## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7060099

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
ECHOPILOT MARINE ELECTRONICS LTD.	08/11/2017

## **RECEIVING PARTY DATA**

Name:	DANIAMANT ELECTRONICS A/S (CVR NO. 16930997)
Street Address:	INDUSTRIVEJ 24, 1.
City:	SLANGERUP
State/Country:	DENMARK
Postal Code:	DK-3550

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Patent Number:	8717847

## **CORRESPONDENCE DATA**

**Fax Number:** (973)639-8399

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.

**Phone:** 973-596-4500

Email: IPdocket@gibbonslaw.com

Correspondent Name: GIBBONS P.C.

Address Line 1: ONEGATEWAY CENTER

Address Line 4: NEWARK, NEW JERSEY 07102

ATTORNEY DOCKET NUMBER:	111234-79702
NAME OF SUBMITTER:	THOMAS J. BEAN
SIGNATURE:	/Thomas J. Bean/
DATE SIGNED:	12/07/2021

## **Total Attachments: 24**

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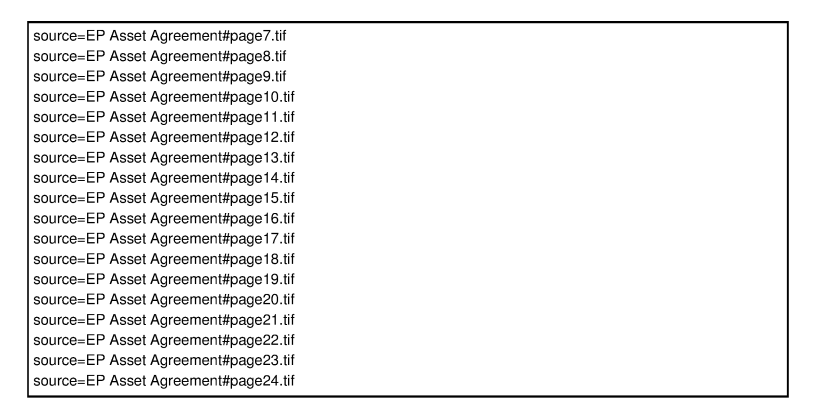
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PATENT REEL: 058773 FRAME: 0126

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This asset purchase agreement (the "Agreement") is made on 11 August 2017 between on the one side

## EchoPilot Marine Electronics Ltd.

Company reg. no. 01061212 Orchard Meads, Hangersley Hill, Hangersley, Ringwood Hampshire, BH24 3JW United Kingdom (the "Seller")

and

Susan Jill Phillips



(the "Director")

and on the other side

## Daniamant Electronics A/S

CVR no. 16930997 Industrivej 24, 1. DK-3550 Slangerup Denmark (the "Buyer")

(the Seller, the Director and the Buyer collectively referred to as the "Parties" and individually as a "Party")

## Whereas:

- (A) The Seller desires to sell its marine assets, including intellectual property rights related to the business carried on by the Seller at the Effective Date comprising the "EchoPilot" products, which are all Forward Looking Sonars and high-specification navigation instruments developed and manufactured by the Seller (the "Business");
- (B) The Buyer's main activities consist of developing, producing and selling lights for lifejackets, liferafts, lifebuoys and special products;
- (C) The Director is part of this Agreement and undertakes to comply with certain restrictive covenants set out in this Agreement and such other obligations as are deemed necessary to give effect to the terms of this Agreement; and



A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) and that person's legal and personal representatives, successors and permitted assigns.

#### 2 Transfer of the Assets

- 2.1 With effect from the Effective Date, the Seller agrees to sell, transfer and assign to the Buyer and the Buyer agrees to assume and purchase from the Seller as a going concern on the terms set forth in this Agreement, the following assets and rights (jointly the "Assets"):
  - (a) any and all of the rights, title and interest in and to the Intellectual Property Rights, including without limitation the rights and intellectual property rights set out in Schedule 2.1(a) (the "EchoPilot Portfolio");
  - (b) all machinery, tools and forms relating to the manufacture of Products defined in the EchoPilot Portfolio as set out in Schedule 2.1(b) (the "Tangible Assets");
  - (c) all inventory, packaging materials and similar items and materials used by the Seller in relation to the Products defined in the EchoPilot Portfolio (the "Inventory");
  - (d) all information, know-how and techniques including all specifications, technical or other expertise, formulas, forms, drawings, data material, manuals instructions and training materials, marketing and promotional materials, business plans and forecasts, price lists, Customer Information and supplier lists as well as all rights pertaining to the production of or otherwise relating to the Business; (jointly referred to as the "Documentation"); and.
  - (e) copies of all available claims and business records (in their native electronic formats, where applicable) directly related to the Assets.
- 2.2 Nothing in this Agreement shall operate to transfer any assets or property of the Seller other than the Assets.
- 2.3 For the avoidance of doubt, the Buyer and Seller agree that the Intellectual Property Rights (as detailed in Schedule 2.1(a)) are expressly assigned and transferred under the provisions of this Agreement.
- The Seller and the Director will make reasonable efforts, upon the Buyer's reasonable request, to assist the Buyer to the extent the Buyer wishes to establish agreements with suppliers relating to the Business.

## 3 Employees

3.1 The Seller warrants that there are no Employees who are engaged in the Business immediately prior to the Effective Date and the provisions of the Transfer of Undertakings (Protection of Employment) Regulations 2006 do not, therefore, apply.



The Seller and the Director agree to indemnify, defend and hold harmless the Buyer from and against all claims, losses, damages, reasonable costs, expenses and liabilities arising out of any claim, contention or finding that the transaction contemplated by this Agreement constitutes a relevant transfer under the Transfer of Undertakings (Protection of Employment) Regulations 2006.

### 4 Consideration

- Subject to the terms of this Agreement, the Buyer shall pay on the Effective Date, the following sums in consideration of the assignment and transfer to the Buyer of the rights, title and interest in the Assets under this Agreement:
  - (a) to the Director, the sum of receipt of which is acknowledged by the Director's signature on this Agreement); and
  - (b) to the Seller a purchase price of as adjusted in accordance with Clause 4.3 (together the "Purchase Price").
- 4.2 The Purchase Price shall be allocated on the Assets as set out in Schedule 4.2.
- In addition to the Purchase Price, the Buyer shall acquire the Stock and the price for these Stock is to be the Seller's cost (plus in respect of labour for work in progress and finished goods, plus cost in respect of individual components in respect of the same) which as of the Effective Date is (the "Stock Price").
- 4.4 Acquisition of the Stock will be carried out by way of a normal purchase order issued by the Buyer to the Seller and the Stock Price shall be paid on the Effective Date.
- 5 VAT

All payments made by the Buyer under this agreement are exclusive of VAT. If any such payment constitutes the whole or any part of the consideration for a taxable or deemed taxable supply by the Seller, the Buyer shall increase that payment by an amount equal to the VAT which is chargeable in respect of the taxable or deemed taxable supply, provided that the Seller shall have delivered a valid VAT invoice in respect of such VAT to the Buyer.

#### 6 Effective Date

- The sale and purchase of the Assets contemplated by this Agreement shall take effect as of the date hereof (the "Effective Date").
- 6.2 On the Effective Date the Seller shall deliver the following to the Buyer:
  - (a) save as provided under Clause 6.5, documentation to the effect that the Seller has effectively assigned and delivered the Assets to the Buyer, such documentation to be in a form and substance to the reasonable satisfaction of the Buyer;
  - (b) a duly executed Consultancy Agreement;



- (c) documentation evidencing that a meeting of shareholders in the Seller has been conducted and that the shareholders at such meeting (i) have approved the transaction contemplated by this Agreement, and (ii) resolved to change the name of the Seller to the effect that the word "EchoPilot" is removed from the name of the Seller within five working days of the Effective Date and that the new name of the Seller does not contain words "Echo"; "Pilot"; "EchoPilot" or anything confusingly similar herewith.
- 6.3 On the Effective Date the Buyer shall pay the Purchase Price and the Stock Price and any applicable VAT in sterling by electronic transfer of immediately available funds to the Seller's Solicitor's Client Account. Receipt of payment by Seller's Solicitors shall be considered good and valid discharge of the obligations of the Buyer to pay the sum in question to the Seller, and the Buyer shall not be concerned to see the application of the monies so paid.
- 6.4 The Buyer hereby warrants to the Seller that:
  - (a) the Buyer has all corporate power and authority to enter into this Agreement; and
  - (b) the execution and delivery of this Agreement by the Buyer has been duly authorised and constitutes a legally binding obligation of the Buyer in accordance with its terms.
- 6.5 The Seller and the Buyer will execute as soon as possible after Completion any licence, agreement or assignment relating to the Intellectual Property Rights required in order to effectively assign and deliver the Assets to the Buyer.

#### 7 Warranty Claims

- 7.1 The Buyer does not assume any liabilities or obligations with respect to Units or any other products or assets sold by the Seller prior to the Effective Date and the Seller and the Director agree to indemnify the Buyer in full against any such claims and reasonable costs associated with such claims.
- 7.2 The Seller does not assume any liabilities or obligations with respect to Units, other products or assets sold by the Buyer after the Effective Date and the Buyer agrees to indemnify the Seller in full against any such claims and reasonable costs associated with such claims.
- 7.3 The Buyer and the Seller will negotiate in good faith terms for which the Buyer will agree to service any valid warranty claims in respect of Customer Contracts in relation to the Business on behalf of the Seller.

### 8 Seller's Warranties

8.1 The Seller warrants to the Buyer in the terms of the warranties made by the Seller in this Clause 8 (collectively the "Seller's Warranties") at the Effective Date, subject to any matters Disclosed in the Disclosure Letter and any information of which the Buyer, its agents or advisers has/have actual knowledge.

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- 8.1.1 Power and authority
- 8.1.2 The Seller has the requisite power and authority to enter into and perform its obligations under this Agreement. This Agreement and any other documents executed by the Seller, which are to be delivered at the Effective Date, will when entered into and delivered constitute binding obligations of the Seller in accordance with their respective terms.
- 8.1.3 Assets
- 8.1.3.1 The Seller is the sole and exclusive owner of all the Assets. The Seller has unrestricted title to all the Assets and the Assets are free and clear from all encumbrances and security interests of any kind, including but not limited to any third party rights or licenses.
- 8.1.3.2 Where relevant and having regard to their age, wear and tear, the Inventory and Tangible Assets transferred to the Buyer are free from material defects and in all material respects in satisfactory working order and capable of doing the work for which they were purchased or designed (as applicable) insofar as it is necessary for the Business to be carried out safely, lawfully and efficiently.
- 8.1.3.3 The Intellectual Property Rights related to the Echopoint Portfolio and the Business are freely transferable by the Seller and no rights in any third party Intellectual Property Rights are necessary for the Buyer in order to produce, use, market, license, modify, exploit or sell the Products comprised by the Business.
- 8.1.3.4 The Intellectual Property Rights and the Documentation are the Seller's original work and have not been copied wholly or substantially from any other source.
- 8.1.3.5 To the best of Seller's knowledge no third party is infringing or making unauthorised use, or has infringed or made unauthorised use, of the Intellectual Property Rights nor the Documentation.
- 8.1.3.6 The Intellectual Property Rights and the Documentation have been solely created by the employees of the Seller or the Seller has acquired all rights and title in and to such Intellectual Property Rights and Documentation from the creators or their successors. No developer, inventor, or other contributor to such Intellectual Property Rights or the Documentation was operating under any grants from public authorities or subject to any employment agreement, invention assignment, non-disclosure agreement, or other contractual obligation with any third party that could adversely affect the Buyer's rights to such Intellectual Property Rights or the Documentation.
- 8.1.3.7 The Intellectual Property Rights transferred from the Seller to the Buyer comprises all of the Intellectual Property Rights owned by the Seller prior to the Effective Date necessary for the Buyer to operate the production and distribution of the Assets.
- 8.1.4 Transfer of personal data
- 8.1.4.1 The transfer to the Buyer of any personal data, including the Customer Information, is compliant with the UK data protection regulations.



- 8.1.5 Product liability
- 8.1.5.1 So far as the Seller is aware, the Seller has not manufactured or provided any product or service in relation to the Assets, including the EchoPilot Portfolio and Inventory, which does not in all material respects comply with applicable law or regulations or which is materially defective or dangerous or not in accordance with any representation or warranty, express or implied, given in respect of it.
- 8.1.5.2 The Seller has not received a prohibition notice, a warning notice or a suspension notice relating to the Assets under the consumer protection laws or safety at work regulations in any jurisdiction with respect to the Products sold by the Seller relating to the Assets.
- 8.1.6 Approvals and certificates
- 8.1.6.1 The EchoPilot Portfolio and the relevant Assets include such valid applicable certificates and certifications which are required or relevant for the sale of EchoPilot Portfolio Products to customers.
- 8.1.7 Litigation
- 8.1.7.1 So far as the Seller is aware, there is as of the Effective Date no litigation, arbitration, administrative or criminal proceedings pending or threatened against the Assets.
- 8.1.8 The conduct of activities related to the Business, so far as the Seller is aware, is not infringing, and have not infringed, any Intellectual Property Rights of any third party and the Seller has not received any notice from a third party who is alleging such infringement.
- 8.1.9 The provisions of Clause 9 shall limit the liability of the Seller in relation to any claim made in respect of the Seller's Warranties.
- 9 Liability
- 9.1 Limitations to the Seller's liability
- 9.1.1 The Seller shall have no liability with respect to any warranty made in this Agreement unless the Buyer within 60 days after the date when the Buyer first acquired certain knowledge of the matters on which a claim is based, and in any event prior to the date 18 months after the Effective Date, notifies the Seller in writing of the claim specifying the factual basis of that claim in reasonable detail.
- 9.1.2 Except as specifically set out in Clause 8, the Seller does not make any explicit or implicit warranty with respect to the Assets or the Business.
- 9.1.3 Financial Limits
- 9.1.3.1 Subject to Clause 9.1.3.2, the Seller shall not be liable in respect of a claim unless the liability of the Seller for such claim exceeds GBP (and for these purposes a series of related claims with respect to related facts or circumstances shall be treated as a single claim).
- 9.1.3.2 The Seller shall not be liable in respect of one or more claim unless the cumulative amount of the liability of the Seller for such claims exceeds GBP in which case the Seller shall be liable for the whole amount and not merely the excess over GBP



9.1.3.3 The liability of the Seller in respect of all claims made by the Buyer in accordance with this Agreement shall be limited to the amount of the Purchase Price recieved by it.

#### 9.1.4 Other Benefit

- 9.1.4.1 If the Seller makes any payment by way of damages (the "Relevant Payment") for breach of the Seller's Warranties and the Buyer receives, subsequent to the making of the Relevant Payment, any payment, credit or allowance otherwise than from the Seller which:
  - is not already taken into account in calculating the level of the Relevant Payment;
     and
  - (b) would not have been received but for the circumstances giving rise to the claim in respect of which the Relevant Payment was made;

then once the excess amount paid has been established or, once the Buyer has received such benefit, the Buyer shall as soon as reasonably practicable repay to the Seller an amount equal to the lesser of:

- (a) the amount of such benefit (as the case may be); and
- (b) the Relevant Payment.

In each case less the Buyer's reasonable unrecovered costs relating thereto.

## 9.1.5 Reduction in Consideration

Any amount paid by the Seller pursuant to the Seller's Warranties shall be regarded as a reduction of the Consideration.

#### 9.1.6 Insurance Cover

No claim shall be capable of being made under the Seller's Warranties to the extent that the Buyer has recovered an amount in respect of any loss or damages suffered by it arising out of the subject matter thereof from insurers under a valid subsisting insurance policy (the Buyer using its reasonable endeavours to effect such recovery).

#### 9.1.7 Mitigation

Nothing contained herein shall be deemed to relieve the Buyer of its obligation to mitigate its loss in respect of any claim.

- 9.1.8 The Seller shall not be under any liability:
- 9.1.8.1 to the extent that the claim arises as a result of a voluntary act, omission or transaction of the Buyer carried out after the Effective Date otherwise than in the ordinary course of business or pursuant to a legally binding obligation in relation to the Assets created on or before the Effective Date;
- 9.1.8.2 to the extent that the claim arises by reason of any change in law or any increase or alteration in the rates, incidence, imposition or extent of taxation or any change in



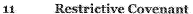
- legislation or the withdrawal of any generally published extra statutory concession previously made by HM Revenue and Customs and/or SKAT (in each case announced and coming into force after the date of this Agreement).
- 9.1.9 If any matter or circumstance which may give rise to a claim comes to the attention of the Buyer, the Buyer shall:
- 9.1.9.1 ensure that no admission of liability or agreement or compromise in relation to the matter or circumstance is made without the written consent of the Seller (not to be unreasonably withheld or delayed);
- 9.1.9.2 give the professional advisers of the Seller such access to the premises and personnel of the Buyer as it may reasonably request, and afford it any opportunity it requests to examine any relevant accounts, documents records and other things in the possession or control of the Buyer to enable the Seller to give its consent pursuant to Clause 9.1.9.1 above; and
- 9.1.9.3 subject to the Buyer being indemnified to its reasonable satisfaction, take reasonable steps to avoid, dispute, resist, appeal, compromise or defend any matter which may otherwise result in a claim provided that the Buyer shall not be required to take any such steps if in the Buyer's opinion that step may damage the goodwill of the Buyer.
- 9.1.10 The limitation set forth in this Clause 9.1 shall not apply in case of gross negligence or wilful breach by the Seller.

#### 10 Further Assurance

- The Seller, and the Director shall perform (or procure the performance of) all acts and things, and execute and deliver (or procure the execution or delivery of) all documents, required by law or which the Buyer reasonable requests, to vest in the Buyer the full benefit of the right, title and interest to the Assets assigned to the Buyer under this Agreement, including:
  - (a) registration of the Buyer as applicant or (as applicable) proprietor of the Intellectual Property Rights;
  - (b) assisting the Buyer (at the Buyer's cost) in obtaining, defending and enforcing the Intellectual Property Rights, and assisting with any other proceedings which may be brought by or against the Buyer against or by any third party relating to the Intellectual Property Rights;
  - (c) transferring ownership and possession of the Tangible Assets and Inventory to the Buyer;
  - (d) transferring copies of all available claims and business records (in their native electronic formats, where applicable) directly related to the Assets;
  - (e) transferring the object and source codes to all software pertaining to the Products.



- Each of the Seller, and the Director hereby appoints the Buyer to be their attorney to execute and do any such instrument or thing, and generally to use their name, solely for the purpose of giving the Buyer the benefit of this Agreement. Each of the Seller and the Director acknowledges in favour of a third party that a certificate in writing signed by the Buyer or any person appointed in accordance with Clause 10.2 that any instrument or act falls within the authority conferred by this Agreement shall be conclusive evidence that such is the case.
- This power of attorney is irrevocable as long as any of the Seller's and Director's obligations under this agreement remains undischarged.
- Without prejudice to Clause 10.2, the attorney may, in any way it thinks fit and in the name and on behalf of the Seller and the Director (whichever is relevant) solely for the purpose of giving the Buyer the benefit of this Agreement:
  - (a) take any action that this Agreement requires the Seller or the Director to take;
  - (b) exercise any rights which this Agreement gives to the Seller or the Director; and
  - (c) appoint and remove one or more substitute attorneys with full power as the Seller's or the Director' attorney on terms that the attorney thinks fit.
- Each of the Seller and the Director must ratify and confirm everything that the attorney and any substitute attorney does or arranges using the powers granted under this Clause 10.









#### 12 Announcements

The Parties shall agree on the form of, time for and contents of the information to be given concerning this Agreement and the transactions contemplated hereby to the Parties' customers, suppliers and other business of relevance for the Assets.

## 13 Confidentiality

The Seller and the Director undertake that, except with the prior consent in writing of the Buyer, it/he will not use or disclose, divulge or communicate any confidential or commercially sensitive knowledge or information relating to the Business (including but not limited to operations, processes, plans, inventions, product information, know how, design rights, trade secrets, software, market opportunities, customers and business affairs) or supply or disclose to any person the names or addresses of any relevant customers of the Business or details of any contracts or negotiations to which the Seller and/or any of the Director is a party or of any tenders, offers or proposals submitted or to be submitted by the Seller in connection with the Business except as previously authorised in writing by the Buyer.

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#### 14 Risk

- 14.1 Title to the Assets transferred at the Effective Date shall be deemed to have passed to the Buyer on the Effective Date.
- 14.2 Risk in respect of the Assets shall be deemed to have passed to the Buyer at the Effective Date.
- 14.3 If any Assets are not effectively transferred to the Buyer at the Effective Date, then such Assets shall, from the Effective Date, be held by the Seller on trust for the Buyer (or any successor in title of the Business).
- 14.4 If any of the Assets cannot be assigned or novated without obtaining a third party consent, then the Seller shall use all reasonable endeavours to obtain such consents.

### 15 Assignment

15.1.1 Neither party shall assign, transfer, mortgage, charge, declare a trust of, or deal in any other manner with any of its rights and obligations under this agreement without the prior written consent of the other party.

#### 16 Costs

Except as expressly provided in this Agreement, each party shall pay its own costs and expenses incurred in connection with the negotiation, preparation and execution of this Agreement (and any documents referred to in it).

## 17 Entire Agreement

- 17.1 For the purposes of this Clause 17, 'Pre-Contractual Statement' means any undertaking, promise, assurance, statement, representation, warranty or understanding (whether in writing or not) of any person (whether party to this agreement or not) relating to the subject matter of this Agreement other than as expressly set out in this Agreement as a warranty and this Agreement includes the documents referred to in it or entered into pursuant to it.
- This Agreement (together with the documents referred to in it) constitute the entire agreement between the parties and supersede and extinguish all previous discussions, correspondence, negotiations, drafts, agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to their subject matter.
- Each of the parties acknowledges and agrees that in entering into this Agreement it does not rely on any Pre-Contractual Statement and no party shall owe any duty of care.
- 17.4 Each of the parties acknowledges and agrees that the only remedy available to it for breach of this Agreement shall be for damages for breach of contract under the terms of this Agreement and it shall have no other right of action against any other party in respect of any Pre-Contractual Statement.
- 17.5 Nothing in this Clause 17 shall, however, operate to limit or exclude any liability for fraud.



#### 18 Counterparts

- 18.1 This Agreement may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.
- 18.2 Transmission of an executed counterpart of this Agreement (but for the avoidance of doubt not just a signature page) by:
  - fax; or
  - e-mail (in PDF, JPEG or other agreed format),

shall take effect as delivery of an executed counterpart of this Agreement. If either method of delivery is adopted, without prejudice to the validity of the agreement thus made, each party shall provide the others with the original of such counterpart as soon as reasonably possible thereafter.

18.3 No counterpart shall be effective until each party has executed and delivered at least one counterpart.

## 19 Notices

- Any notice given to a party under or in connection with this Agreement shall be in writing and shall be delivered by either (i) e-mail; (ii) hand or (iii) recorded delivery post or other next working day delivery service at the address set for it out in Clause 19.3; or
- 19.2 Any notice shall be deemed to have been received:
- 19.2.1 if sent by e-mail at the time recorded by the e-mail service;
- 19.2.2 if delivered by hand, on signature of a delivery receipt or at the time the notice is left at the proper address;
- 19.2.3 if sent by recorded delivery post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service.
- 19.3 The addresses for service of notices are set out below:
- 19.3.1 Seller and/or Director
  - address: Orchard Meads, Hangersley Hill, Hangersley, Ringwood, Hampshire, BH24 3JW, United Kingdom
  - ii. for the attention of: Susan Jill Phillips
  - iii. E-mail:
- 19.3.2 Buyer
  - i. address: Industrivej 24 1, 3550 Slangerup, Denmark

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- ii. for the attention of: Kevin Rough
- iii. E-mail:
- This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution.
- 20 Governing Law and arbitration
- 20.1 This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of England and Wales.
- Each party irrevocably agrees that the courts of England and Wales shall have nonexclusive jurisdiction to settle any dispute or claim arising out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

SIGNATURES ON THE NEXT PAGE

Corrissen Pedertriki



Signed on 11 August 2017.

For and on behalf of the Seller:

Peter Michael Phillips

Susan Jill Phillips

as Director:

Susan Jill Phillips

For and on behalf of the Buyer:

Ole Mikkelsen

Klaus Kjærulff



## Schedule 2.1(b) - Tangible Assets

## Clarification Note:

All the tools in the Tooling Lists 1, 2, 3, 4 and 5 which are marked as "held at Holloid" are held at Plastic Moulding Solutions Limited in New Milton, Hants.

	g List 1	4	3 0 5 TO 12 TO
Test No	Product	er en	
6917	Soypisd & back-plate for pistiouus engine		
9833	Nui, ring & cap for sine fiting		

Tooling List 2
Injection mountage of notice

Tool No Product

\$704 FLS frome (Tro hard 5 back)

\$894 Log Body

8832 Skie Filtrop

Standard Transducer Cup

a eta le Ettera

117\*\*

Gornesen Roderspiel

8355



## Tooling List 3



Tool No	Product	
8814	Professional Transducer Cup	
8794	Professional Transducer Body	
8633	Bronze Vondrer	
9871	FLS 20 From & Back	49

Tooling List 4 - INTENTIONALLY BLANK

# Tooling List 5



Tool No	Product	
8870	FLS 3D Cover & Tab	

Injection mouldings @ Purley

Tool No	Product	
510	Paddie Wheel Low Speed	



## Tooling List 6



You No	Product	
812	Storize White Cover	
\$13	Gold / Silver Wilnte Cover (logouy)	

Dip Mouldings @ Runfold

Product	
Platinum White Cover	
(redech)	
	Platinum White Cover

Tooling List 7
Pressure Die Cast Tools @ Favi / Rhodes&Kimbarly



Tool No	Product	
515	Nut (Favi, pressure die-cast)	
516	Locking Ring (Favi, pressure die-cast)	
517	Sanking Cap (Favi, pressure dio-cast)	
518	Skin Fitting (Through Hus) (Rhodes&Kimberly, gravity die-cast)	



## Tooling List 8 Hotter residings (2 National Conf.)



Tool No	Product	
519	Salaca Kepped	
520	Scid (Silver Reypod (Cegasy)	9446
521	Bronze Buttons	11

## Tooling List 9



Vacuum Forming's (@FSA

Tool No	Product	
524	Pairing Mock Mould Macher	

FOR FILLER



 ${\bf Schedule~4.2-Purchase~Price~Allocation} \\ {\bf Attached~separately}$ 

**PATENT REEL: 058773 FRAME: 0146 RECORDED: 12/07/2021**