

TRADEMARK ASSIGNMENT COVER SHEET

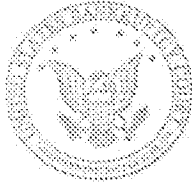
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ETAS ID: TM393916

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	COURT ORDER		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
SAMCO GLOBAL ARMS, Inc.		03/03/2016	Corporation: FLORIDA
RECEIVING PARTY DATA			
Name:	Ronald J. Martin		
Street Address:	14430 Mustang Tail		
City:	Southwest Ranches		
State/Country:	FLORIDA		
Postal Code:	33330		
Entity Type:	INDIVIDUAL: UNITED STATES		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	0639532	CHARLES DALY	
CORRESPONDENCE DATA			
Fax Number:			
<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>			
Email:	akessler@cozen.com, mlima@cozen.com		
Correspondent Name:	Ashley G. Kessler		
Address Line 1:	2 SOUTH BISCAYNE BOULEVARD		
Address Line 2:	ONE BISCAYNE TOWER, 30TH FLOOR		
Address Line 4:	Miami, FLORIDA 33131		
NAME OF SUBMITTER:	Ashley G. Kessler		
SIGNATURE:	/Ashley G. Kessler/		
DATE SIGNED:	08/05/2016		
Total Attachments: 33			
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ORDERED in the Southern District of Florida on March 15, 2016.

A Jay Cristol

A. Jay Cristol, Judge
United States Bankruptcy Court

UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF FLORIDA
(MIAMI, DIVISION)

In re:	:	CASE NO.: 15-31296-AJC
	:	
SAMCO GLOBAL ARMS, INC.,	:	CHAPTER 7
	:	
Debtor,	:	
	:	

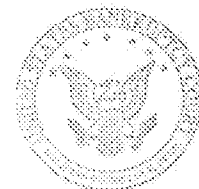
AGREED ORDER (I) GRANTING THE TRUSTEE'S MOTION TO SELL PROPERTY FREE AND CLEAR OF LIENS [D.E. 48]; AND (II) DENYING AS MOOT THE MOTION FOR RELIEF FROM STAY FILED BY CREDITORS JACA BUSINESS CORPORATION AND SAUCE, INC. [D.E. 63]

THIS CAUSE came before the Court for hearing on March 3, 2016 at 2:00 P.M. (the "Hearing"), to consider the Trustee's *Motion to Sell Property Free and Clear of Liens with Liens to Attach to Proceeds* [D.E. 48] (the "*Sale Motion*") filed by Robert A. Angueira, the duly appointed, qualified, and acting Chapter 7 Bankruptcy Trustee ("*Trustee*") for the Bankruptcy Estate of Debtor, Samco Global Arms, Inc. ("*Debtor*"), along with the *Motion for Relief from Stay* filed by creditors Jaca Business Corporation and Sauce Inc. [D.E. 63] (the "*Stay Relief Motion*"). The Court has also considered the Objections [D.E. 77, 78] which Creditors Jaca

Business Corporation and Sauce Inc. have filed to the Trustee's Sale Motion (collectively, the "*Sale Objections*"), and the Objection [D.E. 69] which the Trustee has filed to the Stay Relief Motion (the "*Stay Relief Objection*"). After noting the appearances on the record of counsel for the Trustee, the Chapter 7 Trustee, and counsel for creditors Jaca Business Corporation, Sauce Inc., and for interested party Mr. Ronald J. Martin, as well as the appearance of Mr. Valmore Forgett, III, of Forgett Trading Co. (the stalking horse bidder under the provisions of the Trustee's proposed Asset Purchase Agreement), and after allowing the parties time to participate in an extended settlement conference, the Court is advised that the parties have reached an agreement of all issues in this matter.

The Sale Motion seeks the entry of an order (the "*Sale Order*") pursuant to §§105 and 363(b)(1) and (f) of title 11 of the United States Code, 11 U.S.C. §§101, et seq. (the "*Bankruptcy Code*"), Rules 2002, 6004 and 6006 of the Federal Rules of Bankruptcy Procedure ("*Bankruptcy Rules*") authorizing and approving the Trustee to sell, by way of a public auction sale ("*Sale*") of that certain personal property of the Debtor, with a stalking horse bid brought before the Court by way of the Asset Purchase Agreement ("*APA*") attached as Exhibit 1 to this Order, constituting property of the Debtor's estate, on the terms set forth in the Sale Motion.

By agreement, the Trustee will be permitted to sell those assets identified in **Exhibit 1-A** and **Exhibit 1-B** to the APA (collectively, the "*Assets*"), free and clear of any liens, claims, encumbrances, statutory liens, equitable liens, inchoate liens, asserted or assertable, or interests (collectively, the "*Interests*"). Also by agreement, the intellectual property of the Debtor identified in **Exhibit 1-C** to the APA (along with certain other intellectual property of the Debtor as itemized in this Order, collectively the "*I.P. Assets*") will not be sold as part of the public auction sale, but rather will be transferred from the Estate to Mr. Ronald J. Martin (or his



designee).

Other than Jaca Business Corporation, Sauce, Inc., and Mr. Ronald J. Martin, who by agreement consent to the Sale on the terms outlined in this Order, no party or creditor filed any objection to the Sale Motion nor were any objections raised at the Hearing.

Therefore, it is:

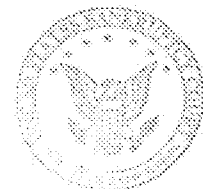
FOUND AND DETERMINED THAT:

A. This Court has jurisdiction over the Sale Motion and the transactions contemplated by the Sale pursuant to 28 U.S.C. §§157(b)(1) and 1334(a). This matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (N) and (O). Venue of this case and the Sale Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.

B. This Sale Order constitutes a final and appealable order within the meaning of 28 U.S.C. § 158(a). Notwithstanding Bankruptcy Rules 6004(b) and 6006(d), the Court expressly finds that there is no just reason for delay in the implementation of this Sale Order.

C. The Assets and the LP. Assets are property of Debtor's estate and Trustee has demonstrated good, sufficient, and sound business purposes and justifications for the proposed sale.

D. As evidenced by the certificate of service filed with the Court [D.E. 58]: (1) proper, timely, adequate and sufficient notice of the Sale Motion and the Sale Hearing has been provided in accordance with 11 U.S.C. §§102(1), Bankruptcy Rules 2002, 6004, 9006 and 9007, the Local Rules of this Court, to all persons and entities entitled to such notice, including, without limitation: (i) all entities who may claim any liens, claims, interests and encumbrances upon the Assets; (ii) all governmental taxing authorities who have, or as a result of the sale of the Assets may have, claims, contingent or otherwise, against the Debtor or the Assets; (iii) all



parties who filed requests for notices under Bankruptcy Rule 9010(b) or were entitled to notice under Bankruptcy Rule 2002; (iv) all creditors of the Debtor; (v) all interested governmental, permitting and licensing entities; (vi) the Office of the United States Trustee; (vii) the Bureau of Alcohol, Tobacco and Firearms; and (viii) the Debtor; (2) such notice, and the form and manner thereof, was good, sufficient, reasonable and appropriate under the particular circumstances in this chapter 7 case; and (3) no other or further notice of the Sale Motion or the Sale Hearing is or shall be required. A reasonable opportunity to object or be heard with respect to the Sale Motion and the relief requested therein has been afforded to all interested persons and entities involved in the Debtor's chapter 7 case.

E. The Assets are encumbered by the following interests (collectively, the "*Interests*"): (1) liens for *ad valorem* tangible personal property taxes owed to Miami-Dade County (the "*Property Taxes*") in the amount of \$836.68 as reflected in Claim #3-1 which has been filed in this case; (2) the secured claim held by Sauce, Inc., in the amount of \$465,971.39 as reflected in Claim #16-1 which has been filed in this case (the "*Sauce Claim*"); (3) the secured claim held by Jaca Business Corporation in the amount of \$296,768.90 as reflected in Claim #17-1 which has been filed in this case (the "*Jaca Claim*"); and (4) the alleged equitable ownership interests which have been asserted by Mr. Ronald J. Martin as to certain pallets of firearms which are part of the Assets and certain intellectual property of the Debtor (the "*Martin Claim*").

F. The Property Taxes will be paid by the Trustee in the amount of \$836.68. This represents payment in full of the personal property taxes due to the Miami-Dade County Tax Collector. This interest is not in dispute, and the holder of this interest has not objected to the sale since they are to be paid in full at closing. Accordingly this entity has consented to the sale

pursuant to §363(f)(2) of the Bankruptcy Code.

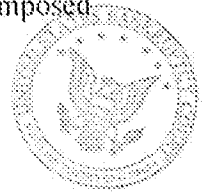
G. With respect to the Sauce Claim, the Jaca Claim, and the Martin Claim, the holders of each of these claims has consented to the sale of the Assets, free and clear of their liens, claims, or encumbrances, on the modified terms set forth in this Order. Accordingly these entities have consented to the sale pursuant to §363(f)(2) of the Bankruptcy Code.

H. Because the holders of the Property Taxes, the Sauce Claim, the Jaca Claim, and the Martin Claim, consent to the Sale on the modified terms set forth in this Order, the Trustee may sell the Assets free and clear of all Interests, which satisfies the standard set forth in §363(f) of the Bankruptcy Code.

I. Upon the closing of the Sale ("*Closing*"), the transfer of the Assets to the highest and best bidder at the public auction sale will be a legal, valid and effective transfer of the Assets and will vest the purchaser of said Assets with all right, title and interest of the Trustee in and to the Property, free and clear of (i) all Interests, and (ii) all debts arising under or out of, in connection with, or in any way relating to, any acts of the Debtor, claims (as defined in §101(5) of the Bankruptcy Code), rights or causes of action (whether in law or in equity, including any rights or causes of action based on theories of transferee or successor liability under any law, statute, rule or regulation of the United States, any state, territory, or possession thereof or the District of Columbia), obligations, demands, guaranties, rights, contractual commitments, restrictions, interests and matters of any kind or nature whatsoever, whether arising prior to or subsequent to the commencement of this case, and whether imposed by agreement, understanding, law, equity or otherwise.

NOW THEREFORE, IT IS ORDERED AND ADJUDGED THAT:

I. The Sale Motion [D.E. 48] is **GRANTED** as provided herein, subject to the



provisions of this Order. The Objections [D.E. 77,78] to the Sale Motion are **OVERRULED** by agreement. The Stay Relief Motion [D.E. 63] is **DENIED AS MOOT** based upon the parties agreement. .

2. The APA attached as **Exhibit 1** to this Order is approved, as modified by this Order.

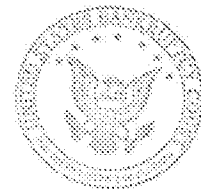
3. The Trustee is authorized to sell the property described in **Exhibits 1-A and 1-B** attached to the APA free and clear of all liens, on the terms set forth in this Order (the "*Assets*"). The assets described in **Exhibit 1-C** to the APA shall be specifically excluded from the Trustee's auction sale. As set forth in **Exhibit 1-D** to the APA, those items listed in **Exhibit 1-D** are not property of the Estate and are not included in the sale.

4. The Bankruptcy Court shall conduct the Auction and a hearing to consider the sale of the *Assets*, and the results of the Auction (the "*Sale Hearing*"). The Auction and Sale Hearing shall take place as follows:

Date: March 23, 2016

Time: 2:00 P.M.

Location: C. Clyde Atkins U.S. Courthouse
301 N. Miami Ave., Courtroom 7 (AJC)
Miami, Florida 33128



5. Pursuant to §§105(a) and 363(f) of the Bankruptcy Code, the Trustee is **AUTHORIZED** to sell the *Assets* by public auction sale. Upon such sale, the Trustee's transfer of the *Assets* to the purchaser shall (a) be valid, legal, binding and effective; (b) vest the purchaser with all right, title and interest of the Trustee in those assets; and (c) shall be free and clear of all of the Interests.

6. The Trustee will sell the *Assets* on the terms set forth in the Court's separate

Order Granting the Trustee's Motion for the Entry of an Order (I) Approving Bid Procedures for Sale of Substantially All of the Debtor's Assets Free and Clear of Liens; and (II) Scheduling an Auction Sale [D.E. 81]. In addition, the following supplemental terms and conditions apply to the auction sale:



- a. The proceeds of the sale shall be divided between the Estate and Creditors Jaca Business Corporation and Sauce, Inc. (the "Creditors"), with the Creditors to receive seventy percent (70%) of the gross sales proceeds (the "Creditors' Share"), and the Estate to receive thirty percent (30%) of the gross sales proceeds (the "Estate's Share"). The Estate's Share shall be retained by the Estate free and clear of any of the Interests. The Creditors' Share shall be paid to the Creditors as follows: 61% of the Creditors Share shall be paid to Sauce, Inc., and 39% of the Creditors Share shall be paid to Jaca Business Corporation.
- b. However, the Estate shall be entitled to receive the first \$212,500.00 in proceeds from the sale, free and clear of any of the Interests. In the event that this results in the Creditors receiving less than seventy percent (70%) of the gross sales proceeds, then this paragraph shall take precedence over the preceding Paragraph 6(a).

Example #1:

The Estate sells the Assets at a sales price of \$550,000.00. The buyer will directly pay a buyer's premium of \$55,000.00 to Stampler Auctions. The Estate would receive \$212,500.00 from the sales proceeds; and the balance of \$337,500.00 would be the Creditors' Share, with \$205,875.00 paid to Sauce, Inc., and \$131,625.00 paid to Jaca Business Corporation, in full satisfaction of Jaca and Sauce's secured claims and Mr. Martin's alleged ownership interest in the Assets.

Example #2:

The Estate sells the Assets at a sales price of \$800,000.00. The buyer will directly pay a buyer's premium of \$80,000.00 to Stampler Auctions. The Estate would receive \$240,000.00 from the sales proceeds; and the balance of \$560,000.00 would be the Creditors' Share, with \$341,600.00 paid to Sauce, Inc., and \$218,400.00 paid to Jaca Business Corporation, in full satisfaction of Jaca and Sauce's secured claims and Mr. Martin's alleged ownership interest in the Assets.

- c. The Trustee shall be authorized to pay Jaca Business Corporation and Sauce, Inc., the sums due pursuant to Paragraph 6(a) and 6(b) of this Order within fifteen (15) days after the closing occurs on the sale of the Assets.
- d. All of the intellectual property described in Exhibit I-C to the APA, and all

of the additional intellectual property described in Paragraph 7 of this Order, shall be specifically excluded from the auction sale. These assets will be transferred to Mr. Ronald J. Martin, or to the person or entity of his designation, pursuant to the provisions of Paragraphs 7 and 8 of this Order on or before March 18, 2016 (unless extended by the Court or the Trustee for cause).

- e. The following adversary complaints will be dismissed with prejudice, with each party to bear their respective fees and costs: Angueira v. Martin, Adv. Case #16-1085; Angueira v. R.M. Equipment, Inc., Adv. Case #16-1086; Angueira v. Long Island Inv. Ptrs. LLC, Adv. Case #16-1087; Angueira v. Shannash Properties, Inc.; Angueira v. Martin, Adv. Case #16-1089; and Angueira v. Jaca Business Corp. & Sauce Inc., Adv. Case #16-1112. In addition, the Trustee shall and is authorized to execute any and all general releases necessary to release the Defendants in each of these adversary proceedings and any of the Martin Entities from any and all claims which could be asserted by the Trustee, the Debtor, or the Estate; and the Martin Entities shall release the Estate from any and all claims which could be asserted against the Trustee, the Estate, or Sameco Global Arms, Inc. In addition, once this Order becomes final, the Trustee will submit an Agreed Order denying as moot the Surcharge Motion [D.E. 49] (i.e. the Surcharge Motion will be deemed to be dismissed with prejudice)
- f. The Trustee is authorized to execute any and all documents necessary to effectuate the transfer of title to the 2001 Lexus LS 430 (VIN #JTHBN30F010035315) and the 2008 Chevrolet Silverado (VIN #1GCJK39658E195714) to Mr. Ronald J. Martin (or any person or entity designated by Mr. Martin). However, Mr. Martin (or his designee) shall be responsible for paying any transfer costs associated with the transfer of the vehicle titles. This transfer will occur on or before March 18, 2016 (unless extended by the Court or the Trustee for cause).
- g. Creditors Jaca Business Corporation, Sauce, Inc., and Mr. Ronald J. Martin, shall have the right to object to any and all claims filed in this bankruptcy case.
- h. Division of the sale proceeds in accordance with Paragraph 6(a) and 6(b) of this Order shall be deemed to satisfy in full only the secured portion of Jaca Business Corporation and Sauce, Inc.'s claims (Claims #16 and #17). However, the remaining unpaid portion of Jaca and Sauce's claims shall be deemed to be allowed, general unsecured claims in this case. Once the sale occurs and a liquidated unsecured amount is able to be calculated, the Trustee will prepare and submit an Agreed Order on the Trustee's Objection to Claims #16 and #17 [D.E. 80] providing that: (a) the secured portion of those Claims shall be deemed disallowed to the extent that the claimants have received payment in full on the secured portion of their claims pursuant to Paragraphs 6(a) and 6(b) of this Order; and (b) the remaining balances owed to Jaca and

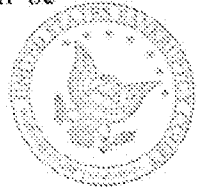


Sauce shall be re-classified as general unsecured claims.

7. The Trustee will transfer the I.P. Assets, to Mr. Ronald J. Martin, or any person or entity of his designation, pursuant to the terms of the agreement reached by the parties, with the closing on the transfer of the I.P. assets to occur on or before March 18, 2016 (unless such time is extended by the Court or the Trustee for cause). The specific I.P. Assets which will be transferred to Mr. Martin (or his designee) are as follows:

- a. All intellectual property described in Exhibit I-C to the APA
- b. All additional intellectual property identified in Exhibit 2 to this Order.

8. Closing on the transfer of the I.P. Assets to Mr. Martin (or his designee) will occur on or before March 18, 2016, unless such time is extended by the Court or the Trustee for cause. As part of this Agreement, Mr. Martin shall bear all cost incurred in transferring the I.P. Assets from the Estate to Mr. Martin (or his designee). The Trustee is authorized to execute any and all documents needed to effectuate said transfers; however Mr. Martin bears the responsibility for preparing all transfer documents, including but not limited to any and all assignments which are needed to transfer trademarks, and any domain name transfers which need to be made. The Trustee and the Estate bear no responsibility for preparing any transfer documents with respect to the I.P. Assets, and will bear no cost with respect to preparation or submission of said transfer documents for the I.P. Assets. Furthermore, although the Trustee is not presently in control or possession of any passwords or other information needed to gain access to the digital intellectual property (including the domain names and various social media accounts), the Trustee will use his best efforts to work with Mr. Martin (or his designee) to obtain this information, and the Trustee will fully cooperate with Mr. Martin (or his designee) in taking any and all steps necessary to obtain this information. The transfer of the I.P. Assets to Mr. Martin (or his designee) is "AS IS- WHERE IS," with no express or implied warranties,



guarantees, or representations of any kind whatsoever.

9. The Trustee will transfer to Mr. Ronald J. Martin, or any person or entity of his designation, pursuant to the terms of the agreement reached by the parties, all of the contractual rights of Sameco Global Arms, Inc., to certain inventory located in Honduras. The Trustee is authorized to execute any and all documents necessitated to effectuate this transfer of the Debtor's contractual rights to the inventory in Honduras without the need for any further Order of this Court.

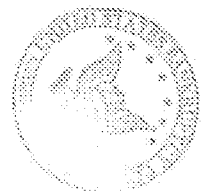
10. All objections, if any, to the Sale Motion or the relief requested therein that have not been withdrawn, waived or settled as announced to the Court at the Sale Hearing or by stipulation filed with the Court, and all reservations of rights included therein, are hereby overruled on the merits.

11. The findings of fact set forth above 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.

12. This Court shall retain jurisdiction to, among other things, interpret, enforce and implement the terms and provisions of this Sale Order, all amendments thereto, any waivers and consents thereunder (and of each of the agreements executed in connection therewith in all respects), this Sale Order.

13. Notwithstanding the stay provisions of Rules 6004(h) and 6006(d) of the Federal Rules of Bankruptcy Procedure, this Order shall be effective immediately upon entry.

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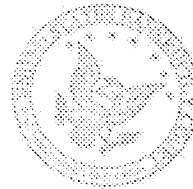


Submitted by:

ROBERT A. ANGUEIRA, P.A.
6495 S.W. 24th Street
Miami, FL 33155
Tel. 305-263-3328
Fax 305-263-6335
e-mail rachel@rabankruptcy.com

Copies furnished to:
Rachel L. Ahlum, Esq.

(Attorney Rachel Ahlum is directed to serve copies of this Order upon all parties in interest upon receipt thereof, and to file a Certificate of Service with the Court confirming such service.)



ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "*Agreement*") is made and entered into on this 2nd day of February, 2016 by and between Robert A. Angueira, in his capacity as Chapter 7 Trustee (the "*Seller*" or "*Trustee*") for the Bankruptcy Estate of Samco Global Arms, Inc., Case #15-31296-AJC (the "*Bankruptcy Estate*") and Forgett Trading Company, Inc., with an office and principal place of business at 54 Dupont Road., Martinsburg, West Virginia, 25404 (the "*Buyer*"). The parties to this Agreement shall be collectively referred to as the "*Parties*", or singularly as "*Party*".

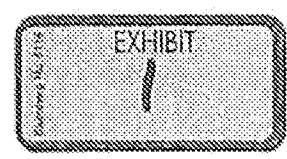


RECITALS

WHEREAS, on or about December 7, 2015, Samco Global Arms Inc. (the "*Debtor*") filed for relief under Chapter 7 of the U.S. Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Florida (the "*Bankruptcy Court*"), in the bankruptcy case captioned as: "In re Samco Global Arms, Inc., Case No. 15-31296-AJC" (the "*Bankruptcy Case*");

WHEREAS, Robert A. Angueira is the duly appointed Chapter 7 Trustee for the Bankruptcy Estate of the Debtor;

WHEREAS, the Trustee desires to sell to Buyer the assets of the Debtor located at 4225 NW 72 Ave., Miami, Florida 33166 (the "*Premises*"), in a wall-to-wall and floor-to-ceiling sale, and more specifically described as those items listed in the attached Exhibit 1-A (the "*Firearms Related Assets*") and Exhibit 1-B (the "*Non-Firearms Related Assets*"), in an "*as is where is*" condition, without any warranties, express or implied, and without any representations as to quality or quantity;



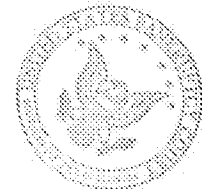
WHEREAS, the Trustee desires to sell to Buyer the intellectual property assets of the Debtor, including those items of intellectual property more specifically described as those items listed in the attached Exhibit 1-C (collectively, the "*IP Assets*");

WHEREAS, located at the Premises are certain firearms belonging to Mr. Ghulam Jilani Dossul, and not the Debtor, which firearms are more specifically described as those items listed in the attached Exhibit 1-D. It is expressly agreed and understood that all items described in Exhibit 1-D are not property of this Bankruptcy Estate, and will not be sold as part of this proposed sale;

WHEREAS, the Buyer has done its own due diligence and inspection; and

WHEREAS, the Buyer acknowledges that this sale will be subject higher and better offers, as well as final approval by the Bankruptcy Court presiding in the Bankruptcy Case.

NOW THEREFORE, in consideration of the premises and mutual representations, warranties, covenants and agreements hereinafter set forth, and for other consideration, the receipt and sufficiency of which are acknowledged, the Parties agree as follows:



AGREEMENT

1. Sale of Purchased Assets.

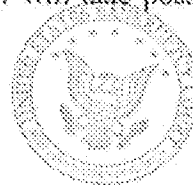
1.1. Purchased Assets to be Sold. Except as otherwise provided this Agreement, pursuant to the provisions of Bankruptcy Code §363, the Seller shall transfer to the Buyer, and the Buyer shall purchase from the Seller, any and all of the Seller's rights and interests in and to the assets described in Exhibit 1-A, 1-B and 1-C (collectively the "*Purchased Assets*")

1.2. As-Is Purchase. BUYER ACKNOWLEDGES AND AGREES THAT BUYER HAS BEEN OR WILL CONTINUE TO BE GIVEN A FULL OPPORTUNITY TO



INSPECT AND INVESTIGATE EVERY ASPECT OF THE PURCHASED ASSETS, INCLUDING ALL MATTERS RELATED TO LEGAL STATUS OR REQUIREMENTS, BANKRUPTCY ACTION OF SELLER, TITLE AND OTHER MATTERS RELATED TO THE ASSETS. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, BUYER SPECIFICALLY ACKNOWLEDGES AND AGREES THAT THE ASSETS IS BEING SOLD IN AN "AS IS" CONDITION AND "WITH ALL FAULTS" AS OF THE "CLOSING" OR "CLOSING DATE", AS HEREINAFTER DEFINED. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, NO REPRESENTATIONS OR WARRANTIES HAVE BEEN MADE OR ARE MADE BY SELLER OR BY ANY OFFICER, PERSON, FIRM, AGENT OR REPRESENTATIVE ACTING OR PURPORTING TO ACT ON BEHALF OF SELLER, AS TO ANY MATTERS CONCERNING THE PURCHASED ASSETS, INCLUDING, WITHOUT LIMITATION, THE VALUE, EXPENSE OF OPERATION, OR INCOME POTENTIAL THEREOF OR AS TO ANY OTHER FACT OR CONDITION WHICH HAS OR MIGHT AFFECT THE VALUE, EXPENSE OF OPERATION OR INCOME POTENTIAL OF THE PURCHASED ASSETS OR ANY PORTION THEREOF. SELLER SPECIFICALLY DISCLAIMS ANY OTHER IMPLIED WARRANTIES OR WARRANTIES ARISING BY OPERATION OF LAW, INCLUDING, BUT IN NO WAY LIMITED TO, ANY WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE OR USE. THE PARTIES AGREE THAT ALL UNDERSTANDINGS AND AGREEMENTS HERETOFORE MADE BETWEEN THEM OR THEIR RESPECTIVE AGENTS OR REPRESENTATIVES ARE MERGED IN THIS AGREEMENT AND THE EXHIBITS ATTACHED HERETO, WHICH ALONE FULLY AND COMPLETELY EXPRESS THEIR AGREEMENT, AND THAT THIS AGREEMENT HAS BEEN ENTERED INTO AFTER FULL INVESTIGATION, OR WITH THE PARTIES SATISFIED WITH THE OPPORTUNITY AFFORDED FOR FULL INVESTIGATION. BUYER IS NOT RELYING UPON ANY STATEMENT OR REPRESENTATION BY SELLER OR BY ANY OFFICER, PERSON, FIRM, AGENT OR REPRESENTATIVE ACTING OR PURPORTING TO ACT ON BEHALF OF SELLER UNLESS SUCH STATEMENT OR REPRESENTATION IS SPECIFICALLY EMBODIED IN THIS AGREEMENT OR THE EXHIBITS ATTACHED HERETO. BUYER ACKNOWLEDGES THAT BUYER WILL HAVE BEEN ACCORDED FULL OPPORTUNITY TO FULLY INSPECT THE PURCHASED ASSETS AND INVESTIGATE ALL MATTERS RELEVANT THERETO, AND THAT, SUBJECT TO THE REPRESENTATIONS HEREIN, BUYER WILL RELY SOLELY UPON THE RESULTS OF BUYER'S OWN INSPECTIONS OR OTHER INFORMATION OBTAINED OR OTHERWISE AVAILABLE TO BUYER BY SOURCES OTHER THAN SELLER AND ITS AGENTS, AND NOT UPON ANY INFORMATION THAT MAY HAVE BEEN PROVIDED BY SELLER OR ITS AGENTS TO BUYER. BUYER ACKNOWLEDGES AND AGREES THAT THE "PURCHASE PRICE", AS HEREINAFTER DEFINED, SET FORTH HEREIN TAKES INTO ACCOUNT THE RISKS ASSOCIATED WITH THE BUYER'S ACQUISITION OF THE PURCHASED ASSETS SUBJECT TO THE DISCLAIMERS SET FORTH ABOVE.

1.3. Disclosure Regarding Bad Ammunition. It is agreed and understood that there is certain ammunition located at the Premises which is defective (the "*Bad Ammunition*"). Under the terms of this Agreement, the Buyer will take possession of the Bad

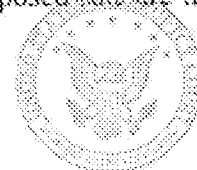


A handwritten signature or mark, possibly initials, written in dark ink.

Ammunition, and will take full responsibility for disposing of the Bad Ammunition. Buyer agrees to indemnify and hold the Trustee and the Bankruptcy Estate harmless in all respects related to the Bad Ammunition

1.4. This Agreement is subject to the approval of the Bankruptcy Court. The Trustee will seek approval of this Agreement as an offer to purchase the Purchased Assets. Therefore, this Agreement is subject not only to the approval of the Bankruptcy Court, but this Agreement is also subject to Bankruptcy Court procedures that will require this proposed sale be subject to higher and better offers to purchase the Purchased Assets.

1.5. The only assets which are being sold as part of this proposed sale are the Purchased Assets.



2. Purchase Price and Manner of Payment.

2.1. Purchase Price. Buyer shall pay the Trustee the sum of \$518,914.00 for the Purchased Assets (the "*Purchase Price*"). The Purchase Price is allocated as follows: (a) \$512,914.00 is allocated to all assets reflected in Exhibit 1-A and 1-B; and (b) \$6,000.00 is allocated to all assets reflected in Exhibit 1-C. No portion of the Purchase Price is allocated to those assets reflected in Exhibit 1-D because these assets are explicitly excluded from the Purchased Assets which are the subject of this proposed sale. In addition, at Closing the Buyer shall separately pay the Trustee the amount of a ten percent (10%) Buyer's premium to the auctioneer Stamper Auctions (the "*Auctioneer*") pursuant to the Bankruptcy Court's Order authorizing the appointment of the Auctioneer.

2.2. Manner of Payment of the Purchase Price. Upon execution of this Agreement, the Buyer shall pay to the Seller the Purchase Price as follows: (a) A deposit of \$50,000.00 shall be paid along with execution of this Agreement (the "*Deposit*"); (b) The

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payment will be by cashier's check, and made payable to the order of Robert A. Angueira, P.A., and delivered to 6495 S.W. 24th Street, Miami, Florida 33155; (c) This Deposit will be held in the Robert A. Angueira Law Firm Trust/IOTA Account maintained by Robert A. Angueira, P.A. pending Closing; (d) The balance of Purchase Price will be paid in full fifteen (15) days after Bankruptcy Court approval, unless shortened by the Bankruptcy Court or extended by the Trustee; (e) In the event that for any reason the Bankruptcy Court Judge does not approve the sale of the Purchased Assets to Buyer, Buyer's \$50,000.00 Deposit will be refunded to Buyer within two (2) business days pursuant to an Order of the Bankruptcy Court; (f) The next minimum bid from any other potential bidders must be at least \$25,000.00 higher than the Purchase Price identified in Section 2.1 herein (the "*Overbid*"); and (g) Any bids higher than the Overbid shall be in \$5,000.00 increments, and then proceeding down to incremental bids of \$1,000.00 at the Trustee's discretion.

2.3. Breakup Fee. If the Buyer is outbid, the Buyer shall receive pursuant to Bankruptcy Court approval a breakup fee of \$10,000.00 (the "*Breakup Fee*").

3. Terms of Sale of Purchased Assets.

3.1. Liens. The sale of the Purchased Assets shall be made free and clear of all liens, claims, encumbrances and interests pursuant to 11 U.S.C. §363(f), with said liens to attach to the proceeds of the sale of the Purchased Assets.

3.2. Transfer Taxes. The Buyer shall be responsible for any and all federal and state taxes, including but not limited to excise, sales, value added, use, registration, stamp, franchise, property transfer, gains, transfer and similar taxes, levies, charges and fees, including all real estate transfer taxes, if any, incurred in connection with the transactions contemplated by this Agreement. The Buyer and Seller agree to cooperate in the filing of all necessary



documentation and tax returns with respect to all such taxes, including, without limitation, any required pre-sale filing procedure.

3.3. Removal of Purchased Assets. The Purchased Assets are currently located at the Premises. The Premises is a warehouse which formerly served as the Debtor's principal place of business, and which is now secured and controlled solely by the Trustee. Buyer agrees that Buyer will remove all of the Purchased Assets from the Premises within forty-five (45) days of Closing, and leave the Premises in broom clean condition, leaving in the Premises only the business files of the Debtor. In the event that Buyer does not remove all of the Purchased Assets within forty-five (45) days of Closing and leave the Premises in broom clean condition, the Buyer shall pay the Bankruptcy Estate \$500.00 per day starting on day forty-six (46) for each day the Buyer continues to occupy the Premises after Closing, for a maximum of thirty (30) additional days. If at that point all of the Purchased Assets have still not been completely removed from the Premises after such additional thirty (30) day period, then the Trustee may file an ex-parte Motion with the Bankruptcy Court seeking authority to change the locks and retain any of the Purchased Assets that continue to remain in the Premises. Until such time as the sale of the Purchased Assets to Buyer has been approved by the Bankruptcy Court, and the Purchase Price has been paid by Buyer, Buyer may not remove any of the Purchased Assets from the Premises.

3.4. Insurance During Removal of Purchased Assets. Buyer represents and warrants that Buyer maintains and will continue to maintain liability insurance, which will be in effect starting on the date of the Closing, and continuing to be in effect uninterrupted until Buyer has completed the removal of all of the Purchased Assets from the Premises. Buyer shall provide the Trustee with proof of said liability insurance coverage at Closing. In the event that Buyer

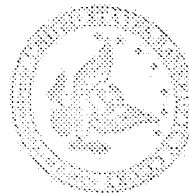
does not maintain continued insurance coverage as required by this Subsection 3.4, then Buyer shall pay the Bankruptcy Estate the sum of \$1,000.00 per day for each day the insurance requirement is not met.

3.5. Assumption of Liability for Bad Ammunition. It is agreed and understood by the Parties that certain of the stocks of ammunition locate at the Premises is Bad Ammunition. Under the terms of this Agreement, the Buyer will take possession of the Bad Ammunition, and will take full responsibility for disposing of the Bad Ammunition. Buyer agrees to indemnify and hold the Trustee and the Bankruptcy Estate harmless as to any liability that is related to the possession, transportation or disposal of the Bad Ammunition by the Buyer.

3.6. Buyer's Duty to Transfer I.P. Assets. As part of this Agreement, the Buyer shall bear all cost incurred in transferring the I.P. Assets identified in Exhibit I-C from the Seller to the Buyer. Seller will execute any and all documents needed to effectuate said transfers at or after Closing; however the Buyer bears the responsibility for preparing all transfer documents, including but not limited to any and all assignments which are needed to transfer trademarks, and any domain name transfers which need to be made. The Seller bears no responsibility for preparing any transfer documents with respect to the I.P. Assets, and will bear no cost with respect to preparation or submission of said transfer documents for the I.P. Assets.

4. Closing. Subject to compliance with or waiver of the conditions set forth in this Agreement, the Closing of the transactions contemplated hereby shall occur fifteen (15) days after Bankruptcy Court approval, unless shortened by the Bankruptcy Court or extended by the Trustee ("Closing" or "Closing Date").

5. Limited Representations of the Seller. The Seller represents to the Buyer as follows:



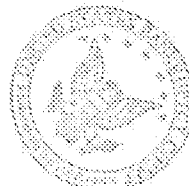
5.1. Qualification; Enforceability. This Agreement and the other instruments delivered in connection herewith, when executed and delivered by the Seller constitute the legal, valid and binding obligations of the Seller in accordance with their respective terms, except to the extent that the enforcement thereof may be limited by the Bankruptcy Court.

5.2. Authority to Execute and Perform Agreements. The Seller has the full legal right and power and all necessary authority, upon approval of the Bankruptcy Court, to execute and deliver this Agreement and to perform fully the Seller's obligations hereunder. At the Closing, no approval or consent of any foreign, federal, state, county, local or other governmental or regulatory body, and except as otherwise specified in this Agreement or any Exhibit hereto, no approval or consent of any other person other than the Bankruptcy Court is required in connection with the execution and delivery by the Seller of this Agreement and the consummation and performance by the Seller of the transactions contemplated hereby; except for any separate approval as may be required by the U.S. Bureau of Alcohol, Tobacco Firearms and Explosives.

6. Limited Representations of the Buyer. The Buyer represents to the Seller as follows:

6.1. Due Organization. The Buyer has the requisite power and lawful authority to own assets and properties and to carry on business as now conducted. The Buyer is qualified to transact business and is in good standing in each jurisdiction in which the nature of his business or location of his properties requires such qualification and in which the failure to so qualify would have a material adverse effect on the Buyer.

6.2. Licensed Firearms Dealer. Buyer is a licensed firearms dealer, with a Federal Firearms License in good standing.



6.3. Authority to Execute and Perform Agreements. The Buyer has the full legal right and power and all authority and approval required to enter into, execute and deliver this Agreement and to perform fully Buyer's obligations hereunder. This Agreement has been duly executed and delivered and is the valid and binding obligation of the Buyer, enforceable in accordance with its terms.

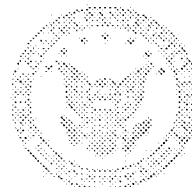
6.4. Full Disclosure. To the knowledge of the Buyer, the information furnished by or on behalf of the Buyer to the Seller in connection with this Agreement and the transactions contemplated hereby does not contain any untrue statement of a material fact.

7. Pre-Closing Covenants and Agreements. Between the date hereof and the Closing Date, the Parties covenant and agree as follows:

7.1. Consent to Jurisdiction and Service of Process. ANY LEGAL ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY SHALL BE INSTITUTED IN THE BANKRUPTCY COURT, AND EACH PARTY WAIVES ANY OBJECTION WHICH SUCH PARTY MAY NOW OR HEREAFTER HAVE TO THE LAYING OF THE VENUE OF ANY SUCH ACTION, SUIT OR PROCEEDING, AND IRREVOCABLY SUBMITS TO THE JURISDICTION OF THE BANKRUPTCY COURT IN ANY SUCH ACTION, SUIT OR PROCEEDING.

7.2. Further Acts. Each of the Parties shall execute such documents and other papers and perform such further acts as may be reasonably required or desirable to carry out the provisions hereof and the transactions contemplated hereby. Each such Party shall use its best efforts to fulfill or obtain the fulfillment of the conditions to the Closing, including, without limitation, the execution and delivery of any documents or other papers, the execution and delivery of which are conditions precedent to the Closing.

8. Conditions Precedent to the Obligation of the Buyer to Close. The obligation of the Buyer to enter into and complete the Closing is subject to the fulfillment on or prior to the



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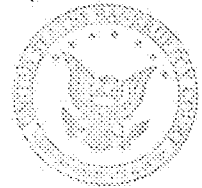
Closing Date of the following conditions, any one or more of which may be waived by the Buyer.

8.1. Approval Order. It is a material inducement to the Buyer to be able to purchase the Purchased Asset pursuant to the provisions of 11 U.S.C. §363(f). Therefore, notwithstanding anything in this Agreement to the entry by the Bankruptcy Court of an order (the "*Approval Order*") providing each of the elements set forth below, where such Approval Order is entered and not subject to any stay, reversal or modification.

- (a) Approving the sale, assignment and transfer of the Purchased Assets, *free and clear* of all liens, claims, or encumbrances pursuant to Bankruptcy Code §363(f), with the sale of the Purchased Assets to be in "*AS IS WHERE IS*" condition; and
- (b) Finding that the Seller has been duly authorized to execute and deliver such instruments as the Seller is required to execute and deliver pursuant to the terms of this Agreement.

8.2. Seller Deliveries. The Seller shall have provided to the Buyer the following:

- (a) Bill of Sale covering the Purchased Assets; and
- (b) Approval Order of the Bankruptcy Court.



8.3. Buyer Deliveries. The Buyer shall have provided to the Seller the following:

- (a) The Purchase Price; and
- (b) Payment of any and all applicable taxes as more fully detailed in Subsection 3.2 herein.

9. Conditions Precedent to the Obligation of the Seller to Close. The obligation of the Seller to enter into and complete the Closing is subject to the fulfillment on or prior to the Closing Date of the following conditions, any one or more of which may be waived by the Seller.



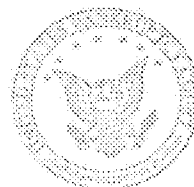
9.1. Representations. The representations of the Buyer contained in this Agreement shall be true and correct in all material respects on and as of the Closing Date with the same force and effect as though made on and as of the Closing Date. The Buyer shall have performed and complied with all material covenants and agreements required by this Agreement to be performed or complied with by it on or prior to the Closing Date.

10. Termination; Fees.

10.1. Termination. This Agreement may be terminated prior to the Closing as follows ("*Terminates*" or "*Termination*");

- (a) By the Seller, pursuant to an order of the Bankruptcy Court;
- (b) At the election of the Seller, if any one or more of the conditions to Seller's obligation to close has not been fulfilled as of the scheduled Closing Date;
- (c) At the election of the Seller, if the Buyer has breached any material representation, covenant or agreement contained in this Agreement; and
- (d) At any time on or prior to the Closing Date, by mutual written consent of the Seller and the Buyer.

If this Agreement Terminates in accordance with any of the provisions of this Subsection 10.1, this Agreement shall become null and void and have no further force or effect, except as otherwise provided herein, and the Buyer shall be entitled to the return of the Deposit as provided in Subsection 2.2 herein and to the Breakup Fee as provided in Subsection 2.3 herein. If the Seller intentionally breaches the Agreement, the Buyer shall be entitled to the return of the Deposit and the Breakup Fee as the Buyer's sole remedies for such breach. If the Buyer intentionally breaches the Agreement, the Seller shall be entitled to retain the Deposit as the Seller's sole remedy for such breach.



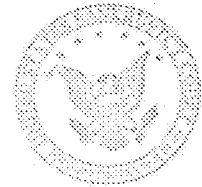
10.2. Fees, Expenses and Other Payments. All out-of-pocket costs and expenses, including, without limitation, fees and disbursements of counsel, financial advisors and accountants, incurred by the Parties hereto shall be borne solely and entirely by the Party which has incurred such costs and expenses, except as otherwise set forth herein (the "*Expenses*").

11. Miscellaneous.

11.1. Notices. Any Notice or other communication required or which may be given hereunder shall be in writing and shall be delivered personally, transmitted by facsimile or sent by overnight courier or mailed certified, registered or express mail, postage prepaid, and shall be deemed given when so delivered personally, transmitted the next business day if sent by overnight courier, or if mailed, three (3) days after the date of mailing (the "*Notice*"), as follows:

(a) If to the Seller, to:

Robert A. Angueira
Chapter 7 Trustee
6495 SW 24th St.
Miami, Florida 33155
Tel.: (305) 263-3328
Fax: (305) 263-6335
Email: Trustee@rahankruptcy.com



(b) If to the Buyer, to:

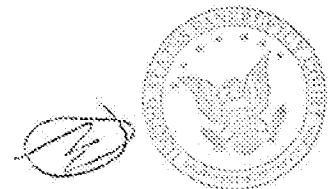
Forgett Trading Company, Inc.
Attn: Valmore J. Forgett III, President
54 Dupond Road.
Martinsburg, West Virginia 25404
Email: forgett@mindspring.com

11.2. Entire Agreement. This Agreement contains the entire agreement among the Parties with respect to the purchase of the Purchased Assets and related transactions and supersedes all prior agreements, written or oral, with respect thereto.

A handwritten signature in dark ink is located at the bottom right of the page, overlapping the page number and the trademark information.

11.3. Waivers and Amendments. This Agreement may be amended, modified, superseded, canceled, renewed or extended, and the terms and conditions hereof may be waived only by a written instrument signed by the Parties or, in the case of a waiver, the Party waiving compliance. No delay on the part of any Party in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any waiver on the part of any Party of any right, power or privilege hereunder, nor any single or partial exercise of any right, power or privilege hereunder, preclude any other or further exercise thereof or the exercise of any other right, power or privilege hereunder. The rights and remedies herein provided are cumulative and are not exclusive of any rights or remedies which any Party may otherwise have at law or in equity. The rights and remedies of any party arising out of or otherwise in respect of any inaccuracy in or breach of any representation, warranty, covenant or agreement contained in this Agreement shall in no way be limited by the fact that the act, omission, occurrence or other state of facts upon which any claim of any such inaccuracy or breach is based may also be the subject matter of any other representation, warranty, covenant or agreement contained in this Agreement or in any other agreement between the Parties as to which there is no inaccuracy or breach.

11.4. Advice of Counsel. The Parties acknowledge that they have been represented by counsel of their own choice in the negotiations leading up to the execution of this Agreement, or have had the opportunity to so consult with counsel of their own choice, and that they have read this Agreement and have had the opportunity to receive an explanation from legal counsel regarding the legal nature and effect of this Agreement, and each Party has had this Agreement fully explained to them and understands the terms and provisions of this Agreement and its nature, effect and legal implications. Each Party further represents that they are entering



into this Agreement freely and voluntarily, relying solely upon the advice of their own counsel, and not relying on representation of any other Party or of counsel for any other Party.

11.5. Governing Law. This Agreement shall be governed and construed in accordance with the laws of the State of Florida without regard to principles of conflicts of law.

11.6. Jurisdiction. The United States Bankruptcy Court shall have exclusive jurisdiction over the Parties to this Agreement, and all such Parties consent to venue for any disputes to be in the United States Bankruptcy Court for the Southern District of Florida, Miami Division.

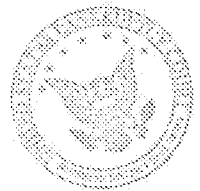
11.7. No Assignment. This Agreement is not assignable by the Parties hereto, except pursuant to an order issued by the Bankruptcy Court.

11.8. Counterparts. This Agreement may be executed in two (2) or more counterparts and by facsimile or Adobe PDF e-mail attachment, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

11.9. Binding on Successors, Assigns and Others. This Agreement and the covenants and conditions contained herein shall apply to, be binding upon and inure to the heirs, executors, administrators, conservators, trustees, agents, legal representatives, successors, transferees and assigns of the Parties hereto.

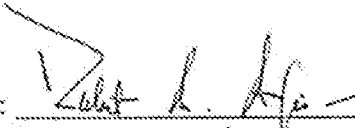
11.10. Recitals. The foregoing Recitals are true and correct and incorporated by referenced herein as if fully set forth herein

11.11. Construction. This Agreement shall be construed as if the Parties jointly participated in the preparation of this Agreement and any uncertainty and/or ambiguity shall not be interpreted against any one Party.



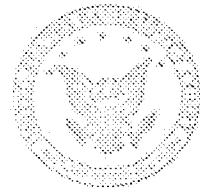
IN WITNESS WHEREOF, the Parties have duly executed this Agreement on the day and year set forth in the Preamble.

CHAPTER 7 TRUSTEE

By: 
Robert A. Angueira, Trustee
Chapter 7 Trustee for Samco Global Arms, Inc.

FORGETT TRADING COMPANY, INC.

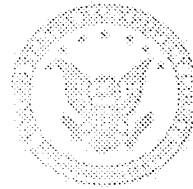
By: 
Valmore J. Forgett III, President



ASSET PURCHASE AGREEMENT

Exhibit I-A
Firearms Related Assets

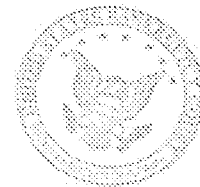
As set forth in enclosed 475 pages of the Inventory List for "Firearms Related Assets"
which was prepared by Stampler Auctions for the Bankruptcy Court.



ASSET PURCHASE AGREEMENT

Exhibit 1-B
Non-Firearms Related Assets

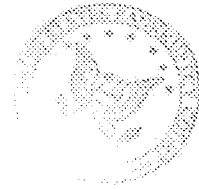
1. 1 Gun Safe
2. 6 Illuminated Technicians Stations
3. 55 Gallon Drums
4. Horizontal Milling Machine
5. Drill Press
6. Assorted Bench Vises
7. 30+ 4 drawer filing cabinets
8. 2 Forklifts - LP Gas
9. Assorted Warehouse Barrel/Floor Fans (Small and Large)
10. Assorted Work Benches
11. 4 Assorted Metal Racks with Parts Bins
12. Black 5 Drawer Rolling Tool Cabinet with Assorted Hand Tools
13. Assorted Small Red Tool Cabinets with Assorted Hand Tools
14. 4 Metal Bookcases
15. 2 Bench Grinders with Stands
16. Small Air Compressors - Craftsman
17. Pallet Jack
18. Refrigerator
19. 2 Microwaves
20. Assorted Folding Tables
21. Assorted Wood Desks
22. 6-8 Computer Systems with Keyboard and Monitors
23. 4-6 Assorted Printers
24. U-boat and Assorted Handcarts

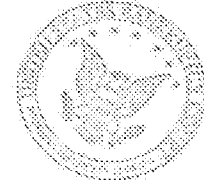


ASSET PURCHASE AGREEMENT

Exhibit 1-C
Intellectual Property Assets

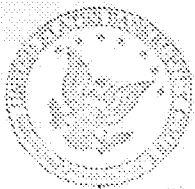
1. Charles Daly Trademark, U.S. Serial No. 86689196
2. Charles Daly Trademark, U.S. Serial No. 77467887
3. Charles Daly Trademark, U.S. Serial No. 72004001
4. The right to use the name Samco Global Arms, Inc., or any variation thereof (i.e. "Samco Global" or "Samco Global Arms" or "SGAI")
5. The following telephone numbers:
 - a. (844)880-1331
 - b. (305)593-9782
 - c. (305)593-1014
6. The following internet domains:
 - a. www.sameoglobal.com
 - b. www.charlesdaly-us.com
 - c. www.sameoglobal.net
 - d. www.sameoglobal.us
 - e. www.sameoglobalarms.net



ASSET PURCHASE AGREEMENTExhibit 1-D
Excluded Assets

	Type	Firearms -- Models	Serial #'s
1.	Rifle	M1916 Ovideo Spain Cal. 308	OT--55299
2.	Rifle	M1909 CAL. 7.65 X 54 DWM Germany	F3197
3.	Rifle	M1895 Cal. 7mm Loewe Germany	A4551
4.	Rifle	M1912 Cal. 7mm Steyr Austria	A5098
5.	Rifle	M1912 Cal. 7mm Steyr Austria	A3024
6.	Rifle	M1909 Cal. 7.65 x 54 DWM germany	F3195
7.	Rifle	M1909 Cal. 7.65 x 54 DWM germany	N8001
8.	Rifle	M1916 Ovideo Spain Cal. 308	OT18883
9.	Rifle	Enfield #4MK1 Long Branch Canada	84L0069
10.	Rifle	Enfield #4MK1 Long Branch Canada	17L4726
11.	Rifle	Hakim Cal. 7.92 Egyptian	43246
12.	Rifle	M1895 Cal. 7mm Loewe Germany	D1777
13.	Rifle	M1895 Cal. 7mm Loewe Germany	F7362
14.	Rifle	Enfield NO1MKIII Cal. 303 Enfield England	F18843
15.	Rifle	M1895 Cal. 7mm Loewe Germany	B6710
16.	Rifle	M1895 Cal. 7mm Loewe Germany	F8314
17.	Rifle	Enfield NO1MKIII Cal. 303 BSA England	F18844L
18.	Rifle	M98K Cal. 7.92 Brno Czech	1752E3
19.	Rifle	M1912 Cal. 7mm Steyr Austria	C4420
20.	Rifle	Hakim Cal. 7.92 Egyptian	47127
21.	Rifle	M98K Cal. 7.92 Brno Czech	374b
22.	Rifle	M1912 Cal. 7mm Steyr Austria	B7087
23.	Rifle	M1895 Cal. 7mm Loewe Germany	G1428
24.	Rifle	M1895 Cal. 7mm Loewe Germany	B7271
25.	Rifle	M1916 Ovideo Spain Cal. 7mm	Y3697
26.	Rifle	M1916 Ovideo Spain Cal. 7mm	3662
27.	Rifle	M1916 Ovideo Spain Cal. 308	2Z9746
28.	Rifle	M1916 Ovideo Spain Cal. 308	2Z4038
29.	Rifle	M1916 Ovideo Spain Cal. 308	OT--39100
30.	Rifle	M1916 Ovideo Spain Cal. 308	OT--4827
31.	Rifle	Enfield #5 U.K. Cal. 303	642
32.	Rifle	M1916 Ovideo Spain Cal. 308	OT--17890
33.	Rifle	M1 Carbine Winchester U.S.A. Cal. 30	1222783
34.	Rifle	M1 Carbine Rockola U.S.A. Cal. 30	1746475
35.	Rifle	M1 Carbine Natl. Postal Meter U.S.A. Cal. 30	4205446
36.	Rifle	Enfield #4MK1 Long Branch Canada	F35777
37.	Rifle	M1916 Oviedo Spain Cal. 308	OT--54313
38.	Rifle	Enfield #5MK1 U.K. Cal. 303	04282
39.	Rifle	Swedish M38 Cal. 6.5 x 55 Carl Gustaf	285759

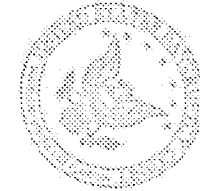


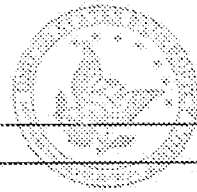


40.	Rifle	Swedish M38 Cal. 6.5 x 55 Carl Gustraf	93354
41.	Rifle	M98K Mauser Germany Cal. 7.92	1474/A
42.	Rifle	M98K Mauser Germany Cal. 7.92	7621/D
43.	Rifle	M98K Mauser Germany Cal. 7.92	9543/T
44.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	28008364
45.	Rifle	M1 Carbine Winchester U.S.A. Cal. 30	1011008
46.	Rifle	M1 Carbine Winchester U.S.A. Cal. 30	1193679
47.	Rifle	M1 Carbine Winchester U.S.A. Cal. 30	1268259
48.	Rifle	M98/29 Brno Czech Cal. 8mm	T09919
49.	Rifle	M98/29 Brno Czech Cal. 8mm	C04265
50.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	8214688
51.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	2--1602453
52.	Rifle	M1 Carbine Irwin Pederson Cal. 30	1787378
53.	Rifle	M1 Carbine Irwin Pederson Cal. 30	3218910
54.	Rifle	M1 Carbine Irwin Pederson Cal. 30	1785024
55.	Rifle	M98/29 Brno Czech Cal. 8mm	Y4015
56.	Rifle	M98/29 Brno Czech Cal. 8mm	C04645
57.	Rifle	SKS Chinese Carbine Cal. 7.62 x 39	9133410
58.	Rifle	M98K Mauser Germany Cal. 7.92	2670
59.	Rifle	M98/29 Brno Czech Cal. 8mm	T09618
60.	Rifle	Swedish M96 Cal. 6.5 x 55 Waffenbarich	46601
61.	Rifle	Swedish M96 Cal. 6.5 x 55 Carl Gustaf	495443
62.	Rifle	Swedish M96 Cal. 6.5 x 55 Carl Gustaf	361015
63.	Rifle	M1912 Steyr Austria Cal. 7mm	A757
64.	Rifle	M1912 Steyr Austria Cal. 7mm	C1348
65.	Rifle	SKS Norinco China Cal. 7.62 x 39	016007
66.	Rifle	SVT 1940 Russian Cal. 7.62 x 54R	KP1658
67.	Rifle	SA 85M FEG Hungary Cal. 7.62 x 39	SM10477
68.	Rifle	MAK90 Chinese Cal. 223	900734
69.	Shotgun	SPAS12 Italy Cal. 12 GA	T19416
70.	Rifle	MAK 90 Chiense Cal. 7.62 x 39	9494372
71.	Rifle	MAK 90 Chiense Cal. 7.62 x 39	9494399
72.	Rifle	M98K Cal. 7.92 Brno Czech	N2603
73.	Rifle	SKS Tula Russian Cal. 7.62 x 39	KP859
74.	Rifle	SKS Tula Russian Cal. 7.62 x 39	LP6486
75.	Rifle	Enfield #4MK1 Royal Ord Corp. U.K. Cal. 303	A5668
76.	Rifle	XM 15 -- F25 Cal. 223 B.F.I.	L055235
77.	Rifle	XM 15 -- F25 Cal. 223 B.F.I.	L055654
78.	Rifle	XM 15 -- F25 Cal. 223 B.F.I.	L054057
79.	Rifle	M14/S Poly Tech Cal. 7.62 x 51	02377
80.	Rifle	Enfield #4MK1 FAZ U.K. Cal. 303	332981
81.	Rifle	Enfield #4MK1 FAZ U.K. Cal. 303	332982
82.	Rifle	Enfield #4MK1 FAZ U.K. Cal. 303	332983
83.	Rifle	CZ M52 Czech Cal. 7.62 x 45	E36170
84.	Rifle	CZ M52 Czech Cal. 7.62 x 45	E31066



85.	Rifle	M59/66A1 Yugo Cal. 7.62 x 39	N534653
86.	Rifle	M1 Carbine Underwood U.S.A. Cal. 30	2739775
87.	Rifle	M1 Carbine Underwood U.S.A. Cal. 30	4026437
88.	Rifle	M1 Carbine Standard Products U.S.A. Cal. 30	2053404
89.	Rifle	M1 Carbine Standard Products U.S.A. Cal. 30	2156076
90.	Rifle	M1 Carbine INLAND U.S.A. Cal. 30	141981
91.	Rifle	M1 Carbine INLAND U.S.A. Cal. 30	374407
92.	Rifle	M1 Carbine I.B.M. U.S.A. Cal. 30	3945516
93.	Rifle	M1 Carbine I.B.M. U.S.A. Cal. 30	3866810
94.	Rifle	M1 Carbine Natl. Postal Meter U.S.A. Cal. 30	4369793
95.	Rifle	M1 Carbine Quality Hardware U.S.A. Cal. 30	4763305
96.	Rifle	M1 Carbine Saginaw U.S.A. Cal. 30	3500563
97.	Rifle	M1 Carbine Rockola U.S.A. Cal. 30	4631839
98.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	18012783
99.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	9004075
100.	Rifle	SKS 56 Norinco China Cal. 7.62 x 39	1820125
101.	Rifle	M98K Brno Czech Cal. 7.92	4835N
102.	Rifle	M95W DWM Germany Cal. 7mm	K4829
103.	Rifle	SB .308 Spain Cal. 308 WIN	OT--41175





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