

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM383871

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
BK Giulini GmbH		06/26/2015	Limited Liability Company: GERMANY
RECEIVING PARTY DATA			
Name:	SRL Dental GmbH		
Street Address:	Giulinistrasse 2		
City:	Ludwigshafen/Rhein		
State/Country:	GERMANY		
Postal Code:	67065		
Entity Type:	Limited Liability Company: GERMANY		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	1312001	GILVEST	
Registration Number:	1312000	GILDENT	
CORRESPONDENCE DATA			
Fax Number:	2026375600		
<i>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.</i>			
Phone:	2026375600		
Email:	dcptotrademarkmail@hoganlovells.com		
Correspondent Name:	Anna Kurian Shaw		
Address Line 1:	555 Thirteenth Street, N.W.		
Address Line 4:	Washington, D.C. 20004		
ATTORNEY DOCKET NUMBER:	041052.000008		
NAME OF SUBMITTER:	Birte Hoehne-Mahyera		
SIGNATURE:	/Birte Hoehne-Mahyera/		
DATE SIGNED:	05/10/2016		
Total Attachments: 31			
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Gypsum Asset Transfer Agreement

By and between

BK Giulini GmbH

-- "Transferor" --

on the one hand and

SRL Dental GmbH

-- "Transferee" --

on the other hand

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This Asset Transfer Agreement (this "**Agreement**") is made on 26 June 2015 by and between

1. **BK Giuliani GmbH**, a limited liability company under the laws of Germany, with corporate seat in Ludwigshafen/Germany, and registered with the commercial register at the local court of Ludwigshafen/Germany under registration no. HRB 1782

("Transferor")

and

2. **SRL Dental GmbH**, Giulinistrasse 2, 67065 Ludwigshafen/Rhein, Germany, registered with the commercial register of the local court (*Amtsgericht*) of Ludwigshafen under HRB 64478

("Transferee")

- The Transferor and the Transferee are herein referred to each as a "**Party**" and together as the "**Parties**" -

Recitals

- (A) The Transferor, ICL Holding Germany beschränkt haftende OHG, Fibrisol Service Limited UK, the Transferee, SRL Pharma GmbH (formerly: mertus 206. GmbH) and SRL Coöperatief U.A. entered into a Sale and Purchase Agreement regarding the Pharma & Cosmetics and Gypsum Business dated 21/22 May 2015 (deed roll no. 37/2015 of the notary Dr. Friedrich Heilmann, Frankfurt am Main, Germany) (the "**SAPA**") concerning the sale and purchase of inter alia certain assets, contracts, liabilities pertaining to the Gypsum Business of the Transferor. Capitalized terms used but not defined herein shall have the same meaning ascribed to them in the SAPA.
- (B) Pursuant to the SAPA, the Transferor agreed to sell to the Transferee, and the Transferee agreed to purchase certain assets, contracts and liabilities from the Transferor subject to the terms and conditions of the SAPA.

Now, therefore, the Parties hereby agree as follows:

1. Consummation of the SAPA

- 1.1 This Agreement is entered into in connection with the consummation of the SAPA and in order to perform at the Closing Date certain obligations as agreed in the SAPA. The SAPA (including all annexes and exhibits attached thereto) is fully known by the Parties and forms and integral part of this Agreement.
- 1.2 This Agreement is subject to the terms and conditions of the SAPA. The SAPA shall take precedence over this Agreement. To the extent a conflict arises between certain provisions of

this Agreement and the terms and conditions of the SAPA, the Parties shall undertake to amend this Agreement in a way that it is consistent with the terms and conditions of the SAPA and - during the period of such amendment has not occurred - shall put each other in the same economic position as if such amendment had occurred.

1.3 All provisions of the SAPA shall remain in full force and effect and nothing herein shall be construed to modify any of the terms, provisions, covenants or conditions contained in the SAPA.

2. Transfer of all BKG Sold PCG Assets and BKG Sold Contractual Relationships

2.1 Subject to the terms and conditions of the SAPA, the Transferor hereby transfers (*überträgt*) the BKG Sold PCG Assets in relation to the Gypsum Business owned or held by it at Closing Date and assigns to Transferee all of its rights, interests and other properties in and to the BKG Sold PCG Assets in relation to the Gypsum Business as defined in Section 3.1.1 of the SAPA, including but not limited to those of the BKG Sold PCG Assets in relation to the Gypsum Business listed in Annex 2.1.

2.2 Subject to the terms and conditions of the SAPA, the Transferor hereby transfers (*überträgt*) its BKG Sold Contractual Relationships in relation to the Gypsum Business with effect as of the Closing Date and assigns to Transferee all of its rights, interests and other properties in and to the BKG Sold Contractual Relationships in relation to the Gypsum Business as defined in Section 3.1.3 of the SAPA, including but not limited to those of the BKG Sold Contractual Relationships in relation to the Gypsum Business listed in Annex 2.2.

2.3 The Transferor shall not sell to the Transferee, and the Transferee shall not purchase, any of the BKG Excluded Assets as defined in Section 3.1.2 of the SAPA.

2.4 The Transferee hereby accepts the assignment and transfer of the BKG Sold PCG Assets and the BKG Sold Contractual Relationships (both in relation to the Gypsum Business) and assumes (*übernehmen*) and shall discharge (*befreien*) the Transferor from, and shall perform and fulfill (*erfüllen*), any of BKG Sold Liabilities in relation to the Gypsum Business as defined in Section 3.1.4 of the SAPA, in each case in accordance with the terms and conditions of the SAPA. The Transferee shall not assume from the Transferor any of the BKG Excluded Liabilities.

2.5 The Transferor shall transfer to the Transferee and the Transferee shall assume from the Transferor physical possession of the movable BKG Sold PCG Assets in relation to the Gypsum Business on the Closing Date or as soon as practically possible after the Closing Date (transfer of title pursuant to Section 929 sentence 1 of the German Civil Code, *BGB*) and to the extent to which the moveable BKG Sold PCG Assets in relation to the Gypsum Business are then located in buildings on the business premises of the Transferor in Ludwigshafen, Germany, shall enable the Transferee to take possession of such moveable BKG Sold PCG Assets in relation to the Gypsum Business. To the extent that the Transferee already holds physical possession of the

moveable BKG Sold PCG Assets in relation to the Gypsum Business on the Closing Date, no further handover to the Transferee is required (transfer of title pursuant to Section 929 sentence 2 of the German Civil Code, *BGB*).

- 2.6 To the extent that the Transferor has not transferred physical possession of the movable BKG Sold PCG Assets in relation to the Gypsum Business to the Transferee prior to or on the Closing Date, the Transferor shall keep physical possession of such assets in custody for and on behalf of the Transferee until physical possession has been transferred to the Transferee thus being possession mediator of the Transferee as of the Closing Date (transfer of title pursuant to Section 930 of the German Civil Code, *BGB*).
- 2.7 To the extent the movable BKG Sold PCG Assets in relation to the Gypsum Business are in the physical or intermediate possession of third parties as of the date hereof, the Transferor hereby assigns to Transferee all its claims for repossession vis-à-vis such third parties with regard to such movable BKG Sold PCG Assets in relation to the Gypsum Business and shall instruct such third parties to keep physical or intermediate possession of such movable assets for and on behalf of the Transferee as new owner forthwith. The Transferee hereby accepts such assignments and acknowledges such instructions for possession for and on its behalf (transfer of title pursuant to Section 931 of the German Civil Code, *BGB*).

3. Further Assurances

The Parties agree to execute, make, acknowledge, and deliver such instruments, agreements and other documents as may be reasonably required or mandatory under applicable law to effectuate the purposes of this Agreement and to consummate the transactions contemplated hereby.

4. The Parties' Liability

The Parties' liability towards each other under or in connection with this Agreement shall be governed exclusively by the SAPA.

5. Costs and Expenses

In accordance with Section 30 of the SAPA, each Party shall bear its own costs and expenses in connection with the preparation, execution and consummation of this Agreement.

6. Notices and Communication

All notices, requests and other communication under or in connection with this Agreement shall be made in accordance with Section 33 of the SAPA.



7. Miscellaneous

- 7.1 This Agreement and the SAPA including all documents referred to herein and therein set forth the entire agreement and understanding between the Parties and supersede any prior agreement or understanding, written or oral, relating to the subject matter of this Agreement.
- 7.2 Any amendment of or addition to this Agreement must be duly executed in writing on behalf of each Party bound by it by its duly authorized officer or employee, unless a more stringent form is required. This also applies to the deletion or amendment of this Section 7.2.
- 7.3 As regards the assignment of rights and obligations pursuant to the Agreement, Section 31 of the SAPA shall apply accordingly.
- 7.4 This Agreement and the transactions contemplated hereby shall be governed by, and be construed in accordance with, the Laws of the Federal Republic of Germany, without regard to principles of conflicts of Laws and without regard to the United Nations Convention on the International Sales of Goods (CISG).
- 7.5 Section 35 of the SAPA shall apply accordingly for any disputes arising out of or in connection with this Agreement.
- 7.6 Should any individual provision of this Agreement be or become wholly or partially invalid or unrealizable, or should there prove to be an omission herein, this shall not affect the validity of the remaining provisions. In the place of the invalid or unrealizable provision or in order to fill the gap, the Parties undertake to agree on an appropriate provision that, within the framework of what is legally permissible, comes closest to what the Parties intended or would have intended in accordance with the purpose of this Agreement if they had considered the matter at the outset.

Frankfurt, this 26 June 2015

BK Giuliani GmbH



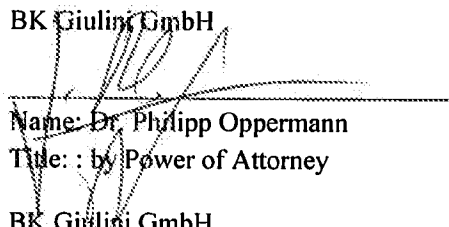
Name: Dr. Kirsten Girmth
Title: : by Power of Attorney

SRL Dental GmbH



Name: Dr. Volker Geyrhaller
Title: by Power of Attorney

BK Giulini GmbH


Name: Dr. Philipp Oppermann

Title: : by Power of Attorney

BK Giulini GmbH

LIST OF ANNEXES

Annex 2.1 BKG Sold PCG Assets relating to Gypsum Business

Annex 2.2 BKG Sold Contractual Relationships relating to Gypsum Business

Annex 2.1 to the Gypsum Asset Transfer Agreement

Project LuYa 2

GYPSUM AND DENTAL BUSINESS

List of Intellectual Property

BK Giuliani GmbH

(Status as of 17.06.2015)

1. List of Registered Trademarks BU Gypsum of BK Giulini GmbH

countries	registry number	trademark	owner	next renewal	classes	application date
IB	492 566	AS-DUR	BK Giulini GmbH	05.03.2025	19;5	18.07.1979
DE	987 862	AS-DUR	BK Giulini GmbH	31.08.2018	5;19	05.08.1978
GR	77 705	GILCAST	BK Giulini GmbH	02.08.2024	1;5	02.08.1984
SE	193 709	GILCAST	BK Giulini GmbH	23.11.2024	1;5	23.05.1984
DK	VR 1985 03894	GILCAST	BK Giulini GmbH	15.11.2015	1;5	24.05.1984
FI	94 481	GILCAST	BK Giulini GmbH	05.12.2015	1;5	20.06.1984
IL	58 875	GILCAST	BK Giulini GmbH	31.05.2019	5	31.05.1984
IL	59 117	GILCAST	BK Giulini GmbH	10.07.2019	1	10.07.1984
DE	1 005 538	GILCAST	BK Giulini GmbH	31.01.2020	1;5	30.01.1980
PL	68 352	GILCAST	BK Giulini GmbH	08.10.2020	1;5	08.10.1990
IB	486 912	GILCAST	BK Giulini GmbH	11.07.2024	1;5	28.07.1980
DE	39 403 481	GILGLAS	BK Giulini GmbH	30.11.2024	1	24.11.1994
DE	30442236	GILRESIN	BK Giulini GmbH	31.07.2024	1	23.07.2004
EM	007521644	Gif-Resin	BK Giulini GmbH	31.12.2018	1	23.12.2008
DE	1 090 788	GILTON	BK Giulini GmbH	30.11.2015	19	05.11.1985
DE	832 059	Giluforn	BK Giulini GmbH	29.02.2016	19	23.02.1966
PL	68 357	GILUFORN	BK Giulini GmbH	08.10.2020	19	08.10.1990
IB	482 263	GILUFORN	BK Giulini GmbH	07.01.2024	19	23.02.1976
DE	957 347	GILUPLASTER	BK Giulini GmbH	31.08.2016	5;1	04.08.1986
DE	1063812	Givac	BK Giulini GmbH	31.12.2023	01	09.12.1983
US	1 312 001	GILVEST	BK Giulini GmbH	01.01.2015	5	01.02.1984
JP	4 151 386	GILVEST	BK Giulini GmbH	29.05.2018	1	03.12.1996
JP	4 151 387	GILVEST	BK Giulini GmbH	29.05.2018	5	03.12.1996
DE	1 005 539	GILVEST	BK Giulini GmbH	31.01.2020	5	30.01.1980
PL	68 481	GILVEST	BK Giulini GmbH	08.10.2020	5	08.10.1990
IB	482 264	GILVEST	BK Giulini GmbH	07.01.2024	5	28.07.1980
DE	39 869 134	KERAPLAST	BK Giulini GmbH	31.12.2018	1	01.12.1998
GR	77 706	LUDUR	BK Giulini GmbH	02.08.2024	19	02.08.1984

DK	VR 1984 00713	LUDUR	BK Giulini GmbH	15.02.2025	19	24.05.1984
SE	195 221	LUDUR	BK Giulini GmbH	15.03.2025	19	23.05.1984
FI	94 482	LUDUR	BK Giulini GmbH	05.12.2015	19	20.06.1984
DE	832 060	Ludur	BK Giulini GmbH	29.02.2016	19	23.02.1966
IB	486 553	LUDUR	BK Giulini GmbH	11.07.2024	19	23.02.1976
DE	959 779	Luxobond	BK Giulini GmbH	29.02.2016	5	02.02.1976
IB	436657	LUXOBOND	BK Giulini GmbH	08.03.2018	10;5	01.07.1977
PL	68 482	LUXOBOND	BK Giulini GmbH	08.10.2020	5;10	08.10.1990
EM	005200050	MULTICAST	BK Giulini GmbH	30.06.2016	1;19	29.06.2006
DE	1 125 116	SANICAST	BK Giulini GmbH	31.01.2018	19	27.01.1988
IB	526 749	SANICAST	BK Giulini GmbH	19.08.2018	19	20.07.1988
DK	VR 1990 02 965	SANICAST	BK Giulini GmbH	11.05.2020	19	25.08.1988
SE	248 222	SANICAST	BK Giulini GmbH	08.04.2023	19	23.08.1988
DE	398 69 135	SEMIROCK	BK Giulini GmbH	31.12.2018	5;1	01.12.1998

2. List of Registered Trademarks BU Dental of BK Giulini GmbH

countries	registry number	trademark	owner	next renewal	classes	application date
DE	302008040587	Adenta	BK Giulini GmbH	31.07.2028	05;06	23.06.2008
DE	302008064782	Adenta	BK Giulini GmbH	30.11.2028	05;06	09.10.2008
EM	011534526	Compact Disc	BK Giulini GmbH	31.01.2023	5;6;40;44	31.01.2013
DE	30355849	Dentium	BK Giulini GmbH	31.10.2023	05;06;14	27.10.2003
DE	302010047586	Gialloy	BK Giulini GmbH	31.08.2020	1;5;6	11.08.2010
EM	009898371	Gialloy	BK Giulini GmbH	30.04.2021	1;5;6	15.04.2011
IB	1087616	GIALLOY	BK Giulini GmbH	24.06.2021	01;05;06	24.06.2011
IB	486 554	GILALGIN	BK Giulini GmbH	11.07.2024	5	18.04.1980
GR	77704	GILALGIN	BK Giulini GmbH	02.08.2024	5	02.08.1984
DK	VR 1985 00718	GILALGIN	BK Giulini GmbH	15.02.2025	5	24.05.1984
SE	195 359	GILALGIN	BK Giulini GmbH	22.03.2015	5	23.05.1984
NO	120 924	GILALGIN	BK Giulini GmbH	09.05.2015	5	22.05.1984
FI	94480	GILALGIN	BK Giulini GmbH	05.12.2015	5	20.06.1984
IL	58874	GILALGIN	BK Giulini GmbH	31.05.2019	5	31.05.1984
DE	1000806	GILALGIN	BK Giulini GmbH	30.09.2019	5	01.09.1979
DE	30442235	GILALLOY	BK Giulini GmbH	31.07.2024	1;5;6	23.07.2004
US	1 312 000	GILDENT	BK Giulini GmbH	01.01.2015	5	01.02.1984
SE	195 222	GILDENT	BK Giulini GmbH	15.03.2025	5	23.05.1984
DE	1014129	GILDENT	BK Giulini GmbH	31.08.2020	5	21.08.1980
PL	68 353	GILDENT	BK Giulini GmbH	08.10.2020	5	08.10.1990
IB	482 265	GILDENT	BK Giulini GmbH	07.01.2024	5	13.02.1981
DE	1014130	GILDONT	BK Giulini GmbH	31.08.2020	5	21.08.1980
DE	30442234	GILDOUBLE	BK Giulini GmbH	31.07.2024	5	23.07.2004
GB	1371392	GILPLAST	BK Giulini GmbH	24.01.2016	5	24.01.1989
DE	1144755	GILPLAST	BK Giulini GmbH	31.12.2018	5	22.12.1988
GR	92133	GILPLAST	BK Giulini GmbH	20.01.2019	5	20.01.1989
TR	110 754	GILPLAST	BK Giulini GmbH	20.01.2019	5	20.01.1989
IB	543 873	GILPLAST	BK Giulini GmbH	28.09.2019	5	17.08.1989

NO	140 867	GILPLAST	BK Giulini GmbH	29.03.2020	5	16.01.1989
PL	68 354	GILPLAST	BK Giulini GmbH	08.10.2020	5	08.10.1990
SE	219 749	GILPLAST	BK Giulini GmbH	30.11.2020	5	16.01.1989
US	1 626 644	GILPLAST	BK Giulini GmbH	11.12.2020	5	17.01.1990
FI	112287	GILPLAST	BK Giulini GmbH	20.06.2021	5;10	16.02.1989
DE	30442237	GILROCK	BK Giulini GmbH	31.07.2024	5	23.07.2004
NZ	129 179	GILSTONE	BK Giulini GmbH	14.08.2024	5	14.08.1979
DE	950 528	GILSTONE	BK Giulini GmbH	31.12.2015	5;19	23.12.1975
IB	435240	GILSTONE	BK Giulini GmbH	21.01.2018	19;5	15.10.1976
IB	694080	GILSTONE	BK Giulini GmbH	29.04.2018	19;5	15.10.1976
ZA	79/4231	GILSTONE	BK Giulini GmbH	13.08.2019	5	13.08.1979
SE	169 808	GILSTONE	BK Giulini GmbH	26.10.2019	5	06.06.1979
DK	VR 1980 00215	GILSTONE	BK Giulini GmbH	11.01.2020	5	07.06.1979
AU	338116	GILSTONE	BK Giulini GmbH	21.09.2020	5	21.09.1979
CL	900712	GILSTONE	BK Giulini GmbH	22.09.2020	5	22.09.2000
PL	68 355	GILSTONE	BK Giulini GmbH	08.10.2020	5;19	08.10.1990
GB	1128381	GILSTONE	BK Giulini GmbH	08.02.2021	5	08.02.1980
VE	104 324-F	GILSTONE	BK Giulini GmbH	04.11.2023	5	29.08.1979
BR	810108186	GILUDUR	BK Giulini GmbH	03.05.2013	05	22.08.1979
NZ	129 178	GILUDUR	BK Giulini GmbH	14.08.2024	5	14.08.1979
DE	949 865	GILUDUR	BK Giulini GmbH	31.12.2015	5;19	23.12.1975
IB	446991	GILUDUR	BK Giulini GmbH	06.08.2019	19;5	05.10.1976
IR	52334	GILUDUR	BK Giulini GmbH	23.09.2019	5	23.09.1979
DK	VR 1980 00223	GILUDUR	BK Giulini GmbH	11.01.2020	5	07.06.1979
NO	105 785	GILUDUR	BK Giulini GmbH	21.08.2020	5	06.06.1979
PL	68 356	GILUDUR	BK Giulini GmbH	08.10.2020	5;19	08.10.1990
GB	1128382	GILUDUR	BK Giulini GmbH	08.02.2021	5	08.02.1980
FI	80784	GILUDUR	BK Giulini GmbH	05.03.2022	5	20.06.1979
CI	586133	GILUDUR	BK Giulini GmbH	26.12.2020	5	20.08.1980
EM	012300241	GilZircon	BK Giulini GmbH	30.11.2023	5;10;35	12.11.2013
EM	009667171	Kera	BK Giulini GmbH	31.12.2020	5;6	27.12.2010

DE	30355848	Kera	BK Giuliani GmbH	31.10.2023	05;06	27.10.2003
DE	39802406	Kera N	BK Giuliani GmbH	28.02.2018	05	20.01.1998
EM	009668344	Main Metall	BK Giuliani GmbH	31.12.2020	5;6;10	29.12.2010
DE	30355851	Main Metall	BK Giuliani GmbH	31.10.2023	05	27.10.2003
EM	009668336	Robur	BK Giuliani GmbH	31.12.2020	5;6;14	29.12.2010
DE	39500061	Robur 400	BK Giuliani GmbH	31.01.2025	05;06;14	02.01.1995
EM	009668328	Tener	BK Giuliani GmbH	31.12.2020	5;6;14	29.12.2010
DE	39506524	Tener 350	BK Giuliani GmbH	31.01.2025	05;06;14	02.01.1995
DE	30442233	THIXODENT	BK Giuliani GmbH	31.07.2024	5	23.07.2004
DE	30355850	Thixodur	BK Giuliani GmbH	31.10.2023	05	27.10.2003
GB	1447488	TITANVEST	BK Giuliani GmbH	16.11.2017	1	16.11.1990
DE	30356063	Vega	BK Giuliani GmbH	31.10.2023	05;06	28.10.2003



3. List of Secret InventionS** of BK Giuliani GmbH of BU Gypsum/Dental

PAT 454	Includes Pat452
Valid	2015
Title:	Investment mass phosphate bonded for dental casting
Inventors and shares	Dr. Förster 50% H. Bartenbach 50%
Product name	Gilvest HS, Gilvest HS soft, Gilvest MG-HS Gilvest HS soft Sp1, Sp2, SP3
Product numbers	59688, 59960, 59772, 59836 59689, 59678, 59672 59813, 59685, 59836

Pat 471	
Valid	2018
Title:	Method to regulate the expansion of phosphate bonded dental investment masses
Inventors and shares	Dr. Förster 15%
	H. Bartenbach 30%
	H. Hagedorn 30%
	Dr. Reibel 15%
	Dr. Breker 10%
	<i>Comment for the compensation: the value of the invention is based on the improved process and the avoidance of bad quality</i>

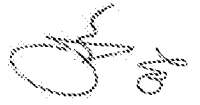
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Pat 489	
Valid	2023
Title:	Modell casting investment mass in the dental technique
Inventors and shares	M. Ewald 10% W. Bartenbach 90%
Product name	Gilvest MG Speed und Gilvest Mg Vario
Product numbers	59 631 und 59504

Pat506	
Valid	2024
Title:	Process for the manufacture of gypsum for 3d printing
Inventors and shares	
	Bruno Kaufmann 45%
	Frank Bott 20%
	Forrero-Sanchez, Manuel 20%
	Rolf Gimmy 10%
	Wolf, Rainer 5%
Product name	Ludür KD und Ludur 3D

Remarks.

** secret inventions are to be considered as granted inventions and are to be compensated as regular inventions by the company.

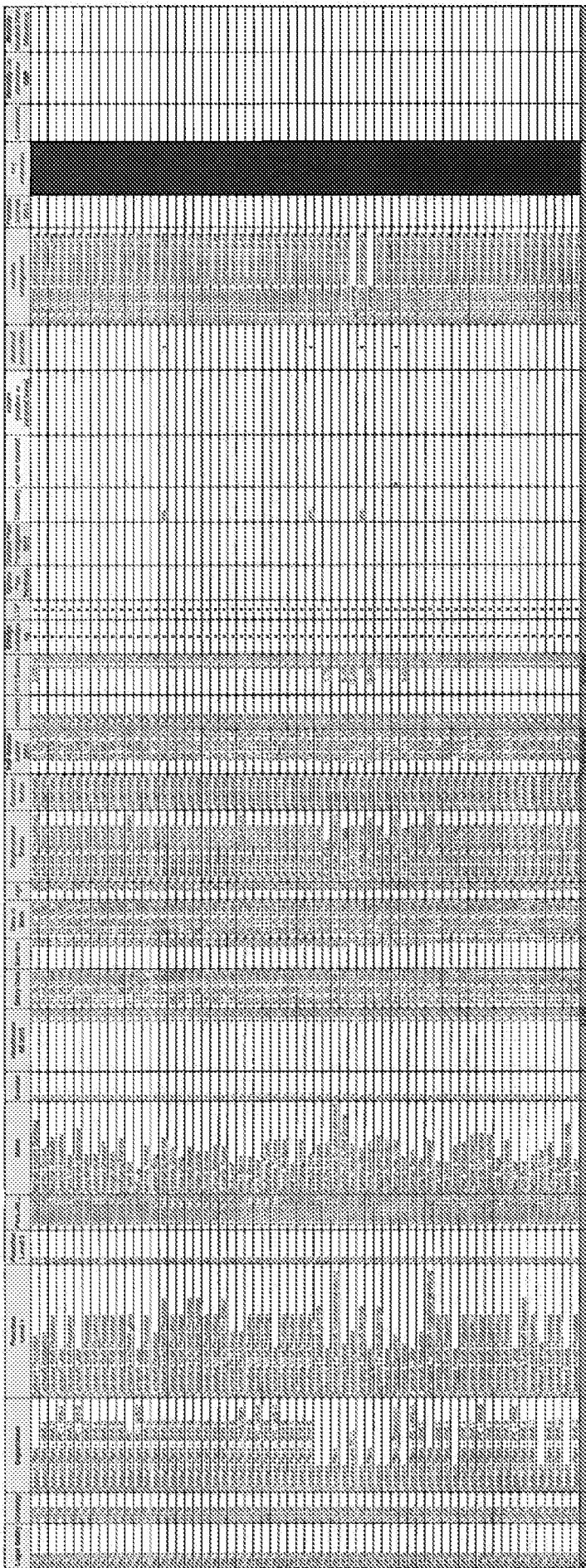


Annex 3.1.1. (part 1)

Reconciliation of Annex 3.1.1 (part 1) to the Financial Factbook - PCG - May15A

PCG Assets Sellers

<i>Currency: €</i>	<i>As per Fixed Assets List</i>
BK Giulini GmbH (Gypsum)	
Tangible Assets	1.009.351
Intangible Assets	150.988
Fixed Assets	1.160.339
BK Giulini GmbH (PC)	
Tangible Assets	3.048.488
Intangible Assets	93.463
Fixed Assets	3.141.952
Fibrisol Service Ltd. (Bromborough)	
Tangible Assets	1.349.896
Intangible Assets	-
Fixed Assets	1.349.896
	<i>(refer to Annex 4.1.1)</i>
Total Bk Giulini (PCG) Assets Sellers	
Tangible Assets	5.407.735
Intangible Assets	244.451
Fixed Assets - BKG Asset Sellers	5.652.186

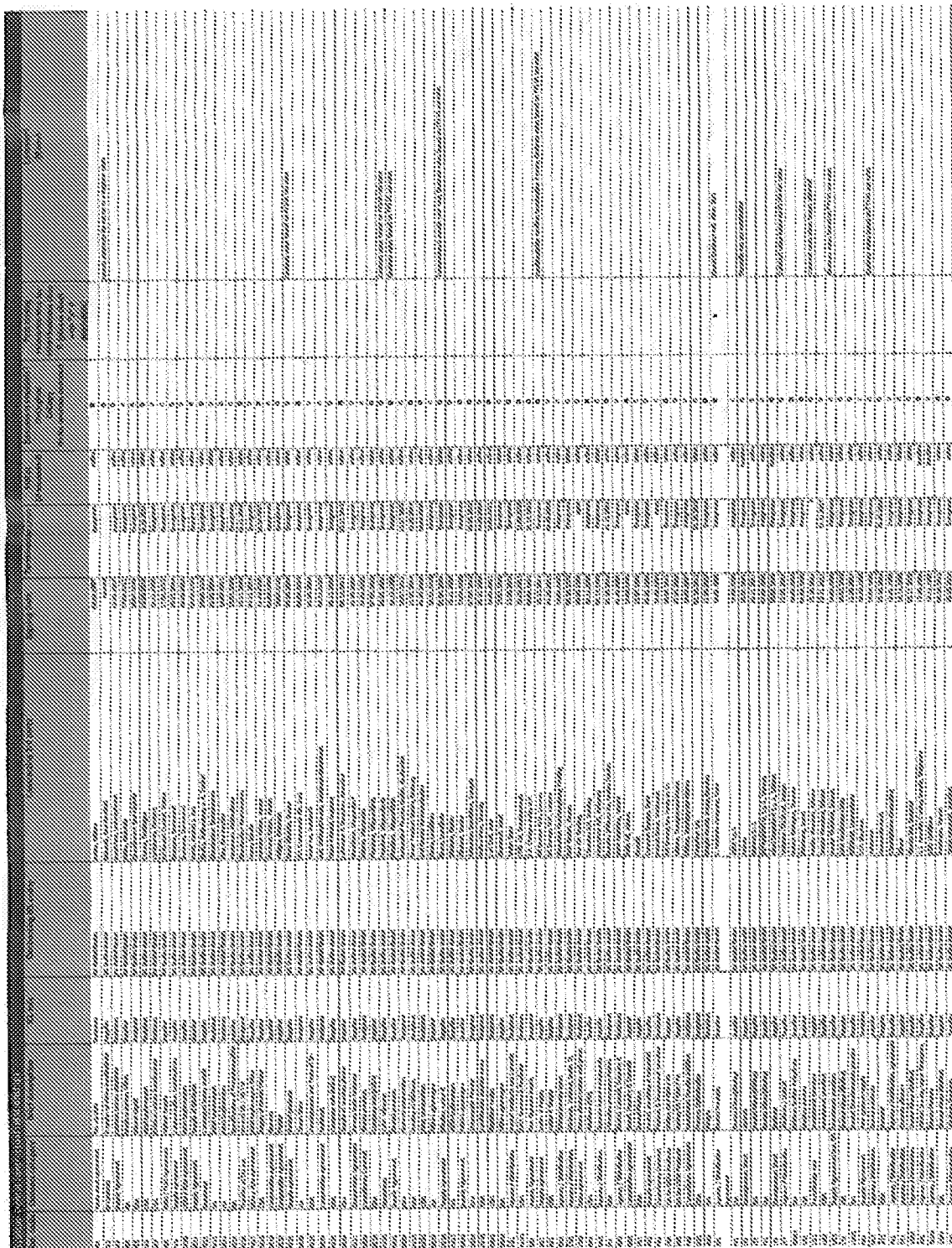


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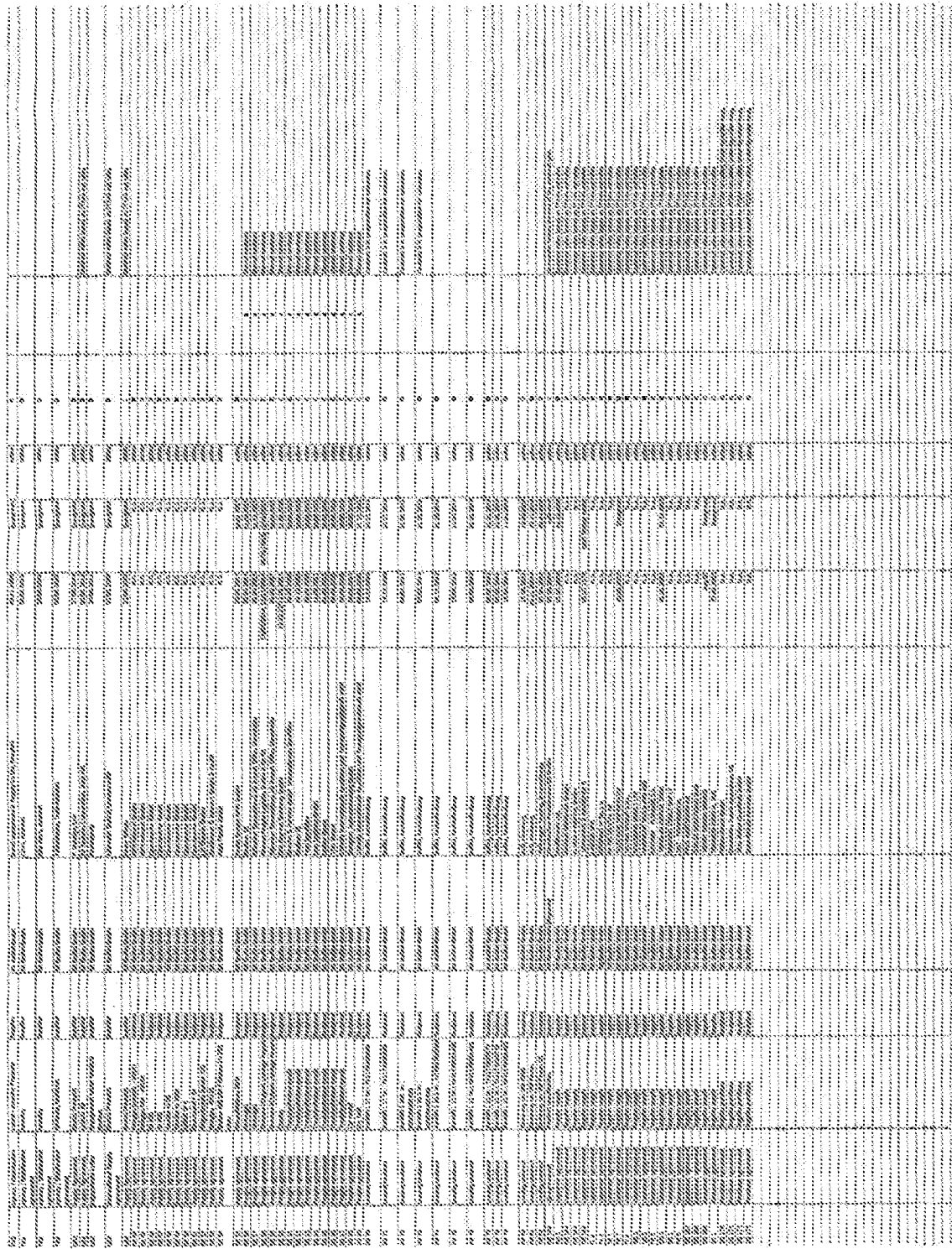
Annex 2.2 to the Gypsum Asset Transfer Agreement



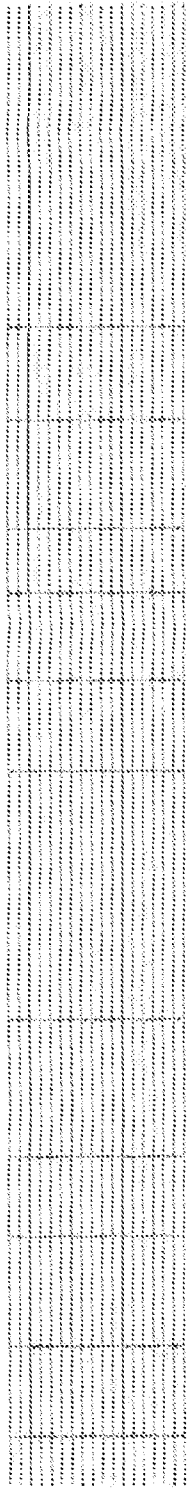
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Pension Insurance Gypsum

Insurance	Policyholder	Company	Polycynumber	starting
Allianz Lebensversicherungs-AG	Kaufmann, Bruno	BK Giuffini GmbH	6/577226/381	01.01.2006