

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM403221

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
PILOT CHEMICAL CORP.		10/25/2016	Corporation:
RECEIVING PARTY DATA			
Name:	LIQUID MINERALS GROUP LTD.		
Street Address:	37 FM 2793		
City:	NEW WAVERLY		
State/Country:	TEXAS		
Postal Code:	77358		
Entity Type:	Limited Liability Company: TEXAS		
PROPERTY NUMBERS Total: 14			
Property Type	Number	Word Mark	
Registration Number:	2734673		
Registration Number:	2734674	LMG-30B	
Registration Number:	2734672	LMG-30E	
Registration Number:	3824765	LZN-25S	
Registration Number:	3824766	LZN-25C	
Registration Number:	3824767	LMG-13S	
Registration Number:	3824770	LMG-20E	
Registration Number:	3824771	LMG-11S	
Registration Number:	3824843	DELTA	
Registration Number:	3824856	LIQUID MINERALS	
Registration Number:	3860105	LMG-30S	
Registration Number:	3860106	LMG-25E	
Registration Number:	4012197	LMB-AF	
Registration Number:	4170781	LZN-30C	
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:	docketing@bracewelllaw.com		

OP \$365.00 2734673

Correspondent Name: BRACEWELL LLP
Address Line 1: PO BOX 61389
Address Line 4: HOUSTON, TEXAS 77208-1389

NAME OF SUBMITTER: Kevin R. Tamm

SIGNATURE: /Kevin R. Tamm/

DATE SIGNED: 10/25/2016

Total Attachments: 4

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ASSIGNMENT OF TRADEMARKS

This Assignment of Trademarks (the "Assignment") is made on and effective as of October 25, 2016, by and between Pilot Chemical Corp., a Delaware corporation ("Assignor"), and Liquid Minerals Group Ltd., a Texas corporation ("Assignee").

WITNESSETH:

WHEREAS, Assignor owns certain trademarks and trademark applications set forth on Schedule A attached hereto (the "Trademarks"); and

WHEREAS, Assignee wishes to acquire the Trademarks and Assignor is willing to assign the Trademarks;

NOW, THEREFOR, for good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignor hereby assigns, transfers and conveys to the Assignee, and the Assignee hereby accepts and assumes, free and clear of any encumbrances, all right, title and interest in and to the Trademarks as described on Schedule A attached hereto, together with the goodwill of the business symbolized by the Trademarks, any trade dress, the applications for registration and registrations therefor, and all claims for damages arising out of or relating to past or continuing infringements thereof, if any, with the right to sue for and collect such damages. The rights assigned hereby include, without limitation all of the Assignor's right to sue and recover for any past, present, and future infringement or unauthorized use of any right or interest in the Trademarks.

2. Assignor hereby authorizes and requests the Commissioner of Trademarks at the United States Patent and Trademark Office, and any similar foreign trademark authorities, to record this Assignment.

3. Assignor hereby covenants and agrees that the Assignor will, at any time, upon request, execute and deliver any and all papers and take any and all other reasonable actions that may be necessary or desirable to implement or perfect this Assignment, without further compensation but at the expense of the Assignee, its successors or assigns with respect to Assignor's reasonable out-of-pocket costs.

4. This Assignment and each of its provisions shall be binding on and shall inure to the benefit of the respective successors and assigns of the Assignor and Assignee. No provision of this Assignment is intended to benefit, nor shall any such provision be enforceable by, any person or entity other than the Assignor and the Assignee and their respective successors and assigns.

5. This Assignment shall be governed by, and construed in accordance with, the laws of the State of Texas, without giving effect to conflicts of law principles thereof.

6. This Assignment constitutes the entire agreement between the Parties with respect to the subject matter of this Assignment and supersedes all prior agreements and understandings, both oral and written, between the Parties with respect to the subject matter of this Assignment.

7. Assignor makes no warranty of merchantability, warranty of fitness for a particular purpose, warranty of title, warranty of non-infringement, or any other implied warranty with respect to the Trademarks, and the parties agree that such warranties are hereby excluded.

[signatures appear on following page]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed by their duly authorized officers as of the first date written above.

ASSIGNOR:

PILOT CHEMICAL CORP.

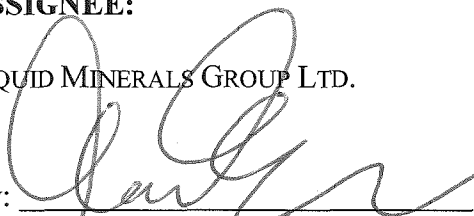
By: 

Name: MICHAEL E. SCOTT

Title: PRESIDENT

ASSIGNEE:

LIQUID MINERALS GROUP LTD.

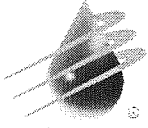
By: 

Name: Glynn Goertzen

Title: President

SCHEDULE A

TRADEMARK REGISTRATIONS AND APPLICATIONS

Trademark	Country	Registration No. or Application No.	Registration Date or File Date
 A logo or design consisting of a drop of liquid colored green, gold and purple, with three circling rings colored gold	USA	2734673	7/8/2003
LMG-30B	USA	2734674	7/8/2003
LMG-30E	USA	2734672	7/8/2003
LZN-25S	USA	3824765	7/27/2010
LZN-25C	USA	3824766	7/27/2010
LMG-13S	USA	3824767	7/27/2010
LMG-20E	USA	3824770	7/27/2010
LMG-11S	USA	3824771	7/27/2010
DELTA	USA	3824843	7/27/2010
LIQUID MINERALS	USA	3824856	7/27/2010
LMG-30S	USA	3860105	10/12/2010
LMG-25E	USA	3860106	10/12/2010
LMB-AF	USA	4012197	8/16/2011
LZN-30C	USA	4170781	7/10/2012

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