

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM476745

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Lyon Workspace Products, L.L.C.		05/07/2013	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Lyon, LLC		
Street Address:	420 N. Main Street		
City:	Montgomery		
State/Country:	ILLINOIS		
Postal Code:	60538		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 13			
Property Type	Number	Word Mark	
Serial Number:	73711517	LYON	
Serial Number:	73690964	LOCKERACK	
Serial Number:	71537206	LYON	
Serial Number:	71537207	LYON	
Serial Number:	71537203	LYON	
Serial Number:	71575217	LYON	
Serial Number:	72144512	LYON	
Serial Number:	72265723	LYON	
Serial Number:	73690962	EXCHANGE MASTER	
Serial Number:	74249410	ERGO-BENCH	
Serial Number:	75387854	"E-Z"	
Serial Number:	75515746	WORKFLOR	
Serial Number:	75806398	BIGFOOT	
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>			
Phone:	3124606596		
Email:	jfischer@seyfarth.com		
TRADEMARK			

CH \$340.00 73711517

Correspondent Name: Jason Fischer
Address Line 1: 233 South Wacker Drive, Suite 8000
Address Line 4: Chicago, ILLINOIS 60606

NAME OF SUBMITTER: Jason Fischer

SIGNATURE: /JCF/

DATE SIGNED: 06/05/2018

Total Attachments: 9

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INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT (the "Assignment") is entered into as of this 7th day of May, 2013 (the "Effective Date") by and among Lyon Workspace Products, L.L.C., a Delaware limited liability company, Lyon Workspace Products, Inc., a California corporation, Pride Metals L.L.C., a Delaware limited liability company, Sycamore Systems, L.L.C., a Delaware limited liability company, Paris Metal Products, L.L.C., a Delaware limited liability company, Durand Products, L.L.C. a Delaware limited liability company, L&D Group, Inc., a Delaware corporation, and Miller Global Solutions, L.L.C., an Illinois limited liability company (hereinafter collectively the "Assignor"), on the one hand, and Lyon, LLC, a Delaware limited liability company, together with its successors and assigns (hereinafter the "Assignee"), on the other hand. All capitalized terms used herein that are not otherwise defined shall have the same meaning as in the Asset Purchase Agreement, dated as of April 16, 2013, by and among Assignor and Assignee (the "Purchase Agreement").

RECITALS:

WHEREAS, Assignor is owner of all right, title and interest in and to the Intellectual Property set forth on Schedule A attached hereto, including any goodwill related thereto; and

WHEREAS, Assignor desires to assign to Assignee, and Assignee wishes to accept from Assignor, Assignor's right, title and interest in the Intellectual Property as provided in this Assignment.

NOW, THEREFORE, subject to the terms of the Purchase Agreement, and in consideration of the premises and the mutual covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. Assignment. Assignor hereby sells, assigns, conveys, grants, transfers and delivers to Assignee the following:

(a) Assignor's entire right, title and interest in and to the Intellectual Property, whether or not such Intellectual Property has been registered or issued as of the Effective Date of this Assignment, and any and all renewals and extensions of such registered or issued Intellectual Property (or any legal equivalent) thereof for the full term or terms for which the same may be granted, together with all goodwill associated with such Intellectual Property;

(b) all claims, demands and rights of action, both statutory and based upon common law, that Assignor has or might have by reason of any infringement (or any related claims including, but not limited to, dilution, unfair competition or passing off) of any Intellectual Property which occurred prior to, on or after the date of this Assignment, together with the right to prosecute such claims, demands and rights of action in Assignee's own name; and

(c) all rights corresponding to the Intellectual Property, as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made; and

2. Authority; Costs. Assignor hereby authorizes and requests the U.S. Patent and Trademark Office, the U.S. Copyright Office and any corresponding entities or agencies in any applicable foreign countries to record Assignee as the owner of the Intellectual Property. The legal and other costs and expenses relating to this Assignment and any official fees or costs in relation to the recordal of this Assignment shall be borne by the Assignee.

3. Further Assurance. Assignor agrees that it shall do, execute, acknowledge and deliver, or cause to be done, executed, acknowledged and delivered, all documents (includes those necessary to register in the name of Assignee the assignment of the Intellectual Property with the appropriate government office), agreements, instruments, or notices and take such other and future actions as may be reasonably requested by Assignee to further effect and evidence the transfer of all Intellectual Property to Assignee. By way of example, Assignor agrees that it shall provide or obtain from third parties any additional documents and/or assistance that may be necessary to assign/transfer any and all rights in all Intellectual Property and related items, including but not limited to trademarks, copyrights, images, videos, photos, likenesses, and the like, to Assignee, whether or not said Intellectual Property and related items are currently owned by Assignor.

4. Enforceability. If any provision of this Assignment shall be invalid or unenforceable, in whole or in part, or as applied to any circumstance, under the laws of any jurisdiction which may govern for such purpose, then such provision shall be deemed to be modified or restricted to the extent and in the manner necessary to render the same valid and enforceable, either generally or as applied to such circumstance, or shall be deemed excised from this Assignment, as the case may require, and this Assignment shall be construed and enforced to the maximum extent permitted by law as if such provision had been originally incorporated herein as so modified or restricted, or as if such provision had not been originally incorporated herein, as the case may be.

5. Amendment. This Assignment may be amended or supplemented only by an instrument in writing signed by both Assignor and Assignee.

6. GOVERNING LAW. EXCEPT TO THE EXTENT OTHERWISE EXPRESSLY PROVIDED HEREIN, THIS ASSIGNMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE SUBSTANTIVE LAWS OF THE STATE OF ILLINOIS, WITHOUT GIVING EFFECT TO THE PRINCIPLES OF CONFLICT OF LAWS THEREOF.

7. Counterparts. This Assignment may be executed in counterparts, each of which shall be deemed an original, but which together shall constitute one and the same agreement.

8. Successors and Assigns. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns.

9. Entire Agreement. This Assignment constitutes the entire understanding among the parties hereto with respect to the subject matter hereof and supersedes any prior agreements, written or oral, with respect thereto (other than the Purchase Agreement). To the extent any term or provision herein is inconsistent with the Purchase Agreement, the terms and provisions of the Purchase Agreement shall control.

[signature page follows]

IN WITNESS WHEREOF, each of Assignor and Assignee has caused this Assignment to be effective as of the Effective Date noted above.

On this 7th day of May, 2013, before me, a Notary Public, appeared Robert Wanat who is personally known to me to be the same person whose name is subscribed to the foregoing assignment document, and acknowledged that he signed and delivered the document as his free and voluntary act for the uses and purposes therein set forth.

Denise Piotrowski
Notary Public



) FOR AND ON BEHALF OF ASSIGNOR:
) LYON WORKSPACE PRODUCTS, L.L.C.

)
) By: Robert Wanat
) Robert Wanat, not individually but solely as
) Chief Restructuring Officer for Lyon
) Workspace Products, L.L.C.

) LYON WORKSPACE PRODUCTS, INC.

)
) By: Robert Wanat
) Robert Wanat, not individually but solely as
) Chief Restructuring Officer for Lyon
) Workspace Products, Inc.

PRIDE METALS L.L.C.

By: Robert Wanat
Robert Wanat, not individually but solely as
Chief Restructuring Officer for Pride Metals
L.L.C.

MILLER GLOBAL SOLUTIONS, L.L.C.

By: Robert Wanat
Robert Wanat, not individually but solely as
Chief Restructuring Officer for Miller
Global Solutions, L.L.C.

SYCAMORE SYSTEMS, L.L.C.

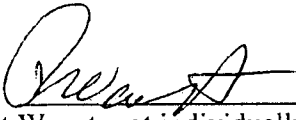
By: Robert Wanat
Robert Wanat, not individually but solely as
Chief Restructuring Officer for Sycamore
Systems, L.L.C.

PARIS METAL PRODUCTS, L.L.C.


By: Robert Wanat

Robert Wanat, not individually but solely as
Chief Restructuring Officer for Paris Metal
Products, L.L.C.

DURAND PRODUCTS, L.L.C.

By: 
Robert Wanat, not individually but solely as
Chief Restructuring Officer for Durand
Products, L.L.C.

L&D GROUP, INC.

By: 
Robert Wanat, not individually but solely as
Chief Restructuring Officer for L&D Group,
Inc.

On this 7th day of May, 2013, before me, a Notary Public, appeared ROBERT WAWAT who is personally known to me to be the same person whose name is subscribed to the foregoing assignment document, and acknowledged that he signed and delivered the document as his free and voluntary act for the uses and purposes therein set forth.

Denise Piotrowski
Notary Public

) FOR AND ON BEHALF OF ASSIGNEE:
) LYON, LLC

) L. Gene Berg
) By: L. Gene Berg
) Title: President



SCHEDULE A
INTELLECTUAL PROPERTY

TRADEMARK REGISTRATIONS

MARK	COUNTRY	REG. NO. (APPL. NO)	REG. DATE (APPL. DATE)	OWNER	Security Interest	Comments
XL-3000	US	2518364	12/11/01	Lyon Workspace Products, L.L.C.	North Fork Business Capital Corp as agent, 11/30/07 ("NFBCC") Pension Benefit Guaranty Corp, 3/19/08 ("PBGC")	Cancelled: 7/13/12
Bigfoot	US	2379432	6/11/02	Lyon Workspace Products L.L.C.	NFBCC, PBGC	
Workflor	US	2497248	10/9/01	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Workflor	US	3421396	3/6/08	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Homeland	US	(76/623257)	(11/6/04)	Lyon Workspace Products L.L.C.	NFBCC, PBGC	Abandoned: 8/16/10
"E-Z"	US	2515660	12/4/01	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Sky-wal	US	1992070	8/6/96	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Labels Labels Labels On Command	US	1739823	12/15/92	Lyon Workspace Products, L.L.C.	NFBCC PBGC	Late renewal due 6/15/13
Ergo-bench	US	1759910	3/23/93	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	1570623	12/12/89	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Exchange Master	US	1496799	7/19/88	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lockerack	US	1548323	7/18/89	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Safetylink	US	1543228	6/13/89	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	Cancelled: 1/16/10
MSS 11	US	1450354	8/4/87	Lyon Workspace Products, L.L.C.	NFBCC	Cancelled: 5/9/08
Val/Tec	US	1319400	2/12/85	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0973836	11/27/73	Lyon Workspace Products, L.L.C.	NFBCC PBGC	Renewal due 11/27/13

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Lyon	US	0843704	2/6/68	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0749664	5/21/63	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0573619	4/28/53	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0545042	7/17/51	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0570062	2/10/53	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	
Lyon	US	0571461	3/10/53	Lyon Workspace Products, L.L.C.	NFBCC, PBGC	Renewal due 3/10/13
Durand	US	1827068	3/15/94	Durand Products, L.L.C.	NFBCC, PBGC	
Bullet-Proof	US	1966218	4/9/96	Targeted Marketing, L.L.C.	NFBCC, PBGC	
Lyon	Mexico	501130	8/16/95	Lyon Metal Products, Incorporated		
Lyon	Taiwan	00873984	11/1/99	Lyon Workspace Products, L.L.C.		
Lyon	Taiwan	00876272	12/1/99	Lyon Workspace Products, L.L.C.		
Lyon	Colombia	234364	3/17/11	Lyon Workspace Products, L.L.C.		Registered
Lyon	China	1257248	3/21/99	Lyon Workspace Products, L.L.C. (Possibly owned by SPC Resource, Inc.)		Registered
Lyon	Colombia	234365	1/26/01	Lyon Workspace Products, L.L.C.		Registered
Laiang (in Chinese)	China	4631888	2/21/08	Lyon Workspace Products, L.L.C.		Registered
Shinaige (in Chinese)	China	1256367	3/21/99	Lyon Workspace Products, L.L.C. (Possibly owned by SPC Resource, Inc.)		Registered