

**PATENT ASSIGNMENT**

Electronic Version v1.1  
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| <b>SUBMISSION TYPE:</b>  | NEW ASSIGNMENT  |
| <b>NATURE OF CONVEYANCE:</b>   | Foreclosure document - Verified Statement and Certificate of Sale |
| <b>CONVEYING PARTY DATA</b>  |   |
| <b>Name</b>  | <b>Execution Date</b>   |
| Destiny Plastics, Inc.   | 02/01/2011  |
| <b>RECEIVING PARTY DATA</b>  |   |
| <b>Name:</b>   | A-1 Business Products, Inc.                                       |
| <b>Street Address:</b>   | 1901 Avenue of the Stars, Ste 300                                 |
| <b>Internal Address:</b>   | c/o Gershuni & Katz, a Law Corp.                                  |
| <b>City:</b>   | Los Angeles   |
| <b>State/Country:</b>  | CALIFORNIA  |
| <b>Postal Code:</b>  | 90067   |
| <b>PROPERTY NUMBERS Total: 1</b>   |   |
| <b>Property Type</b>   | <b>Number</b>   |
| <b>Patent Number:</b>  | D499938   |
| <b>CORRESPONDENCE DATA</b>   |   |
| <b>Fax Number:</b>   | (310)282-8149   |
| <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>   |   |
| <b>Phone:</b>  | 310-282-8580  |
| <b>Email:</b>  | lgold@gershunikatz.com  |
| <b>Correspondent Name:</b>   | Leslie S. Gold, Esq.  |
| <b>Address Line 1:</b>   | 1901 Avenue of the Stars, Ste 300                                 |
| <b>Address Line 4:</b>   | Los Angeles, CALIFORNIA 90067                                     |
| <b>NAME OF SUBMITTER:</b>  | Leslie S. Gold  |
| <b>Total Attachments: 5</b><br>source=Verified Statement and Certificate of Sale#page1.tif<br>source=Verified Statement and Certificate of Sale#page2.tif<br>source=Verified Statement and Certificate of Sale#page3.tif<br>source=Verified Statement and Certificate of Sale#page4.tif<br>source=Verified Statement and Certificate of Sale#page5.tif |   |

OP \$40.00 D499938

**VERIFIED STATEMENT OF LESLIE S. GOLD**

I, LESLIE S. GOLD, declare as follows:

1. I am associated with Gershuni & Katz, A Law Corporation, a member of the bar of the State of California, all United States District Courts in California and the Ninth Circuit Court of Appeals and one of the attorneys responsible for the representation of A-1 Business Products, Inc. ("A-1") in connection with the enforcement of its rights under that certain Factoring and Security Agreement dated March 25, 2002 (the "Security Agreement") executed by Destiny Plastics, Inc. ("Destiny Plastics") and recorded with the United States Patent and Trademark Office. I have personal knowledge of the facts stated herein except where alleged upon information and belief, and as to those facts, I believe them to be true. If called upon to testify thereto, I could and would do so competently under oath. I am authorized by A-1 to submit this verified statement and the attached Certificate of Sale.

2. Upon information and belief, based on A-1's books and records with which I am familiar and which were used to prepare a successful motion for relief from the automatic stay in the United States Bankruptcy Court for the Central District of California, as of September 2, 2010, Destiny Plastics was in default of its payment obligations to A-1.

3. After receiving leave of the bankruptcy court to proceed with enforcement, I provided written notice of disposition of the collateral pledged by Destiny Plastics to A-1 (the "Collateral") at public sale (a non-judicial foreclosure sale) to all requisite parties pursuant to the requirements of California law and duly advertised the sale in the Daily Journal as well as in Plastics News. I also provided written notice of the sale to potentially interested parties.

4. On November 1, 2010, I conducted a public sale of the Collateral. A-1 was the

successful bidder at the sale and by credit bid, purchased the Collateral, which consisted of:

All of Destiny Plastic Inc.'s personal property and fixtures, and proceeds thereof, (including proceeds of proceeds) including without limitation Accounts, including health-care insurance receivables, Chattel Paper, Inventory, Equipment including without limitation molds for the fabrication of plasticware, Instruments, including Promissory Notes, Investment Property, Documents, and General Intangibles.

5. Included among the personal property Collateral pledged by Destiny Plastics and purchased by A-1 at the foreclosure sale were fifteen patents, identified by the following patent numbers:

D540,120  
D538,108  
D531,453  
D506,647  
D504,282  
D499,938  
D493,669  
D486,696  
D486,694  
D485,472  
D485,124  
D484,746  
D479,668  
D479,103  
D476,529

6. A-1 complied fully with the requisite procedures in disposing of the Collateral. Accordingly, each patent listed herein was duly foreclosed upon pursuant to the laws of the State of California and as set forth in the attached Certificate of Sale executed by A-1 President Michele Schuster.

7. The Certificate of Sale attached hereto is executed by Michele Schuster, the President of A-1, and constitutes a "Transfer Statement" pursuant to California Commercial Code section 9619.

I swear under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed July 8, 2011 at Los Angeles County, California.

A handwritten signature in cursive script, appearing to read 'Leslie S. Gold', written over a horizontal dotted line.

LESLIE S. GOLD

CERTIFICATE OF SALE

This will certify that on November 1, 2010, at public sale following the default of Destiny Plastics, Inc. under that certain Factoring and Security Agreement dated as of March 25, 2002, as amended, secured creditor A-1 Business Products, Inc. d/b/a Premium Financial Services exercised its postdefault remedies with respect to the following described personal property collateral. By reason of this exercise, all of the rights, title and interest of Destiny Plastics, Inc. in and to the following described personal property collateral was sold to A-1 Business Products, Inc. d/b/a Premium Financial Services, which has acquired the rights of Destiny Plastics, Inc. in the collateral for the sum of Fifty Thousand Dollars (\$50,000.00), being the highest and best bid obtainable:

All of Destiny Plastics, Inc.'s personal property and fixtures, and proceeds thereof (including proceeds of proceeds), including without limitation Accounts (including without limitation health-care insurance receivables), Chattel Paper, Inventory, Equipment (including without limitation molds for the fabrication of plasticware), Instruments (including without limitation Promissory Notes), Investment Property, Documents, and General Intangibles.

The collateral includes the patents assigned the following patent numbers by the United States Patent and Trademark Office:

D540,120  
D538,108  
D531,453  
D506,647  
D504,282  
D499,938  
D493,669  
D486,696  
D486,694  
D485,472  
D485,124  
D484,746  
D479,668  
D479,103  
D476,529

Said sale was made on an "as is," "where is" basis, without recourse, warranty or guarantee of any kind, express or implied, including as to title, possession, enforceability, validity, merchantability or fitness for a particular purpose.

The sale was held to enforce the rights of secured creditor A-1 Business Products, Inc. d/b/a Premium Financial Services under that certain Factoring and Security Agreement dated as of March 25, 2002, as amended.

Certificate of Sale  
Page Two

Secured Party:

A-1 Business Products, Inc. d/b/a Premium Financial Services  
P.O. Box 7025  
Santa Monica, CA 90406

Debtor:

Destiny Plastics, Inc.  
57 Bell Canyon Drive  
Dove Canyon, CA 92679


Destiny Plastics, Inc.  
Incorp. Services, Inc.  
5716 Corsa Ave., Ste. 110  
Westlake Village, CA 91362-7354

Transferee:

A-1 Business Products, Inc. d/b/a Premium Financial Services  
P.O. Box 7025  
Santa Monica, CA 90406

Transferee: A-1 Business Products, Inc. d/b/a Premium Financial Services

By:

  
MICHELE SCHUSTER

DATED: February 1, 2011