## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM382997

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Alliance Services Ltd.		01/01/2014	Corporation: BERMUDA

#### **RECEIVING PARTY DATA**

Name:	BCC Research, LLC	
Street Address:	2222 Sedwick Road	
City:	Durham	
State/Country:	NORTH CAROLINA	
Postal Code:	27713	
Entity Type:	Limited Liability Company: NORTH CAROLINA	

### **PROPERTY NUMBERS Total: 9**

Property Type	Number	Word Mark
Registration Number:	2004817	A TEAM OF EAGLES
Registration Number:	1950333	BATTERY & EV TECHNOLOGY
Registration Number:	1402123	BCC
Registration Number:	4399325	BCC RESEARCH
Registration Number:	2778836	CUSTOMERS FIRST
Registration Number:	3364661	ENERGY
Registration Number:	1931035	MEMBRANE & SEPARATION TECHNOLOGY NEWS
Registration Number:	1929433	WORKING SMARTER
Registration Number:	2323071	WORKING SMARTER

#### CORRESPONDENCE DATA

Fax Number: 8443978265

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 9198294296

Email: tmgroup@hutchlaw.com

Trevor P. Schmidt **Correspondent Name:** 

Address Line 1: 3110 Edwards Mill Road

Address Line 2: Suite 300

Address Line 4: Raleigh, NORTH CAROLINA 27612

ATTORNEY DOCKET NUMBER: ACAD.21000

> TRADEMARK REEL: 005784 FRAME: 0540

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NAME OF SUBMITTER:	Trevor P. Schmidt	
SIGNATURE:	/Trevor P. Schmidt/	
DATE SIGNED:	05/02/2016	
Total Attachments: 3		
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#### ASSET PURCHASE AGREEMENT

This ASSET PURCHASE AGREEMENT (the "Agreement") is entered into as of June 27, 2014 and is effective as of January 1, 2014, except as set forth in Schedule 1 hereto, by and between Alliance Services Ltd., a Bermuda corporation ("Seller") and BCC Research, LLC ("Purchaser").

#### RECITALS

WHEREAS, on December 30, 2013, the Seller purchased certain of the intellectual property of the Purchaser and Academy Association, Inc.

WHEREAS, the Seller wishes to transfer such intellectual property back to the Seller effective as of June 27, 2014.

WHEREAS, Seller and Purchaser have negotiated the terms of this Agreement at armslength and in good faith.

#### AGREEMENT

**NOW THEREFORE**, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Purchaser and Seller hereby agree as follows:

- 1. Sale and Transfer of Assets and Assumption of Certain Liabilities. Upon the terms and subject to the conditions of this Agreement, in consideration of and in exchange for the Closing Consideration and for Purchaser's assumption of the Assumed Liabilities, Seller agrees, on the date hereof to sell, transfer, assign and convey to Purchaser, and Purchaser hereby agrees to purchase from Seller, all of Seller's right, title and interest in the Assets (as defined below), "as is" and without recourse, and (except as set forth in Section 4 below) without representations or warranties of any kind, express or implied, including, without limitation, any warranties as to title, possession, quiet enjoyment, merchantability, value, useful life, fitness for intended use, or similar representations and warranties. The execution of this Agreement shall have the effect of transferring Seller's right title and interest in the Assets. For purposes of this Agreement, "Assets" shall mean all of Seller's right, title and interest related to the intellectual property described on Schedule 1 to this Agreement. Except as expressly set forth in this Section 1 above, no other assets, properties, rights or claims are intended to be transferred to the Purchaser.
- 2. <u>Purchase Price</u>. As consideration for the sale, transfer, and conveyance of the Assets by Seller, Purchaser agrees to (a) pay at the Closing, in immediately available funds (the "<u>Closing Consideration</u>"); and (b) assume the liabilities and obligations of the Seller identified as Assumed Liabilities on Schedule 1.
- 3. <u>Liabilities and Obligations Not Assumed</u>. Purchaser shall not assume or become obligated in any way to pay any liabilities, debts or obligations of Seller whatsoever except for the Assumed Liabilities, including but not limited to any liabilities or obligations now or hereafter arising from Seller's business activities that took place prior to the Closing.

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IN WITNESS WHEREOF, Purchaser and Seller have caused this Agreement to be executed as of the day and year first above written.

## **SELLER:**

ALLIANCE SERVICES LTD.

Name: Greg E. Lindberg

Title: Chairman

### **PURCHASER:**

BCC RESEARCH, LLC

Name: Greg E. Lindberg

Title: Chairman

H#: 442387

# **SCHEDULE 1**

# **ASSETS**

Customer Lists		
Trademarks		
2,004,817	A Team of Eagles	
1,950,333	Battery & EV Technology (and design)	
1,402,123	BCC (and design)	
4,399,325	BCC Research	
2,778,836	Customers First	
3,364,661	Energy	
1,914,866*	FIN Food Ingredient News (and design)	
1,931,035	Membrane & Separation Technology	
	News (and design)	
1,929,433		
2,323,071	Working Smarter	
URLs		

# **ASSUMED LIABILITIES**

\* This Trademark will transfer as of June 27, 2014.

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**RECORDED: 05/04/2016** 

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