUCK, COOLANT SYSTEM, CONTROLS.
20	1	CINCINNATI-MILACRON-HEALD MODEL 281 VERTICAL COLUMN TYPE 12" ROTARY SURFACE GRINDER SERIAL NO. 46983 (1974), 13½" DIAMETER ELECTROMAGNETIC CHUCK, HORIZONTAL SPRIDLE, COOLANT SYSTEM.
21	1	CINCINNATI MODEL ER 12" X 35" UNIVERSAL HYDRAULIC CYLINDRICAL GRINDER SERIAL NO. 2U3D5J-5 (1940), 14" DIAMETER GRINDING WHEEL, COOLANT SYSTEM WITH PAPER FILTER SYSTEM AND MAGNETIC DRUM SEPARATOR.

Reff	<u>Sty.</u>	Manufacturer/Description
22	1	DEVLIEG MODEL 4K-72 SPIRAMATIC HORIZONTAL JIG MILL SERIAL NO. 9233 (1989), 40" X 72" T-SLOT TABLE, 1,450 RPM MAXIMUM SPINDLE SPEEDS, 48" VERTICAL COLUMN TRAVEL, UPGRADED AUTOCON DYNAPATH DELTA CNC CONTROLS, T-SLOT FIXTURES.
. 23	1	DEVLIEG MODEL 4K-72 SPIRAMATIC HORIZONTAL JIG MILL SERIAL NO. 9482 (1972), 40° X 72° T-SLOT TABLE, 1,450 RPM MAXIMUM SPINDLE SPEEDS, 48° VERTICAL COLUMN TRAVEL, DEVLIEG DIATROL III TAPE CONTROL.
24	1	INGERSOLL-RAND MODEL U20H-SP 20 H.P. ROTARY SCREW AIR COMPRESSOR SERIAL NO. KC753U92F (1992) WITH INTELLISYS CONTROL.
25	1	Peerless 6" X 6" Power Hacksaw Serial no. N/A, Manual Clamp, Chip Pan Base.
26	1	HAMMOND MODEL SCE-5 CARBIDE TOOL GRINDER SERIAL NO. 615 WITH 6" DIAMETER DIAMOND GRINDING WHEEL, 3,500 RPM SPINDLE SPEEDS, 7%" X 20" TILTING WORKTABLE, DUST COLLECTOR, PUSH BUTTON CONTROLS.
27		MONARCH MODEL 612 16" X 30" TOOLROOM ENGINE LATHE SERIAL NO. 51189 (1974), 1,500 RPM MAXIMUM SPINDLE SPEEDS, 20" SWING, 30" DISTANCE BETWEEN CENTERS, QUICK CHANGE TOOLPOST, TAILSTOCK, 12" DIAMETER 3-JAW CHUCK, COOLANT SYSTEM, CHIP PAN BASE, WORK LIGHTS, STEADY REST ATTACHMENT.

Ret#	·517	<u>Manufacturer/Description</u>
28	1	HEALD MODEL 3 TOOL SHARPENING MACHINE SERIAL NO. 2010 (1943), DOUBLE END 5' DIAMETER DIAMOND GRINDING WHEELS, T- SLOT WORKTABLE, TOOL HOLDER, GRAVITY FEED COOLANT TANK
29	1	HEALD MODEL NO. 45 BORE-MATIC, DOUBLE END HORIZONTAL BORING MACHINE SERIAL NO. 11101 (1942), 27" SWING WITH (2) U.S. MOTOR 5 H.P. VARIABLE SPEED MOTORS AND DRIVES, HYDRAULIC LOCKING PIN RAM POSITIONER.
30	1	HERMAN STONE CO. 10' X 5' X 20" PINK GRANITE SURFACE PLATE SERIAL NO. 16225, STEEL STRUCTURAL FRAME.
31	1	HEALD MODEL NO. 45 BORE-MATIC DOUBLE END HORIZONTAL BORING MACHINE SERIAL NO. 5355 (1935), 40" SWING WITH (2) U.S. MOTOR 5 H.P. VARIABLE SPEED MOTORS AND DRIVES, HYDRAULIC LOCKING PIN RAM POSITIONER. (NOT-IN-SERVICE AT TIME OF INSPECTION)
32	1 ,	LODGE & SHIPLEY 25" X 80" ENGINE LATHE SERIAL NO. 34855 (1842), 8 TO 331 RPM SPINDLE SPEEDS, 38" DIAMETER SWING, 80" DISTANCE BETWEEN CENTERS, 24" 4-JAW CHUCK, STEADY REST, QUICK CHANGE TOOLPOST, TAILSTOCK.
33	1	NORTON CYLINDRICAL GRINDER SERIAL NO. 17093 (1942), 28" DIAMETER GRINDING WHEEL, 20" SWING X 72" DISTANCE BETWEEN CENTERS, 2½" HOLE THRU SPINDLE, VARIABLE SPEED GRINDING, MISTKOP DUST COLLECTOR, COOLANT SYSTEM WITH F.S.I. MODEL BENP12CS COOLANT FILTER (1994).

Ref#	<u>Oty.</u>	Manufacturer/Description
34	1.	HEALD MODEL 522 BORE-MATIC DOUBLE END HORIZONTAL BORING MACHINE SERIAL NO. 40401 (1963), HEALD DUAL RED HEAD MILLING HEADS, 28" DIAMETER SWING CAPACITY, CENTER REST POSITIONING CLAMPS FOR V-BLOCKS, (2) U.S. MOTOR 5 H.P. VARIABLE SPEED MOTORS AND DRIVES.
35	1	HERMAN STONE CO. 8' X 4' X 16½" PINK GRANITE SURFACE PLATE SERIAL NO. 12262 WITH STEEL STRUCTURAL FRAME.
36	1	MONARCH MODEL 61 13" X 54" ENGINE LATHE SERIAL NO. 43697 (1959), 18" DIAMETER SWING, 1,000 RPM MAXIMUM SPINDLE SPEEDS, 10" DIAMETER 4-JAW CHUCK, CUICK CHANGE TOOLPOST, TAILSTOCK, CHIP PAN BASE,
37	1	HEALD MODEL 422A BORE-MATIC DOUBLE END HORIZONTAL BORING MACHINE SERIAL NO. 45263 (1971), 30° DIAMETER MAXIMUM SWING CAPACITY, CENTER REST POSITIONING HEAD, (2) U.S. MOTORS 7% H.P. VARIABLE SPEED MOTORS AND DRIVES, HYDRAULIC LOCKING PIN RAM POSITIONER, FROSTRODE MODEL 100 AC REFRIGERATED COOLANT SYSTEM SERIAL NO. 70F789.
38	1	NORTON MODEL 30" X 96" LCTU CYLINDRICAL GRINDER SERIAL NO. 28196 (1966), 28" DIAMETER GRINDING WHEEL, 30" SWING X 96" DISTANCE BETWEEN CENTERS WITH PAPER FILTER, 30" MAGNETIC DRUM SEPARATOR, FUME HOOD AND DUST COLLECTION SYSTEM.

Ref#	Qtv.	Manufacturer/Description
39	1	Lodge & Shipley 20" x 72" Engine Lathe Serial No. 34852 (1942), 500 RPM MAXIMUM SPINDLE SPEEDS, 24" DIAMETER MAXIMUM SWING, 72" DISTANCE BETWEEN CENTERS, 18" DIAMETER 4-JAW CHUCK, STEADY REST, QUICK CHANGE TOOLPOST, TAILSTOCK, CHIP PAN BASE.
40	í	CUSTOM DESIGNED AND FABRICATED POCKET SLOT MILLER SERIAL NO. N/A WITH PRATT & WHITNEY 30" DIAMETER T-SLOT INDEXING TABLE, VERTICAL VARIABLE HEIGHT HYDRAULIC OPERATED CHAIN DRIVEN INDEXING HEAD, SINGLE SPINDLE TAPERED TOOL HOLDER, (2) HYDRAULIC SYSTEMS.
41	1	PEDRICK TOOL & MACHINE CO. MODEL AS ELECTRIC TUBE BENDER SERIAL NO. 6894, MANUAL CLAMPING PEDESTAL BASE, PUSH BUTTON CONTROL WITH ADJUSTABLE LIMIT SWITCH STOPS.
42	1	SCHAUER MODEL VASB SPEED LATHE SERIAL NO. 35027, 3 H.P. MOTOR, 2,400 RPM MAXIMUM SPINDLE SPEEDS, 10" DIAMETER 3-JAW CHUCK.
43	1	CINCINNATI BICKFORD 3"X 8" COLUMN RADIAL ARM DRILL SERIAL NO. N/A, 2,000 RPM MAXIMUM SPINDLE SPEEDS, 24" X 48" BASE, COOLANT SYSTEM.
44	1	CINCINNATI BICKFORD SUPER SERVICE 20" HEAVY DUTY SINGLE SPINDLE FLOOR DRILL SERIAL NO. N/A, 2,000 RPM MAXIMUM SPINDLE SPEEDS, 18" DIAMETER SLOTTED WORKTABLE, 6" VISE, T-SLOT PEDESTAL BASE.

Ref#	<u>Oty.</u>	Manufacturer/Description
45	1	DOALL MODEL ML 16" VERTICAL BANDSAW SERIAL NO. 521-6434 (1984), 24" X 24" TILTING WORKTABLE.
46		CINCINNATI NO. 2 MODEL 210-12 DIAL TYPE VERTICAL MILLING MACHINE SERIAL NO. 4A2V5P-2 (1964), 1,800 RPM MAXIMUM SPINDLE SPEEDS, 12" X 60" TABLE, 8" VISE.
47	1	NIAGARA MODEL HL8 10 GA. X 8' MECHANICAL SHEAR SERIAL NO. 40367 (1942), FOOT PEDAL OPERATED, MANUAL BACK GAUGE, ADJUSTABLE TO 24" MAXIMUM DEPTH.
48	1	DOALL MODEL 2618-3 VERTICAL BANDSAW SERIAL NO. 198-67326 (1967), 25" THROAT, 32" X 41" TILTING T-SLOT TABLE, BLADE CUTTING AND BUTT WELDING ATTACHMENT.
49	1	EVERETT INDUSTRIES MODEL 1416 16" DIAMETER COLD SAW SERIAL NO. 6641 WITH 6" VISE.
50		LINCOLN MODEL WIRE-MATIC 255 CONSTANT VOLTAGE DC ARC WELDING POWER SUPPLY SERIAL NO. U1950200440 (1995) WITH INTEGRAL WIRE FEED, TANK AND PORTABLE CART.
51	1	DELTA 8" THROAT 2 HEAD PRODUCTION DRILL PRESS SERIAL NOS. 66-5892 AND 66-5893, 23" X 35" TABLE WITH DRIP TROUGH.
52	1	MILLER MODEL DIALARC HF 250A AC/DC ARC WELDING POWER SUPPLY SERIAL NO. HK337932 (1979), PORTABLE CART.

Ref#	Qty.	Manufacturer/Description
53	1	DEVILBISS 25' X 14' X 11' DRIVE-IN SPRAY BOOTH SERIAL NO. N/A, DOUBLE DOOR END ENTRY, SIDE ACCESS PERSONNEL DOOR, SLOTTED ROOF FOR CRANE ACCESS WITH GRACO MODEL 213-363 SPRAY UNIT, ENCLOSED LIGHTING FIXTURES, FILTERS, EXHAUST FAN AND DUCTWORK, PAINT SPRAY SUPPORT EQUIPMENT.
54	1	TRINCO MODEL 48X24SL/PP2 2 HOLE ABRASIVE SHOT BLAST CABINET SERIAL NO. 35794-1, 48" X 24" X 23" BOTTOM HOPPER DISCHARGE WITH ECONOLINE DUST COLLECTOR.
55	1	METALWASH MODEL M31 220 GAL. CAPACITY PART WASHING TANK SERIAL NO. 5703, 44" X 27" X 30" TANK SIZE, PNEUMATIC OPERATED PART TABLE.
56	. 1	GREENERD MODEL NO. 55 MANUAL ARBOR PRESS SERIAL NO. N/A, PEDESTAL BASE.
57.		OMITTED
58	į	OMITTED

<u>Ref#</u>	Qty.	Manufacturer/Description
59	-1	MANUFACTURER UNKNOWN 1 TON COLUMN MOUNTED JIB CRANE WITH ZIP II ELECTRIC CHAIN HOIST, 18' SPAN, 12' UNDER HOOK, PENDANT CONTROL.
60	1	RELIABLE CRANE 1 TON COLUMN MOUNTED JIB CRANE SERIAL NO. N/A, P & H 1 TON ELECTRIC CHAIN HOIST, PENDANT CONTROLS, 18' SPAN, 12' UNDER HOOK.
61	1	MANUFACTURER UNKNOWN 13 TON CAPACITY COLLIMN MOUNTED JIB CRANE WITH DAYTON 13 TON ELECTRIC CHAIN HOIST, PENDANT CONTROL, 12' SPAN, 12' UNDER HOOK,
62	2	Handling Systems 2 ton Capacity Column Mounted Jib Cranes Serial Nos. 021177-1 and 021242 with Coffing, 1 ton Electric Cable Hoists, Pendant Control, 18' Span, 10' Under Hook.
63	1	MANUFACTURER UNKNOWN 2 TON CAPACITY COLUMN MOUNTED JIB CRANE SERIAL NO, N/A WITH CM METEOR 2 TON ELECTRIC CHAIN HOIST, PENDANT CONTROL, 12' SPAN, 12' UNDER HOOK.
64	1	GRIEVE MODEL NB-350 2000 WATT ELECTRIC BENCHTOP HEAT TREAT OVEN SERIAL NO. 448075 (1997).
65	1	OSTER MODEL 654 PIPE MASTER ELECTRIC PIPE THREADER SERIAL NO. ACC-429, PORTABLE CART.

Re#	Qty.	Manufacturer/Description
86	1	1992 CHEVROLET CHEYENNE 4X2 1/4 TON PICKUP TRUCK VIN # 1GCDC14Z6PE158699. (NOT PHYSICALLY INSPECTED)
67	LOT	MISCELLANEOUS PLANT MACHINERY AND EQUIPMENT AND SUPPORT EQUIPMENT INCLUDING BUT NOT LIMITED TO:
The second secon		ARBOR PRESSES, DOUBLE END PEDESTAL GRINDERS, PIPE THREADER, FLAMMABLE STORAGE CABINETS, KARCHER PRESSURE WASHER, APPROXIMATELY (20) 45" X 48" X 10" HEAVY DUTY ADJUSTABLE STEEL STORAGE RACKS, APPROXIMATELY (30) VARIOUS SIZE HEAVY DUTY STEEL ADJUSTABLE PALLET RACKS, SHOP CARTS, WORKBENCHES, VISES, PORTABLE SAFETY PERSONNEL LADDERS, PARTS WASH TUBS, STEEL STORAGE SHELVES AND CABINETS, WELDING TABLE, SHOP VACUUMS, OXY- ACETYLENE TORCH SET AND PORTABLE CART, 2-WHEEL HAND TRUCKS, SINGLE SPINDLE DRILL PRESSES, STACKABLE WIRE- TAINERS, BELT SANDERS, FLOOR FANS, OIL STORAGE RACK WITH DISPENSING PUMP HOSES AND NOZZLES, CANTILEVER STEEL STORAGE RACKS, LIFTING CHAINS, EYE BOLTS, CLEVISES, C- CLAMPS, FORK TRUCK BOOM ATTACHMENTS, (2) PORTABLE DOUBLE SPINDLE SWAGERS, GRANITE SURFACE PLATES, PALLET JACK, BANDING CART WITH TOOLS, CHOPSAWS, APPROXIMATELY (64) 32" X 39" X 7" ADJUSTABLE STEEL INVENTORY SHELVES, FORKLIFT CAPABLE TILTING STEEL WASTE HOPPERS, ROYAL OAK NAMEPLATE ENGRAVER, PRESTO 1,00 LB, CARACITY HYDRAULIC DIE LIFT CART, MISCELLANEOUS NOT-IN-SERVICE EQUIPMENT AND MATERIALS IN OUTDOOR AND INDOOR STORAGE AREAS, 3, 4 AND 5 DRAWER FILE CABINETS, LUNCHROOM TABLES AND CHAIRS, STANLEY VIDMAR MULTI-DRAWER PARTS CABINETS, BATTERY CHARGERS, HARDNESS TESTERS, INSPECTION GAUGES, HAND AND POWER TOOLS, ETO

Ref# Qty. Manufacturer/Description

68

LOT MISCELLANEOUS OFFICE FURNITURE AND BUSINESS MACHINES INCLUDING BUT NOT LIMITED TO:

DESKS, CREDENZAS, CHAIRS, BOOK CASES, FILE CABINETS, DESKTOP COMPUTERS, MODULAR OFFICE PARTITIONS, TYPEWRITERS, CALCULATORS, CONFERENCE TABLES, TABLES AND CHAIRS, OFFICE MACHINES, OFFICE SUNDRIES, ETC....

TOTAL P.24

AMENDED AND RESTATED ASSET PURCHASE AGREEMENT

SCHEDULE 2.3.1(b)

3 Dell PowerEdge 2600 Servers

{540752:}

AMENDED AND RESTATED ASSET PURCHASE AGREEMENT

SCHEDULE 2.3.1(e)

Assumed Contracts

None

{540752:}

INTELLECTUAL PROPERTY ASSIGNMENT

Whereas, **DEVLIEG BULLARD II, INC.**, a corporation formed under the laws of the State of Delaware, the United States of America, and having an address at 10100 Forest Hills Road, Rockford, Illinois 61115 (hereinafter referred to as "Assignor") owns certain Intellectual Property listed on attached Exhibits.

Whereas, BOURN & KOCH, INC., a corporation formed under the laws of the State of Illinois, having an address at 2500 Kishwaukee Street, Rockford, Illinois 61108 (hereinafter referred to as "Assignee") is desirous of acquiring the entire right, title and interest in and to the Intellectual Property, free and clear of any claims by the Assignor, but otherwise on an "as is" basis.

NOW, THEREFORE, in consideration of the sum of ten dollars (\$10.00), and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, We, the Assignor(s), by these presents do sell, assign and transfer unto Assignee, its successors and assigns, the full right and title to all of the Intellectual Property identified in the Exhibits, including but not necessarily limited to all patents, patent applications, trademark registrations, trademark applications, other trademarks and service marks whether registered and unregistered that are used and owned by Assignor in connection with its products as of the date of this Assignment, together with the goodwill associated therewith, copyrights and other associated properties (including any and all related inventions, ideas, continuations, divisions, reissues, extensions, renewals or other related applications or legal protections therefore, whether past, present or future) in the United States and worldwide, together with all claims for damages by reason of past or future infringement, with the right to sue for and collect the same for the use and benefit of Assignee and its successors and assigns. Assignor represents that all Intellectual Properties assigned hereby are being provided on an "as is" basis and that it is the express sole responsibility of the Assignee to conduct any due diligence investigation as to the Assignor's title to, the pendency, status or enforceability of or any rights granted or licensed to, whether implicitly or explicitly, any third party with respect to each and every Intellectual Property transferred hereby.

This Assignment includes the right to apply for application or registration of any and all of such patents, trademarks, service marks and trade names in any and all jurisdictions where such registration is desired by Assignee, the right to renew any existing registrations. The Assignee authorizes the Commissioner of Patents and Trademarks or foreign authority and/or any similar director, commissioner or governmental official anywhere in the world, and such authority/official is requested, to issue or transfer to Assignee any and all letters patent and certificates of registration issued with respect thereto. Assignor hereby covenants that Assignor has the full right to convey the entire interest assigned in this Assignment and that Assignor has not executed, and will not execute, any agreement in conflict with this Assignment or the rights conveyed in this Assignment. Assignor hereby further agrees and covenants that Assignor, or Assignor's legal representatives and assigns, as the case may be, shall execute and convey as

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directed upon Assignee's request (or the request of Assignee's successor or assigns), any and all other documents or information requested by Assignee that are known or available to Assignor (or its successor or assigns) relating to this Assignment, as Assignee in its sole discretion deems advisable or necessary in order to fully vest all rights herein transferred to Assignee in Assignee, and will testify as to the same in any interference or other litigation or legal proceeding when requested so to do. In addition, for purposes of completing and executing any such documents, Assignor hereby appoints Assignee as Assignor's attorney in fact with full power and authority in the United States and worldwide to complete any and all documents as Assignee determines in its sole discretion are advisable or necessary to fully vest in Assignee all rights relating to this Assignment.

[Signature Page Follows]

{549303:}

This Intellectual Property Assignment has been executed by the parties as of this Aday of September, 2004.

DEVLIEG BULLARD II, INC.

Bv:

Alan J. Kønfeczka, CEO & President

BOURN & KOCH, INC.

Bv:

itle: fusiou

{549303:}

EXHIBIT 1 - PATENTS

See attached.

{549303:}

EXHIBIT 2 – TRADEMARKS

See attached.

{549303:}

EXHIBIT 3 – COPYRIGHTS AND OTHER PROPERTIES

All copyrights, know how and other technology presently possessed by the Assignor and included as a Purchased Asset in that certain Amended and Restated Asset Purchase Agreement, dated August 17, 2004, between Assignor and Assignee acquired by Assignee concurrently with this Assignment.

{549303:}

Titie.	Patent#	Issue Date	CountryName	Status	Application #	Filing Date	Last Update
PRECISION ADJUSTABLE	-		United States				
CUTTING TOOL	4,516,889	14-May-1985	of America	Granted	415,663	07-Sep-1982	26-Jun-2002
PRECISION ADJUSTABLE		}	United	<u> </u>	}	:	
CUTTING TOOL	2128509	03-Sep-1986	Kingdom	Granted	8319012	14-Jul-1983	04-Apr-2003
PRECISION ADJUSTABLE	··········	~~~~~~~~~~	<u> </u>				
CUTTING TOOL	1,219,118	17-Mar-1987	Canada	Granted	431422	29-Jun-1983	04-Apr-2003
}	*·····································	}(}	:	[:	
MULTIPLE SPINDLE					4		
MACHINE HAVING							-
INDEPENDENTLY VARIABLE			United States				
SPEED AND FEED RATES	4,779,318	25-Oct-1988	of America	Granted	854,938	23-Apr-1986	26-Jun-2002
}	<u> </u>		·		1		
VARIABLE SPEED MOTOR			United States				
TAPPING ATTACHMENT	4,808,047	28-Feb-1989	of America	Granted	100,721	24-Sep-1987	26-Jun-2002
**************************************			Germany,	<u> </u>			
PRECISION ADJUSTABLE			Federal			•	**
CUTTING TOOL	3331278	08-Jun-1989	Republic of	Granted	P3331278.8	30-Aug-1983	04-Apr-2003
			T.	<u> </u>			
MULTIPLE SPINDLE			-				
MACHINE HAVING			•	İ			-
INDEPENDENTLY VARIABLE				İ			4
SPEED AND FEED RATES	166265	28-Dec-1992	Mexico	Granted	6194	23-Apr-1987	04-Apr-2003
MULTISPINDLE LATHE AND							
METHOD FOR MACHINING			United States				
WORKPIECES	5,207,135	04-May-1993	of America	Granted	938,950	01-Sep-1992	26-Jun-2002
HIGH ACCURACY	1	***************************************	1				
MACHINING STATION FOR							
A MULTIPLE SPINDLE							
ROTARY INDEXING			United States				
MACHINE TOOL	5,459,915	24-Oct-1995	of America	Granted	228,061	15-Apr-1994	26-Jun-2002
HIGH ACCURACY						1	
MACHINING STATION FOR							
A MULTIPLE SPINDLE						•	
ROTARY INDEXING							
MACHINE TOOL	186263	03-Oct-1997	Mexico	Granted	951782	12-Apr-1995	04-Apr-2003
GRINDING APPARATUS,							
AND PROCESS FOR THE			United States				
OPERATION THEREOF	5,807,162	15-Sep-1998	of America	Granted	675,577	03-Jul-1996	26-Mar-2002
HIGH ACCURACY							
MACHINING STATION FOR			· ·		1		1
A MULTIPLE SPINDLE			-	į			Secretaria
ROTARY INDEXING					1		
MACHINE TOOL	2,147,201	05-Dec-2000	Canada	Granted	2,147,201	18-Apr-1995	04-Apr-2003
MULTIPLE-SPINDLE BAR			United States				1
MACHINE	6,389,939	21-May-2002	of America	Granted	08/297,257	26-Aug-1994	15-Jul-2002
HIGH ACCURACY				•			
MACHINING STATION FOR							-
A MULTIPLE SPINDLE			Germany,				
ROTARY INDEXING			Federal	•			4
MACHINE TOOL			Republic of	Pending	19514054.0	13-Apr-1995	04-Apr-2003

Goods	Metalworking machines and tools — namely, automatic single and multiple spindle screw machines, lathes, nut and bolt machines, thread cutting tools, drills and drilling tools, box tools, shaving tools, having tools, cutting tools, cutting tools, cutting	Metal working machines and tools - namely, automatic single and multiple spindle screw machines, lathes, nut and bolt machines, thread cutting tools, drills and drilling tools, box tools, shawing tools, knutling tols, outting tools, forming tools, cuttin	Metal working machines and tools, shell molding machines and tools, and other goods belong to this class.	Metalworking machines and tools – namely, automatic single and multiple spindle screw machines, lathes, nut and bolt machines, thread cutting tools, drills and drilling tools, box tools, shaving tools, knurling tools, cutting tools, forming tools, cuttin	Engine lather and radial drills.	Gauging units for rotary surface grinders. Vertical spindle, surface grinding machines in which an abrasive wheel, carried by the spindle, is caused to travel across the work	surface, and parts thercof. Parts of grinding machines and accessories, grindstones.	Machines and machine tools and parts of, and fittings therefor. Grinding machines and other goods belonging to this class. Vertical struitGe, surface grinding machines in which an abrasive	vertical application of the spindle, is caused to travel across the work surface, and parts thereof. Verticle spindle surface grinding machines.	Machine tools for grinding, and parts and fittings therefor included in Class A. Machine, note so societically enries erritate principle machines their parts	and accessories. Machines and machine tools, engines (except for land vehicles). couplings and transmission belts (except for land vehicles), large	instruments for agriculture, incubators Machines and machine tools, engines (except for land veichles), couplings and transmission belts (except for land vehicles), large	instruments for agriculture, incubators.	Grinding mechines, parts thereof and fittings therefor.	Grinding mechines	· Machines and machine tools.
Class	,	,	٥	,	7	٥	7	7 6		7		,	7	7	7	7
NextRenewalDate	27-Oct-2011	01-Apr-2011	09-Aug-2012	17-Jan-2006	03-Nov-2013	07-Nov-2008	25-Jun-2010 28-Feb-2010	14-Jul-2006 20-Nov-2007	03-May-2009 15-Mar-2013	24-Apr-2011 08-Jan-2014	29-Jul-2012	11-Mar-2008	11-Mar-2008	14-Jul-2006	15-Nov-2009	25-Mar-2008
RegDate	27-Oct-1981	01-Apr-1966	09-Aug-1962	17.Jan-1956	03-Nov-1953	07-Nov-1978	25-Jun-1965 28-Feb-1980	14-Jul-1964 20-Nov-1987	03-May-1949 07-Apr-1994	24-Apr-2001 08-Jan-1969	30-Jul-1992	22-Oct-1988	04-Dec-1998	14-Jul-1971	15-Nov-1989	09-Nov-2001
	31-Dec-1973	t 0-Apr-1965 09-Aug-2002		23-Feb-1955			30-Dec-1964 28-Feb-1990	13-May-1985	09-Aug-1947 15-Mar-1993	24-Apr-2001 08-Jan-1969		03-Nov-1988	03-Nov-1988		08-Dec-1988	25-Mar-1998
CountryName FilDate	Brazil	Canada Italy	Japan	United States of America United States of	America United States of	America	Canada France	India Japan	United States of America Viet Nam	Italy United Kingdom	China	France	France	India Korea, Republic	, ,	Poland
TrademarkStatus	Registered	Registered Pending	Registered	Registered	Registered	Registered	Registered Registered	Registered Registered	Registered Registered	Registered Registered	Registered	Registered	Registered	Registered	Registered	Registered
RegNumber	730262189	144607	594637	619456	582069	1105549	TMA140,940 1578000	223286 2004692	509274 11437	14862001 B936255	604455	1496736	1496737	223287	183154	129216
AppNumber RegNumber	26218/73	288659 2002C002418	19/665	71/682169		73/151,713	286564 T	60-47286	71/530,918	1486 2001						
TrademarkName	ACME-GRIDLEY	ACME-GRIDLEY ACME-GRIDLEY	ACME-GRIDLEY	ACME-GRIDLEY	AMERICAN	AUTO-ZERO	BLANCHARD BLANCHARD	BLANCHARD BLANCHARD	BLANCHARD BLANCHARD	BLANCHARD (IN CIRCLE) BLANCHARD AND (CROWN) DESIGN	BLANCHARD AND DESIGN	BLANCHARD AND DESIGN INPI964650	BLANCHARD AND DESIGN INPI964651	BLANCHARD AND DESIGN	BLANCHARD AND DESIGN 27,136/1988	BLANCHARD AND DESIGN 185023

	Grinding mechines.	Vertical spindle sturface grinding machines.	Machine tools for grinding and parts and fittings therefor.	Vertical spindle surface grinding machines.		Verticle spindle surface grinding machines. Machines and machine tools; motors (except those for land	vehicles); gaskets and transmission belts (not for land vehicles); large instruments for agriculture; incubators Machine-tools, namely, vertical turret-lathes, multiple-spindle	machines, boring and turning mills, and lathes. Machine tools lathers and multi-strindle machines.	Machine tools, namely revolvers lathes, drilling machines,	drilling and milling machines, lathes.	Vertical furnet lathes.	Machine tools, lathes, multiple spinate machines. Machine tools, vertical turning lathes, boring machines and	lathes. Machine tools, vertical turret-lathes, multiple spindle machines,	boting and bethe	Machine-tools-namely, vertical turrer-lathes, multiple-spindle	machines, boring and turning mills, and lathes.	Automatic lathes and screw machines, machine tools.	Automatic lathes and acrew machines.	Machine tools.	Automatic lathes and screw-cutting machines.	Automatic lathes and machines for shaping.	Classes change throughout file.		Automatic lathes and screw machines and parts thereof.	Automatic lethes and screw machines.		Vertical spindle surface grinding machines.	MEER-WOLKING MENIMEN, OF PARTICULAR, MANUALLY MENIMENT OF THE	וווקוווולני-שלחיותים ומיומתי של להי	Machines and machine tools (except agricultural and horticultural machines), motors (except for vehicles), machine couplings
	7	7	7	7	7	7	7	,	•	۲.	- (-	r	·	-	7	-		10	7	٢	8			7	۲-	1	,	-	7
01-Jun-2007	08-Sep-2009	15-Mar-2010	22-Mar-2010	22-Feb-2006	12-Jun-2005	26-Jun-2013		03-Nov-2012	2007-00-70	09-Nov-2010	07-Oct-2009	21-May-2009	05-Sep-2010	3000 1-11	C007-03-1-60	12-Oct-2010	31-Dec-2007	25-Apr-2014	30-Jun-2011	30-Jul-2009	03-Mar-2007	15-Nov-2009	30-Mar-2007	02-May-2012	29-Nov-2008	12-Jun-2005	15-Mar-2013	7000 Fire 2000	03-1mi-2004	15-Feb-2012
01-Jun-1977	08-Sep-1969	15.Mar-2000	22-Mar-1972	22-Feb-1966	12-Jun-1980	11-Apr-1994		03-Nov-1967	00/1-00/1-00	08-Apr-1992	07-Oct-1960	18-Feb-1992	09-Sep-1980	3000	COCI-Idvido	03-Apr-1905	31-Dec-1971	25-Apr-1939	30-Jun-1981	30-Jan-1965	03-Mar-1997	15-Nov-1989	30-Mar-1977	02-May-1939	29-Nov-1938	12-Jun-1980	07-Apr-1994	1001	03-Jun-1924	15-Feb-1918
01-Jun-1977	08-Sep-1969	27-Nov-1998	22-Mar-1965	19-May-1964	01-Dec-1977	26-Jun-1993	24-Apr-2001	30-Dec-1966		09-Nov-1990	07-Oct-1960	19-May-1989			04-Apr-1903	02-Apr-1905		25-Apr-1939	12-Jul-1979		03-Mar-1997	09-Dec-1988		02-May-1939	10-Jun-1938	01-Dec-1977	15-Mar-1993	1	14-Dec-1923	
Russian Federation	Switzerland	Taiwan	United Kingdom	America America	Venezuela	Viet Nam	Italy	Canada	riance	Germany	India	Italy	Switzerland		United States of	America	Benefux	Canada	China	Denmark	Italy Kores Remublic	of Director	Federation	United Kingdom	America	Venezuela	Viet Nam	United States of	America	Australia
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Pending	Registered	Kegistered	Registered	Registered	Registered	Registered		Registered	Registered	Registered	Registered	Registered	VR 1949 01037 Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered		Registered	Registered
. 86209	375447	884759	877221	804186	94.739-F	11514		153971	9597851	2012372	198337	561478	308638		B412182	135404	107139	UCA12278	147661	VR 1949 01	787683	183153	59520	166909	362745	94740	11438		184735	22654
1 80347	1 6672	4 87-057422	77	1193811	v 8684	7	4 TO2001C0014 92	301799		D48702/7WZ		48867C/89				119467		175552			1842 97 MI	27135/88	79580		407305	8683	11239		189658	
BLANCHARD AND DESIGN 80347	BLANCHARD AND DESIGN 6672	BLANCHARD AND DESIGN 87-057422	BLANCHARD AND DESIGN	BLANCHARD AND DESIGN 193811	BLANCHARD AND DESIGN 8684	BLANCHARD AND DESIGN	BLANCHARD AND DESIGN TO2001C0014 (CROWN DESIGN) 92	BULLARD IN OVAL	BULLARD IN OVAL	BULLARD IN OVAL	BULLARD IN OVAL	BULLARD IN OVAL	BULLARD IN OVAL		BULLARD IN OVAL	BULLARD IN OVAL	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC	CONOMATIC		CONTIN-U-MATIC	DESIGN (INTERSECTING RINGS)

Grinding machines.	Machine tools, their spare parts and their accessories, including polishing machines, machines for arranging and discs polishers. Surface orinding machines demagnetizers abrasive wheels and	segments for use in surface grinding machines.	Grinding machines.		International Class	6 (Metal Goods) 7 (Machinery) 8 (Hand Tools) 9 (Electrical & Scientific Apparatus) 11 (Environmental Control Apparatus) 15 (Musical Instruments) 16 (Paper Goods & Printed Matter) 17 (Rubber Goods)	61	Grinding machines.	Grinding machines.	Grinding machines. Printed technical manual directed to users of industrial metal-	cutting tools.	Dies, including spring and opening dies, metalworking tools consisting of drills and drilling tools, box tools, shaving tools, the discount of the consisting of drilling tools.	cutting-off tools, and shaping tools, metalworking and automatic		Catalogues, circulus and panipures. Printed technical manuals directed to users of industrial metal	cutting machine tools.	Machine tools.	Machine tools.	Tape-controlled machine tools. Machine tools, namely, milling machines, spindle heads and parts	thereof. Tool holders, spindles and adapters including collect chuck	adapters, tapered socket adapters, end mill adapters, jacobs taper adapters, adapters, adapter locking lixtures, shell mill adapters,	boring chuck adapters, and boring bar adapters.
. 83	7		7	7				7	7	7	91		7,8	:	9	16	٢	7	1	7		7
14-May-2010	31-Dec-2008	21-Jan-2014	03-Mar-2008	12-Nov-2007	17-Jan-2012		21-Feb-2009	19-Feb-2008	17-Jul-2009	27-Nov-2007	27-Sep-2004		27-Mar-2006	•	Z5-May-2009	05-Apr-2004	17-Jun-2012	28-Apr-2010	20-Sep-2006	19-Nov-2006		02-Oct-2006
14-May-1950	31-Dec-1971	21-Jan-1919	03-Mar-1928	24-Apr-1998	18-Jan-1918		21-Feb-1989	19-Feb-1998	17-Jul-1969	27-Nov-1917	27-Sep-1994		27-Mar-1956		25-May-1909	05-Apr-1994	17-Jun-1982	28-Apr-1960	20-Sep-1966	19-Nov-1996		05-Apr-1979
	31-Dec-1971		03-Mar-1928	12-Nov-1997					17-Jul-1969	28-Aug-1917	01-Jul-1993		23-Feb-1955	.′	02-Jan-1908	28-May-1993	17-Jun-1982		02-Aug-1965	12-Jan-1994		02-Oct-1975
Austria	Benelux	Canada	Czech Republic	France	Ireland		Japan	Sweden	Switzerland	America United States of	America		United States of America	United States of	America Thitad States of	America	Italy	Switzerland	America Thirad States of	America		Australia
Registered	Registered	Registered	Registered	Registered	Registered		Registered	Registered	Registered	Registered	Registered		Registered	ı	Registered	Registered	Registered	Registered	Registered	Registered		Registered
18739	106891	TMDA24129	101654	97703758	39950		2115597	20433	375517	119496	1855718		624022		73868	1870387	413921	305623	815437	2016687		B290982
AM 1220/50	588254	92335		97703758	,		S61-113858		375517	71/105,912	74/407901		71/682171		71/032021	74/305016	347410/82		224715	74/478742		290982
DESIGN (INTERSECTING RINGS)	DESIGN (INTERSECTING RINGS)	RINGS)	DESIGN (INTERSECTING RINGS)	DESIGN (INTERSECTING RINGS)	PESIGN (INTERSECTIONS RINGS)	рвегом матро светим	RINGS)	RINGS)	PESIGN (INTERSECTING RINGS)	DESIGN (INTERSECTING RINGS)	Design Depicting Ince Geometric Figures		Design of Eagle and Wreath		Design of Eagle and Wreath	Design of Three Geometric	DONATEO	DYNATROL	DYN-AU-TAPE	FUTURMILL		KWIK SWITCH

Tool holders, spindles and adapters including collet chuck adapters, tapered socket adapters, end mill adapters, jacobs taper adapters, adapter locking fixtures, shell mill adapters, boring chuck adapters, and boring bar adapters. Tool holders, spindles, collect chuck adapters, tapered socket adapters, end mill adapters, jacobs taper adapters, adapter locking	adapters, adapter locking fixtures, sill mill adapters, boring chuck adapters, and boring bar adapters. Tool holders, spindles, and adapters including collect chuck	adapters, tapered socket adapters, end miti adapters, jacoos taper adapters, adapter locking fixtures, shell mili adapters, boring chuck adapters, and boring ber adapters. Machine tool control in the nature of a pre-sentable mechanism	for causing a metal working lathe and the like to produce a cycle of predeterminable operations.	WOODWORKING MACHINERY, NAMELY, TURNING LATHES, MOULDERS, RIPSAWS (SANDING MACHINERY) AND COMPONENTS THEREOF, AND METALWORKING MACHINERY, NAMELY, SURFACE GRINDERS	Holders for drills, taps and chucks for machine tools.	Numerical controls for controlling the operation of machine tools.	Grinding machines and parts thereof.	Uniting machines Indiversal press critetine machines	חומאס הימן הורימו לפי ווייונים לייני כי וויייים	Numerically controlled vertical chuckers and turning machines; in hine automated transfer lines; milling and centering machines. Machines and machine look betrefor-banchy, numerically controlled vertical chuckers and mining machines in-line.	Controlled victorial circovics and various managements are controlled transfer lines; milling and centering machines. Machine rools lather and multi-spirdle machines.	Machines and machine tools	Multi-chuck machines for cutlery, machines and parts thereof	Machine tools, namely multi-spindic machines.	Multiple-spindle machines. Cutting-tools for metal-working machines, and particularly boring	and reaming bars. Metal-working machines, including lathes and sutomatic multiple.	spindle screw machines. Metal working machines; lathes; parts and fittings for all the	aforesaid goods. Metal-working machines, such as lathes, including automatic,	multiple-spindle screw machines. Metal working machines, lathes; parts and fittings for all the	aforesaid goods.
	1	1	00	~		٥	1		•		۰,		7	7	r	-	1	1	1	
13-0ct-2012	18-Dec-2010	19-Nov-2007	03-Jul-2005	03-1m-2009	16-Oct-2004	09-Dec-2010	29-Oct-2012	23-Dec-2013	1107-4001-10	23-May-2010	01-Dec-2011	30-Apr-2008	17-Jun-2012	07-Mar-2011	23-Feb-2005	14-Dec-2010	19-Mar-2006	22-May-2006	24-May-2012	02-Dec-2006
13-0a-1967	07-Mar-1984	19-Nov-1957	03-Jul-1945	63. hm.1969	16-Oct-1984	09-Dec-1980	29-Oct-1982	23-Dec-2003	10K1-A0N-/0	23-May-1980	01-Dec-1981	30-Apr-1978	17-Jun-1982	04-Sep-2001	29-Mar-1905	14-Dec-1920	15-May-1997	12.Oct-1990	24-May-1932	02-Dec-1912
04-Jun-1957	18-Dec-1979	08-Apr-1957	31-Jul-1944		27-Oct-1983	24-Aug-1978	10-Mar-1982	11-Dec-2002	0961-inr-c	29-Aug-1979			17-Jun-1982	07-Mar-2001	28-Mar-1905	25-Jun-1920	19-Mar-1996	22-May-1989	26-Jan-1932	02-Dec-1912
Canada	United Kingdom 18-Dec-1979	United States of America	United States of America	United States of		United States of America	Canada United States of	America United States of	America	Canada	United States of America	Germany	flaly	Switzerland United States of	America United States of	America	Australia	United Kingdom	Атегіса	United Kingdom 02-Dec-1912
Registered	Registered	Registered	Registered		Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
153632	B1125811	654749	414870	037020	1300211	1142316	273271	2797144	723543	TMA245355	1179828	1382657 257098	413910	488663	102874	137961	704719	1385071	294191	347625
241112	1125811	72/027756	472762	200	73/449978	183277	483585	76/474,626	100883		73/221,342		34230C/82	2385/2001	80835	134179	704719	1385071	71/323462	
KWIK SWITCH	KWIK SWITCH	KWIK SWITCH	MAN-AU-TROL	A V C C C C C C C C C C C C C C C C C C	MATTISON MICRO SWINC	MICROMASTER	MICROMASTER	MICROMASTER	MOTCH	МОГСН	MULT-AU-MATIC	MULT-AU-MATIC MULT-AU-MATIC	MITTAITMATIC	MULT-AU-MATIC	NAMCO	NAMCO	NAMCO	NAMCO (Stylized)	NAMCO with Eagle and Wreath Design	NAMCO with Eagle and Wreath Design

Metalworking machines, metalworking tools and dies, and parts thereof.	Catalogs, circulars, pamphlets and instruction booklets.	Collets, pushers, tool holders and susciments for automatic single and multiple spindle bar and ohusking machines; namely, threading attachments, tepping attachments, slotting attachments,	knurling attachments, pick-off attachments, collapsible taps, sel Machine tools and tools for use in machine tools, and parts	thereof. Machine tools and parts thereof and tools for use in machine	tools.	Automatic multiple-spindle screw-machines Multiple and single spindle bar and chucking machines and parts thereof and tools for use in such bar and chucking machines—	namely, coliets, puzhen, tool holders, threading attachments, tapping attachments, slotting attachments and and	Collets; pushers; tootholders; and tools and attachments, for automatic sorcw machines-namely, threading tools and attachments, tapping tools and attachments, slotting attachments,	knuting tools and attachments, burnishing tools and attachments, and pic	Screw machines, chucking machines, mortising machines, chainsaw mortisers, mortising chains, chain bars, sprockets, chain sharpeners, spools, wrenches and socket sets. Automatic or semi-automatic screw machines, chucking machines, boring machines, turning machines, copying lathes,	precision boting machines, horizontal boting mills, wrenches, wrench sets, sockets and socket- wrench sets, ratchets, automatic resemblesion.	Electronic and/or computer controls for controlling the operation	Licetum is and or computer controls for machine tools; machine and machine tools; motors (except land vehicles); couplings and belting (except for land vehicles); large size agricultural implements; incubaloss; socientific, nautical, surveying and implements; incubaloss; socientific, nautical, surveying and	electric Electronic and/or computer controls for controlling the operation	of one or more machine tools. MULTI-PURPOSE MACHINE TOOLS OPERATING WITH OR WITHOUT NUMERICAL CONTROL AND WITH WORK SPINJLES IN HORIZONTAL OR VERTICAL OR ANGULAR ATITUDE FOR PERFORMING A NUMBER OF MACHING OPERATIONS STUHA AS DRULLING, AND AND AS STALL ON A STALL OF A STALL	KEAMING, TAFFLAG, SAND BOARD A SAND TARKED ON. THEREFOR. Machine tools, including lather and parts, machine and machine noise machine roulings and balling (except for land noise machine roulings and balling (except for land	vehicles).
7	91			1	7	,	,		1		r			7,9	a	6	7
29-Jul-2008	19-Mar-2013		06-Nav-2004	23-Aug-2004	08-Mar-2014	21-Jun-2004	07-Jan-2005		03-Jan-2006	30-Apr-2010	24 1-3 2005	onon-in-th	c107-8nV-97	26-Jan-2009	02-Sep-2009	17-Jun-2012	26-Jan-2009
29-Jul-1958	19-Mar-1963		06-Nov-1959	24-Aug-1984	15-Sep-1975	21-Jun-1913	07-Jen-1975	r	03-Jan-1956	30-Apr-1965	2301 17 10	0561-Inc-47	0/61-8m8-27	26-Jan-1989	02-Sep-1969	10-Mar-1986	26-Jan-1989
03-Sep-1957	17-May-1962		22-Nov-1956	03-Oct-1974	08-Mar-1974		28-Nov-1973		23-Feb-1955	23-Dec-1963	3	+C61-68701-00	03-1an-1969	12-Sep-1968	22-Apr-1968	17-Jun-1982	•
United States of America			Canada	France	Germany	Germany	United States of		United States of America	Canada	United States of	Amenca	Canada	France	America	Italy	France
Registered	Registered		Registered	Registered	Registered	Registered	Danisterad		Registered	Registered		Registered	Registered	Registered	Registered	Registered	Registered
965026	746963	•	115884	1282598	935434	198861	1000063		618623	140039		631236	170739	1692095	876021	413925	1743462
72/036614	72/144872		238377	179737	A25759/7Wz		196000		71/682168	279608		665849	318720	63774	72/296212	34245C/82	
NATIONAL ACME	NATIONAL ACME		NATIONAL ACME	NATIONAL ACME	NATIONAL ACME	Design	I AT A PERSON A PROPERTY A	Marina way	NEW BRITAIN	OMNICONTROL		OMNICONTROL	OMNICONTROL	OMNICONTROL	ONATIDRE	OMNIDRIE	OMNILATHE

Integrated numerically controlled mechine tools for performing a multiplicity of machining operations including, in certain instances, irspection stations electronically controlled for inspecting machined parts.	Machines and machine tools; motors (except for land vehicles), machine couplings and belting (except for land vehicles), large size agricultural implements; incubators; electronic controlled tooling mechines, electronic controls and/or computer for toolin Machining centres, and more specifically, a multi-purpose machine tool casable of performing a number of machining	operations such as drilling, reaming, tapping, end milling, face milling, and finish boring, milling machines, milling machine heads; and pa Machining centres, and more specifically, a multi-purpose machine tool capable of performing a number of machining operations such as drilling, reaming, lapping, end milling, face	milling, and finish boxing; milling machines; milling machine heads; and pa	Machine tools, machine tool installations, multi-purpose machine tools expecially multi-purpose machine tools for drilling, screping screping screening and making final drillings; milling anchine, milling machine breats and parts of the contract machine.	MARITHER CRIEGE, HIBBING MOVINGS, HIBBING MOVINGS TO BOX PART MERGEON TO A MANAGE TO A MAN	Nutripy, content manner to construct a cutting processing operation, as drilling resps, surew cutting shaft milling cutters, forehead milling cutters and honing, milling machines, milling machines rod heads.	Milling machines and parts thereof.	Milling machines and milling machine heads. Tool holders for use in machine tools.	Tools and tool holders for use in machine tools, machine tools. Holders for tools, that is, tool holders for holding a tool to be	used on a machine tool. Tools and tool bearings for the use thereof in tooling machinery, tooling machines, hand tools and machines; motors, machine couplings and belting (except for land vehicles); large size agricultural implements; incubators	Hand tools and instruments; ou Tools and tool holders for use in machine tools. Holders for tools, that is tool holders for holding a tool to be used	on a mechine tool.	Holders for tools. Systems for displaying, adjust and/or gauge tools in tool-holders,	to be used in relation with machine-tools
	7, 9	<i>r</i>	۲	ı		,	7	7 7 8 9 1	21		7,8	7,8	7	σ
12-Feb-2016	17-Jun-2012	07-May-2013	07-May-2013	31-Jul-2011	11-Oct-2013	29-May-2008	26-Sep-2013	02-Jun-2009 30-May-2012	30-Nov-2007	24-Sep-2010	17-Jun-2012 29-May-2016	04-May-2004	05-May-2004	17-Jun-2012
12-Feb-1971	10-Mar-1986	07-May-1968	12-Mar-1968	19-Jul-1971	11-Oct-1968	30-May-1988	26-Sep-1968	02-jun-1959 30-May-1967	30-Nov-1971	24-Sep-1965	10-Mar-1986 29-May-1967	04-May-1984	05-May-1964	17-Jun-1982
03-Jan-1969	17.Jun-1982	07-May-1968	14-Mar-1967	24-Mar-1971	03-Oct-1967	29-May-1968	26-Sep-1968	08-Sep-1958 30-May-1967	30-Nov-1971		17-Jun-1982 29-May-1967	06-May-1964	04-Oct-1962	17-Jun-1982
Canada	Italy	Australia	Australia	Austria	Canada	Switzerland	United Kingdom	United States of America Australia	Benelux	Canada	Italy New Zealand	Switzerland	United States of America	Italy
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered Registered	Registered	Registered	Registered Registered	Registered	Registered	Registered
174278	413918	218942	B845874	69601	158647	363397	931453	679566 B210581	109903	142014	413923 B84170	332803	769121	413919
318719	34238C/82	218942	266701	AM671/71	308111			58594 210581	558733	285911	34243C/82 84170	2264	154525	34239C/82
OMNILNE	ONNILNE	ONNINE	OMNUME	ONNIME	OMNIMIL	ONDIMIL	OMNIMIL	OMNITOOL	OMNITOOL	OMNITOOL	OMNITOOL	OMNITOOL	OMNITOOLSET	OMNITOOLSET

Machine tools namely, titing arbor bench saws; titing arbor scoring saws; scoring saws; sawing centers, scoril saws; universal spindle shapers; single end tenoners; hollow chisel mortisers; chain saw mortisers; parens; retroit kit for standard planers LATHES, SHAPERS, PLANDRS, SLOTTERS, SHAPER PLANDRS, SLOTTERS, SHAPER PLANDRS, MILLING MACHINES AND ROLL FORMING	MACHINES [Lathes,] milling machines, [roll forming machines,] shapers,	planers, slotters, and shapers-planets.	Lathes and boring mills.	Electrical switches	Manuals, computer punch cards, and similar data setting forth statements convertible to digital data thereby forming, in effect, a language by means of which a programmer can set up a program on magnetic tape or other numerical control system.	Paper, cardboard, articles of paper or of cardboard (not included in other classes), printed matter, newspapers and periodicals, books; bookbinding material, photographs; stationery, adhesive	materials (stationery); artists' materials; paint brushes; type Manuals and printed matter, all containing instructions relating to	computer programming. Machine tools, namely, metal turning machines including	multiple spindle bar machines and chuckers. Metal turning machines including multiple spindle bar machines	and chuckers.	Metal turning machines including multiple spindle bar machines.	Power operated industrial grinding machines.	Measuring and positioning control apparatus for machine icolis. Chucking machines, spindle turning machines, parts therefor and	conveyors used therewith.	Single chuck and multi-chuck tooling machines and parts thereof Cutting tools and holders therefor for use with powered machine	tools.	Universal grinding machines.
		7	7	σ			91	16		۲	1	7	σ		7	7	7
20-Mar-2011	09-Apr-2010	25-Aug-2004	20-Sep-2010	28-Mar-2010	17-Sep-2016		17-Jun-2012	24-Aug-2005	01-Jun-2009	11-Jan-2007	26-Jun-2013	16-May-2005	27-Jun-2011	09-Jun-2012	17-Jun-2012	08-Nov-2008	04-May-2012
20-Mar-1981	09-Apr-1965	25-Aug-1964	20-Sep-1960	28-Mar-1950	17-Sep-1971		10-Mar-1986	24-Aug-1970	01-Jun-1979	11-Jan-1977	06-Jul-1994	16-May-1995	27-Jun-1961	09-Jun-1967	17-Jun-1982	08-Nov-1988	04-May-1982
22-Msy-1980	16-Jan-1964	23-Dec-1963	12-Jan-1960	29-Aug-1946	02-Sep-1970		17-Jun-1982	24-Aug-1970	25-Apr-1977	22-Jan-1976			04-Oct-1960	22-Jun-1966	17-Jun-1982	17-Sep-1987	13-Mar-1981
Canada	Canada United States of	America United States of	America United States of	America	Canada		Italy	United Kingdom	Canada United States of	America	Viet Nam United States of	America United States of	America	Canada	Italy United States of	America United States of	America
Registered	Registered	Registered	Registered	Registered	Registered		Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
257081	TMA139812	775747	704573	\$22881	178359		413917	B964251	233374	1055932	12503	1893926	717565	151333	413912	1511530	1194634
453886	279991	183459	88841	71/508,234	335853		34237C/82	964251	409948	73/074,985	N-3940/93	74/444,210	727105727	297938	34232C/82	73/684654	73/300945
RIGIDALL	SIZE-AU-TROL	SNAP-LOCK (Stylized)	SPIRALCHIP	SPIRALCHIP	лыз		тычз	SPOTTED "C" Design	SPOTTED "C" Design	SPRINGFIELD	SUN-DIAL	SUN-DIAL	TEMPLA-TURN	IEMPLA-TURN	TEMPLA-TURN	TWIN-BORE	VALUMASTER

RECORDED: 02/22/2012