| — 08-19-19 | HEET U.S. DEPARTMENT OF COMMERCE |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------|
| FORM PTO-1594 08/31/92 C. (3.T) | Patent and Trademark Office |
| To the Honorable Commissioner 1011217 | anached original documents or copy thereof. |
| 1. Name of conveying party(ies): | Name and address of receiving party(ies): |
| Advanced Chemistry and Technology, Inc. | Name: Permatex Acquisition Corp |
| | Internal Address: |
| | |
| ☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership | Street Address: 10 Columbus Blvd. |
| X Corporation-State of Delaware | City: Hartford State: CT ZIP: 06106 |
| Other | ☐ Individual(s) citizenship |
| Additional name(s) of conveying party(ies) attached? ☐ Yes X No | ☐ Association |
| LI 165 X 140 | ☐ Limited Partnership |
| 3. Nature of conveyance: | X Corporation-State Delaware Other: |
| · | |
| ☐ Assignment X Merger ☐ Security Agreement ☐ Change of Name | If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes X No |
| □ Other | (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? |
| Execution Date: August 2, 1999 | Additional name(s) & address(es) attached? Yes X No |
| 4. Application number(s) or registration number(s): | |
| A. Trademark Application No.(s) | B. Trademark Registration No.(s) |
| | |
| AC TECH 75/392,804 DESIGN 75/392,806 DESIGN 75/396,984 AC 75/392,805 | |
| | |
| Additional numbers attac | ched? □ Yes X No |
| 5. Name and address of party to whom correspondence concerning document | 6. Total number of applications and |
| should be mailed: | registrations involved: 4 |
| Name: Joan L. Long | 7. Total fee (37 CFR 3.41) |
| Internal Address: Mayer, Brown & Platt | □ Enclosed |
| | X Authorized to be charged to deposit account |
| | |
| Others Address III D.O. Desc 2000 | |
| Street Address: P.O. Box 2828 | 8. Deposit account number: |
| | 13-0019 |
| City: Chicago State: IL ZIP: 60690-2828 | (Attach duplicate copy of this page if paying by deposit account) |
| | |
| DO NOT USE | THIS SPACE |
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| Statement and signature. To the best of my knowledge and belief, the foregoing information is true and compared to the best of my knowledge and belief. | orrect and any attached copy is a true copy of the original document. |
| Alas - | 12 2 |
| Joan L. Long | August 13, 1999 |
| Name of Person Signing Signature | Date |
| / | Total number of pages comprising cover sheet: |
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| Commissioner of Ps | atents and Trademarks |
| FC: 461 FC: 482 40.00 OP Box Assignments 75.00 OP Washington, D.C. | 20231 |
| Public burden reporting for this sample sheet is estimated to average about 30 min | |
| and gathering the data needed, and completing and reviewing the sample cover sh | neet. Send comments regarding this burden estimate to the U.S. Patent and |
| Trademark Office, Office of Information Systems, PK2-1000C, Washington, D.C. Project (0651-0011), Washington D.C. 20503. | 2. 20231, and to the Office of Management and Budget, Paperwork Reduction |

STOCK PURCHASE AGREEMENT

This Stock Purchase Agreement (the "<u>Agreement</u>"), dated as of August 2, 1999, is by and among Permatex Acquisition Corp., a Delaware corporation ("<u>Buyer</u>"), and the individuals named on the signature pages hereto (collectively, the "<u>Sellers</u>"). The Buyer, the Sellers and the Company are referred to collectively herein as the "<u>Parties</u>".

WHEREAS, the Sellers in the aggregate own all of the outstanding capital stock of Advanced Chemistry and Technology, Inc., a Delaware corporation (the "Company"); and

WHEREAS, the Buyer wishes to purchase all of the outstanding capital stock of the Company held by the Sellers; and

WHEREAS, to facilitate the transactions contemplated by this Agreement, the Board of Directors of the Company has authorized the redemption of the Preferred Stock currently held by the Sellers for the consideration set forth in Article II hereof and PBT Brands, Inc, a Delaware corporation and sole shareholder of Buyer ("PBT") has authorized the issuance of certain securities of PBT to certain Sellers; in consideration for the exchange of Shares; and

NOW, THEREFORE, in consideration of the premises and the mutual promises herein made, and in consideration of the representations, warranties, and covenants herein contained, the Parties agree as follows:

ARTICLE I DEFINITIONS

- 1.1 <u>Definitions</u>. The following terms shall have the following meanings for the purposes of this Agreement.
 - "Accountants" has the meaning specified in Section 2.5.
- "Adverse Consequences" means all actions, suits, proceedings, hearings, investigations, charges, complaints, claims, demands, injunctions, judgments, orders, decrees, rulings, damages, dues, penalties, fines, costs, amounts paid in settlement, liabilities, obligations, taxes, liens, losses, expenses, and fees, including court costs and reasonable attorneys' fees and expenses.
- "Affiliate" means, with respect to any specified Person (a) any other Person which, directly or indirectly, controls, is under common control with, or is controlled by, such specified Person, or (b) any director or executive officer with respect to such Person.
- "Affiliated Group" means any affiliated group within the meaning of Code Section 1504(a) or any similar group defined under a similar provision of state, local, or foreign law.

or wastes, chemical substances or mixtures, pesticides, pollutants, contaminants, toxic chemicals, petroleum products or byproducts, asbestos, polychlorinated biphenyls, noise or radiation.

"ERISA" means the Employee Retirement Income Security Act of 1974, as amended.

"ERISA Affiliate" means each entity which is treated as a single employer with Seller for purposes of Code Section 414.

"Fiduciary" has the meaning set forth in ERISA Section 3(21).

"Final Determination" has the meaning specified in Section 2.5.

"Final Purchase Price" has the meaning specified in Section 2.5.

"Financial Statements" has the meaning set forth in Section 6.6 below.

"GAAP" means United States generally accepted accounting principles as in effect from time to time.

"Governmental Authority" means any domestic or foreign government or political subdivision thereof, whether on a federal, state or local level and whether executive, legislative or judicial in nature, including any agency, authority, board, bureau, commission, court, department or other instrumentality thereof.

"Incentive Stock Option" means the incentive stock options granted by the Company pursuant to the Company Equity Incentive Equity Plan and set forth on Schedule 6.2.

"Intellectual Property" means (a) all inventions (whether patentable or unpatentable and whether or not reduced to practice), all improvements thereto, and all patents, patent applications, and patent disclosures, together with all reissuances, continuations, continuations-in-part, revisions, extensions, and reexaminations thereof, (b) all trademarks, service marks, trade dress, logos, trade names, and corporate names, together with all translations, adaptations, derivations, and combinations thereof and including all goodwill associated therewith, and all applications, registrations, and renewals in connection therewith, (d) all mask works and all applications, registrations, and renewals in connection therewith, (e) all trade secrets and confidential business information (including ideas, research and development, know-how, formulas, compositions, manufacturing and production processes and techniques, technical data, designs, drawings, specifications, customer and supplier lists, pricing and cost information, and business and marketing plans and proposals), (f) all computer software (including data and related documentation), (g) all other proprietary rights, and (h) all copies and tangible embodiments thereof (in whatever form or medium).

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"<u>Tax Returns</u>" means any return, declaration, report, claim for refund, or information return or statement relating to Taxes, including any Schedule or attachment thereto, and including any amendment thereof.

"Taxes" means any federal, state, local or foreign income, gross receipts, license, payroll, employment, excise, severance, stamp, occupation, premium, windfall profits, environmental (including taxes under Code § 59A), customs duties, capital stock, franchise, profits, withholding, social security (or similar), unemployment, disability, real property, personal property, sales, use, transfer, registration, value added, alternative or add-on minimum, estimated, or other tax of any kind whatsoever, including any interest, penalty, or addition thereto, whether disputed or not.

"Temporary Holdback Agreement" means the Temporary Holdback Agreement, to be dated as of the Closing Date hereof, substantially in the form of Exhibit C attached hereto.

"Temporary Holdback Amount" has the meaning specified in Section 2.3.

"Third Party Claim" has the meaning set forth in Section 10.4 below.

"Working Capital" means the amount by which the aggregate current assets of the Company exceeds the aggregate current liabilities of the Company, calculated in accordance with GAAP, provided however that current liabilities shall exclude Interest Bearing Indebtedness.

ARTICLE II PURCHASE AND SALE OF STOCK: DELIVERY AND REVIEW OF SCHEDULES

- 2.1 <u>Purchase and Sale of the Shares</u>. On and subject to the terms and conditions of this Agreement, the Buyer agrees to purchase from each of the Sellers, and each of the Sellers agrees to sell to the Buyer, all of his or her Shares for the consideration specified below in this Article II on the Closing Date.
- 2.2 <u>Purchase Price</u>. As consideration for the sale to the Company of the Shares the Buyer shall pay to the Sellers an aggregate purchase price of up to \$7,797,542.15, as adjusted by <u>Section 2.5</u> (the "<u>Closing Purchase Price</u>").

of the leases and subleases listed in <u>Schedule 6.11(b)</u> (as amended to date). With respect to each material lease and sublease listed in <u>Schedule 6.11(b)</u>:

- (i) the lease or sublease is legal, valid, binding, enforceable, and in full force and effect in all material respects;
- (ii) to the Company's Knowledge, no party to the lease or sublease is in material breach or default, and no event has occurred which, with notice or lapse of time, would constitute a material breach or default or permit termination, modification, or acceleration thereunder;
- (iii) to the Knowledge of the Company, no party to the lease or sublease has repudiated any material provision thereof;
- (iv) there are no material disputes, oral agreements, or forbearance programs in effect as to the lease or sublease;
- (v) the Company has not assigned, transferred, conveyed, mortgaged, deeded in trust, or encumbered any interest in the leasehold or subleasehold; and
- (vi) all facilities leased or subleased thereunder have received all approvals of governmental authorities (including material licenses and permits) required in connection with the operation thereof, and have been operated and maintained in accordance with applicable laws, rules, and regulations in all material respects.

6.12 Intellectual Property.

- (a) The Company has not interfered with, infringed upon, misappropriated, or violated any material Intellectual Property rights of third parties in any material respect, and none of the directors and officers of the Company has ever received any charge, complaint, claim, demand, or notice alleging any such interference, infringement, misappropriation, or violation (including any claim that the Company must license or refrain from using any Intellectual Property rights of any third party). To the Knowledge of the Company, no third party has interfered with, infringed upon, misappropriated, or violated any material Intellectual Property rights of the Company in any material respect.
- (b) Schedule 6.12(b) identifies each patent or registration which has been issued to the Company with respect to any of its Intellectual Property, identifies each pending patent application or application for registration which the Company has made with respect to any of its Intellectual Property, and identifies each material license, agreement, or other permission which the Company has granted to any third party with respect to any of its Intellectual Property (together with any exceptions). The Company has delivered to the Buyer correct and complete copies of all such patents, registrations, applications, licenses, agreements, and permissions (as amended to date). Schedule 6.12(b) also identifies each material trade name or unregistered

trademark used by the Company in connection with any of its businesses. With respect to each item of Intellectual Property required to be identified in <u>Schedule 6.12(b)</u>:

- (i) the Company possesses all right, title, and interest in and to the item, free and clear of any Security Interest, license, or other restriction;
- (ii) the item is not subject to any outstanding injunction, judgment, order, decree, ruling, or charge;
- (iii) no action, suit, proceeding, hearing, investigation, charge, complaint, claim, or demand is pending or, to the Knowledge of the Company, is threatened which challenges the legality, validity, enforceability, use, or ownership of the item; and
- (iv) the Company has never agreed to indemnify any Person for or against any interference, infringement, misappropriation, or other conflict with respect to the item.
- (c) <u>Schedule 6.12(c)</u> identifies each material item of Intellectual Property that any third party owns and that the Company uses pursuant to license, sublicense, agreement, or permission. The Company has delivered to the Buyer correct and complete copies of all such licenses, sublicenses, agreements, and permissions (as amended to date). With respect to each item of Intellectual Property required to be identified in <u>Schedule 6.12(c)</u>:
 - (i) the license, sublicense, agreement, or permission covering the item is legal, valid, binding, enforceable, and in full force and effect in all material respects:
 - (ii) to the Knowledge of the Company, no party to the license, sublicense, agreement, or permission is in material breach or default, and no event has occurred which with notice or lapse of time would constitute a material breach or default or permit termination, modification, or acceleration thereunder;
 - (iii) to the Knowledge of the Company, no party to the license, sublicense, agreement, or permission has repudiated any material provision thereof: and
 - (iv) the Company has not granted any sublicense or similar right with respect to the license, sublicense, agreement, or permission.
- 6.13 <u>Tangible Assets</u>. The buildings, machinery, equipment, and other tangible assets that the Company owns and leases are free from material defects (patent and latent), have been maintained in accordance with normal industry practice, and are in good operating condition and repair (subject to normal wear and tear).

IN WITNESS WHEREOF, first above written.

| the Parties hereto have executed this Agreement on the date |
|------------------------------------------------------------------------------------|
| ADVANCED CHEMISTRY & TECHNOLOGY, INC. By: Alan Marine: Title: |
| SELLERS: |
| AMPERSAND SPECIALTY MATERIALS AND CHEMICALS III LIMITED PARTNERSHIP |
| By: ASMC-III MANAGEMENT COMPANY LIMITED PARTNERSHIP, General Partner |
| By: ASMC-III MCLF LLP, its General Partner |
| By: Name: Title: |
| AMPERSAND SPECIALTY MATERIALS AND CHEMICALS III COMPANION FUND LIMITED PARTNERSHIP |
| By: ASMC-III MANAGEMENT COMPANY LIMITED PARTNERSHIP, General Partner |
| By: ASMC-III Management Company Limited Partnership, its General Partner |
| By: |

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date rst above written.

ADVANCED CHEMISTRY & TECHNOLOGY, INC.

| By: | | |
|--------|------|--|
| Name: | | |
| Title: | | |

SELLERS:

AMPERSAND SPECIALTY MATERIALS AND CHEMICALS III LIMITED PARTNERSHIP

By: ASMC-III MANAGEMENT COMPANY LIMITED PARTNERSHIP

By: ASMC-III, MCLP LLP, its General Partner

Name: Stuart Auerbach

Title: General Partner

AMPERSAND SPECIALTY MATERIALS AND CHEMICALS III COMPANION FUND LIMITED PARTNERSHIP

By: ASMC-III MANAGEMENT COMPANY LIMITED PARTNERSHIP

By: ASMC-III, MCLP LLP, its General Partner

Name: Stuart Auerbach

Title: General Partner

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as Sellers' Representative

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BENTON ASSOCIATES, LLC

Name: BENTON
Title: MEMBER

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** TOTAL PAGE. 84 **

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FRANK DOUTHART

BYRON HOBBENSIEFKEN

Bernabe GUTTERREZ

Ron Cassayre

ANGELA HARRIS

ALPHONSO WATTS

MICHAEL MOORE

ROSANNE SPINALE

JOSEPH KIEFFER

MICHAEL WEST

IOHN ROBERTSON

LISA POWERS-SEVERSON

GERARD J. GRAGNANI

MICHAEL RAY HOPPER

ANGELA HARRIS

ALPHONSO WATTS

MICHAEL MOORE

ROSANNE SPINALE

MICHAEL WEST

JOHN ROBERTSON

LISA POWERS-SEVERSON

Michael Ruy Hopper MICHAEL RAY HOPPER

REBECCA BRYANT

EMILY WILLARD

KELLIE WELSH

TERESA BRADEN

RHONDA BROUDY

PAUL RAYBOULD

MICHAEL COSMAN

NICHOLAS CHAMPLIN

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LIBA POWERS-SEVERSON

GERARD I. GRAGNANI

MECHAEL RAY HOUPER

BUYER:

PERMATEK ACQUISITION CORP.

Name:

Jonathan Boucher

Title:

Vice President

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schedule 6.12(b)

Owned Intellectual Property

patents:

No patents are owned by ACTech.

Trademarks: Status of AC Tech trademarks and trade names is set forth on the attached

exhibit.

No material common law trademarks or trade names are owned or used by ACTech.

Security Interest: On September 8, 1998 Greyrock Business Credit recorded a security interest in 3 marks as follows: AC TECH, DESIGN 2 (Color Square Design) and AC-UCC-3 terminations have been filed.

Schedule to ACT Sale Agreement

| avid State strong or the principle of Allowance is sued: 05/04/79. Nefec of Allowance is sued: 1/04/79. Statement of Use duc. 1/04/79. | PENDING. Response to Office Action unely God. Aunting west Office Action. | NOT FIDED. Design act chosen per client insurations 1007 1/97 personnes. | Noice of Allowance issued: 03/69/99. Systemen of Use date: 69/09/99. | Application allowed. Government registration for paid. Awaitat confecuto of registration pranoffice. | Notice of Allovanto istudi: 0916/99. Statement of the due: 0916/99. PENDING. | Application altered. Government regulation for paid. A reside confidence of regulation. | Printed of Allewance issued 05/0479. Notice of Allewance issued 05/0479. Statement of Use dec. 1188/199. 31718.1 |
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ADVANCED CHEMISTRY & TECHNOLOGY TRADEMARK STATUS REPORT

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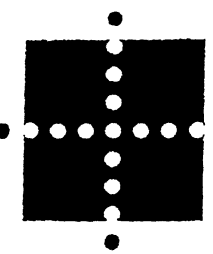
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consed intellectual Property

No patents are licensed to ACTech.

frademarks: No trademarks or trade names are licensed to AC Tech.

Other:

See Agreement effective April 1, 1998 among AC Tech and Chemetal GmbH and Morton International, Inc. attached as exhibit to Schedule 8.14.

Schedule to ACT Sale Agreement

STOCK PURCHASE AGREEMENT

AMONG

PERMATEX ACQUISITION CORP.

AND

THE SHAREHOLDERS OF ADVANCED CHEMISTRY AND TECHNOLOGY, INC.

August 2, 1999

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