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OMB No. 0651-0027 (exp. 5/31/2002)	PATENT	S ONLY	Atty File No.: 50896.0001.6
Tab settings	_	▼	▼ ▼ ▼
To the Honorable Commissioner of F	atents and Trademarks: F	Please Record the attached o	original documents or copy thereof.
1. Name of conveying party(ies); Metallon Engineered Materials Corpo	oration	Name and address of Name: <u>Metallon Mate</u> Internal Address:	of receiving party(ies) erials Acquisition Corp.
Additional name of conveying party(ies) att	ached? 🗌 Yes 🔀 No	Street Address: 254 Co	otton Mill Road
Nature of conveyance:		- Juegi Address. 204 Oc	
⊠ Assignment ☐ Me	rger		
☐ Security Agreement ☐ C	hange of Name	City: Fayetteville	State: <u>TN</u> Zip: <u>37334</u>
Execution Date: August 16, 1995		Additional Name(s) & a	ddress(es) attached? ☐ Yes ☒ No
4. Application number(s) or patent num If this document is being filed togethe A. Patent Application No.(s)	er with a new applicatio	n, the execution data of the B. Patent No.(s) 5,236,628 5,316,507 ached? □ Yes ☒ No	
5. Name and address of party to whom concerning this document should be	correspondence		cations and patents involved: 2 1) \$ 80
Name: Jack B. Hicks, Esq. Internal Address: Womble Carlyle Sand	Iridge & Rice, PLLC	Enclosed	
miema Address. Wonios Canylo Can		Authorized to be	e charged to deposit account
Street Address: P <u>.O. Box 70</u> 37		Deposit account numl 09-0528	ber:
City: AtlantaState: GA	Zip: 30357-0037	(Attach duplicate copy o	of this page if paying by deposit account)
	DO NOT US	E THIS SPACE	
9. Statement and signature. To the best of my knowledge and be is a true copy of the original docume Jack B. Hicks Name of Person Signing	nt. ()	Signature	9-22-04 Date
Total num	ber of pages including	cover sheet, attachments	s, and documents: /3 L

Mail documents to be recorded with required cover sheet information to:

Mail Stop Assignment Recordation Services

Mail Stop Assignment Recordation Services Director of the US Patent and Trademark Office PO Box 1450 Alexandria, VA 22313-1450 nj.

#206413

Purchase Agreement

Agreement, dated as of the 16th day of August, 1995, by and among Metallon Materials Acquisition Corporation, a corporation organized and existing pursuant to the laws of the state of Delaware (the "Purchaser"), Metallon Engineered Materials Corporation, a corporation organized and existing pursuant to the laws of the state of Delaware ("Metallon"), Aegis II Limited Partnership, a Massachusetts limited partnership ("AII"), Aegis Fund Limited Partnership, a Massachusetts limited partnership ("AFL"), Aegis Select Limited Partnership, a Delaware limited partnership ("ASL") and Transitions Two, Limited Partnership, a Delaware limited partnership ("Transitions") (AII, AFC, ASL and Transitions are hereinafter collectively referred to as the "Principal Stockholders") (Metallon, AII, AFL, ASL and Transitions are hereinafter collectively referred to as the "Sellers") (the "Agreement").

WITNESSETH:

WHEREAS, Metallon desires to sell and transfer, and Purchaser desires to purchase and acquire, in exchange for the consideration hereinafter specifically set forth, such of the business and assets of Metallon as are hereinafter described, each upon the terms and conditions hereinafter set forth.

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NOW, THEREFORE, in consideration of, and subject to, the premises and mutual agreements contained herein, the parties hereto, intending to be legally bound hereby, agree as follows:

ARTICLE I

Sale and Purchase

- Metallon hereby agrees to sell, transfer, assign, convey and deliver to the Purchaser, and the Purchaser hereby agrees to purchase, acquire and accept from Metallon, such of the business and assets, excluding only those assets delineated in section 1.3 hereof, of Metallon as are used in connection with the operations of Metallon located at 690 Narragansett Park Drive, Pawtucket, Rhode Island 02861 (all of such assets, property and business to be hereinafter collectively referred to as the "Assets"), upon the terms, and subject to the conditions, hereinafter set forth. The Assets so to be sold, assigned and transferred are all, excluding only such assets as are delineated in section 1.3 hereof, of the properties and assets of Metallon of whatever kind, nature and description, tangible and intangible, real or personal, wherever situated, or in which Metallon has any right or interest, and such are described as including, but not limited to,
- (a) all notes, trade and other accounts receivable (other than those delineated in section 1.3 hereof), royalties, deferred charges, advance payments, prepaid items (other

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than income taxes), claims for refunds (other than income tax refunds), rights of offset and credits (other than income tax credits);

- (b) all property, plant and equipment including, but not limited to, all fee simple interests in all land, leaseholds, easements, rights of way, licenses, railroad and other use agreements, rights to vacated land and other interests in land, computer and telephone equipment, machinery, equipment, tools, motor vehicles, transportation and packing and delivery equipment and supplies, furniture and fixtures;
- (c) all contract rights and other tangible and intangible assets including, but not limited to,
 - (i) all leases and leasehold estates and interests therein (including, but not limited to, leases with respect to computer hardware or software used by Metallon), permits, licenses, forebearances and consents;
 - (ii) all contractual and other rights and licenses under purchase orders, supply agreements, sales orders, insurance contracts (but only if and to the extent set forth on schedule 1.1[c][ii]), agreements pursuant to which Metallon is to be indemnified, joint

venture agreements, restrictive covenant agreements running in favor of Metallon or any Seller with respect to Metallon, agreements of employment, representative agreements, dealer agreements, export agent agreements, consulting agreements, confidentiality agreements, development agreements, assignment agreements and all other contracts;

(iii) all proprietary rights existing in all countries including, but not limited to, patents, patent applications and patent disclosures, all trade marks, service marks, trade names, trade dress, logos, designs, names, and all translations, corporate derivations adaptions, and combinations · thereof. and \mathbf{any} registrations and applications to register any of the foregoing and the goodwill of the products, services or businesses with which any of the foregoing are associated or in any way connected therewith, all copyrightable subject matters, copyrights, copyright registrations and applications to register copyrights, all mask works, mask work registrations and applications to register mask works, all trade secrets, shop rights,

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know-how, confidential information and other proprietary rights, all licenses to, or from, third parties with respect to any of the foregoing, all copies and tangible embodiments of the foregoing (in whatever form or medium) owned by Metallon with respect to the business and affairs of Metallon or any subsidiary thereof, together with all rights to sue and to recover for past infringement or misappropriation of any of the foregoing;

(iv) all discoveries, improvements, processes, formulae (secret or otherwise), databases and computer software (in both source code and object code form, if any), and documentation related thereto, owned Metallon with respect to the business affairs of Metallon or any subsidiary thereof, data, engineering, technical and shop drawings, art work, specifications and (including, but not limited to, those in the possession of third parties but which are the property of Metallon with respect to the affairs business orοf Metallon QΓ any subsidiary thereof), whether protectable or not, licenses and other similar agreements,

- 5 -

PAGES 6 THROUGH 83 OF PURCHASE AGREEMENT OMITTED DUE TO CONFIDENTIALITY

IN WITNESS WHEREOF, the parties have caused the Agreement to duly executed as of the date first above written.

Metallon Materials Acquisition Corporation		
By: Augles Engonne		
Title: Vice President		
Date: 8-/6-95		
Metallon Engineered Materials Corporation		
By:		
Title: VICE-President / General Manager		
By:		
Aegis II Limited Partnership		
By:		
Title: General Partner		
Date:		
Aegis Select Limited Partnership		
By:		
Title: General Partner		
Date:		
Transitions Two, Limited Partnership		
By: Technology Transitions Partners		
recumorogy Transitions Partners		
Title: A General Partner		
Date: PATENT		
REEL: 015167 FRAME: 0258		

IN WITNESS WHEREOF, the parties have caused the Agreement to / executed as of the date first above written.

Metallon Materials	Acquisition Corporation		
	By:		
	Title:		
	Date:		
Metallon Engineered	Materials Corporation		
	By:		
	Title:		
	Date:		
Aegis II Limited Partnership			
	By: When		
	Title: General Partner		
	Date: 8-/6-95		
Aegis Select Limited Partnership			
	By: Me Levis		
	Title: General Partner		
	Date: 8-16-95		
Transitions Two, Limited Partnership			
	By: Technology Transitions Partners		
	Title: A General Partner		
	Date:PATENT		
	REEL: 015167 FRAME: 0259		

IN WITNESS WHEREOF, the parties have caused the Agreement to y executed as of the date first above written.

Metallon Materials	Acquisition Corporation		
	By:		
	Title:		
	Date:		
Metallon Engineered	Materials Corporation		
	By :		
	Title:		
	Date:		
Aegis II Limited Partnership			
	8y:		
	Title: General Partner		
·	Date:		
Aegis Select Limited Partnership			
	Ву:		
	Title: General Partner		
	Date:		
Transitions Two, Li	mited Partnership By: Technology Transit fons Partners		
1	Title: A General Partner		
	Date: August 16, 1995		

Aegis Fund Limited Partnership

By:

Title: General Partner

Date: 8-/6-95

#206462

Schedule 1

- United States Patent Number 5,236,628, dated August 17, 1993 "Noble Metal and Solid-Phase Lubricant Composition and Electrically Conductive Interconnector"
- 2. United States Patent Number 5,316,507 dated May 31, 1994 "Nobel Metal and Solid-Phase Lubricant Composition and Electrically Conductive Interconnector"

PATENT REEL: 015167 FRAME: 0262

RECORDED: 09/23/2004