

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Credit Suisse, Cayman Islands Branch, as Collateral Agent		09/01/2009	Bank: SWITZERLAND
Wilmington Trust FSB, as Collateral Agent		09/01/2009	Federal Savings Bank: UNITED STATES

RECEIVING PARTY DATA

Name:	Camcar Intellectual Properties, LLC
Street Address:	360 North Crescent Drive, South Building
City:	Beverly Hills
State/Country:	CALIFORNIA
Postal Code:	90210
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	King Holding Corporation
Street Address:	3 Allied Drive, Suite 109
City:	Dedham
State/Country:	MASSACHUSETTS
Postal Code:	02026
Entity Type:	CORPORATION: DELAWARE

Name:	King Holding US Corporation
Street Address:	360 North Crecent Drive, South Building
City:	Beverly Hills
State/Country:	CALIFORNIA
Postal Code:	90210
Entity Type:	CORPORATION: DELAWARE

Name:	Avdel Cherry LLC
Street Address:	840 W. Long Lake, Suite 450
City:	Troy

OP \$415.00 1143909

900143868

**TRADEMARK
 REEL: 004067 FRAME: 0193**

State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Cherry Aerospace LLC
Street Address:	40 Westminster Street
City:	Providence
State/Country:	RHODE ISLAND
Postal Code:	02903
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Flexalloy Inc.
Street Address:	840 W. Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	CORPORATION: OHIO

Name:	Burkland Textron Inc.
Street Address:	840 W. Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	CORPORATION: MICHIGAN

Name:	Wolverine Metal Specialties, Inc.
Street Address:	840 W. Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	CORPORATION: MICHIGAN

Name:	Elco Fastening Systems LLC
Street Address:	840 W. Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Camcar LLC

Street Address:	40 Westminster Street
City:	Providence
State/Country:	RHODE ISLAND
Postal Code:	02903
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	TFS Fastening Systems LLC
Street Address:	840 Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Ring Screw LLC
Street Address:	840 W. Long Lake, Suite 450
City:	Troy
State/Country:	MICHIGAN
Postal Code:	48098
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	1143909	AV
Registration Number:	2608823	T-LOK
Registration Number:	2581438	TLR
Registration Number:	1563012	INTERLOCK
Registration Number:	2844156	AVBOLT
Registration Number:	2793529	TX2000
Registration Number:	2549645	SQUARESERT
Registration Number:	2617904	RIVTEX
Registration Number:	0714063	VERBUS
Registration Number:	0714608	"INBUS"
Registration Number:	0714062	BS
Registration Number:	0746560	BS
Registration Number:	2405624	BOESNER
Registration Number:	2405625	
Registration Number:	2441766	SUKOSIM

Serial Number:

76492317

AVIMAX

CORRESPONDENCE DATA

Fax Number: (866)826-5420

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 301-638-0511

Email: ipresearchplus@comcast.net

Correspondent Name: IP Research Plus, Inc.

Address Line 1: 21 Tadcaster Circle

Address Line 2: attn: Penelope J.A. Agodoa

Address Line 4: Waldorf, MARYLAND 20602

ATTORNEY DOCKET NUMBER:

34868

NAME OF SUBMITTER:

Penelope J.A. Agodoa

Signature:

/pja/

Date:

09/23/2009

Total Attachments: 7

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RELEASE OF TRADEMARK SECURITY INTEREST, dated as of September 1, 2009, by CREDIT SUISSE, CAYMAN ISLANDS BRANCH (“**CS**”), as former collateral agent under the Security Agreement (defined below) (in such capacity, the “**Former Agent**”) and WILMINGTON TRUST FSB (“**WT**”), as collateral agent under the Security Agreement (defined below).

A. Reference is made to the Term Loan Guarantee and Collateral Agreement dated as of August 11, 2006 (as amended, supplemented or otherwise modified from time to time, the “**Security Agreement**”), among KING HOLDING CORPORATION (“**Holdings**”), ACUMENT GLOBAL TECHNOLOGIES, INC. (f/k/a TFS Acquisition Corporation) (the “**Borrower**”), the subsidiaries of the Borrower party thereto and the Former Agent. Capitalized terms used herein and not otherwise defined herein shall have the meanings specified in the Security Agreement.

B. Reference is made to the Term Loan Trademark Security Agreement dated August 11, 2006 (the “**Trademark Security Agreement**”), among Holdings, the Borrower, the subsidiaries of the Borrower party thereto and the Former Agent, pursuant to which, among other things, each Grantor granted a security interest to the Former Agent, for the benefit of certain secured parties named therein, in, among other things, certain registered trademarks of the Grantors listed in an attachment to the Trademark Security Agreement, which security interest was recorded on January 26, 2007 with the United States Patent & Trademark Office (the “**PTO**”).

C. Pursuant to the Successor Agent Agreement dated as of April 23, 2009 (as amended, supplemented or otherwise modified from time to time, the “**Successor Agent Agreement**”), between WT and CS, CS, as former administrative agent and former collateral agent under the Term Loan Credit Agreement, the Security Agreement and the Trademark Security Agreement, has assigned all its right, title and interest in the Trademarks (defined below) to WT, as successor administrative agent and successor collateral agent (in such capacity, the “**Agent**”). Until now, CS has remained the secured party of record with the PTO.

D. As described in the letter dated as of September 1, 2009 to CS, Wells Fargo Foothill, Inc. and WT, it has recently come to the attention of Holdings, the Borrower, the Former Agent and the Agent that the trademarks identified on Schedule I hereto (the “**Non-Grantor Trademarks**”), which were included in the list of trademarks attached to the Trademark Security Agreement, and in which a security interest was purportedly granted to the Former Agent, should now be removed from the list of trademarks in which a security interest was purportedly granted under the Trademark Security Agreement. No Non-Grantor Trademark is now owned by any Grantor because no Grantor ever owned such Non-Grantor Trademark, such Grantor that owned such Non-Grantor Trademark has since sold, transferred, canceled, abandoned or otherwise disposed of such Non-Grantor Trademark or such Non-Grantor Trademark has expired. Accordingly, none of the Non-Grantor Trademarks are subject to a security interest in favor of the Former Agent or the Agent.

E. The Former Agent and the Agent now desire to remove the Non-Grantor Trademarks from the list of trademarks in which a security interest was purportedly granted under the Trademark Security Agreement, recognizing that (notwithstanding the filing of the Trademark Security Agreement), no security interest in favor of the Former Agent or the Agent actually exists because the Grantors do not own the Non-Grantor Trademarks, and in that connection the Former Agent and the Agent are willing to execute this Release to release all right, title and interest, if any, to the Non-Grantor Trademarks granted under the Security Agreement, the Trademark Security Agreement and the Successor Agent Agreement.

SECTION 1. **Release.** Accordingly, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Former Agent and the Agent confirm that they have no security interest or other right, title and interest in and to the Non-Grantor Trademarks pursuant to the Security Agreement, the Trademark Security Agreement and the Successor Agent Agreement, and any right, title and interest (including, without limitation, security interests) of the Agent in and to the Non-Grantor Trademarks pursuant to the Security Agreement, the Trademark Security Agreement and the Successor Agent Agreement are hereby released and terminated, and the Former Agent confirms such release and termination.

SECTION 2. **Miscellaneous.**

(a) This Release may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. This Release shall become effective when it shall have been executed by each party hereto and thereafter shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Delivery of an executed counterpart of a signature page of this Release by electronic submission shall be effective as delivery of a manually executed counterpart of this Release.

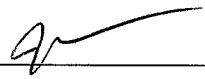
(b) THIS RELEASE SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK.

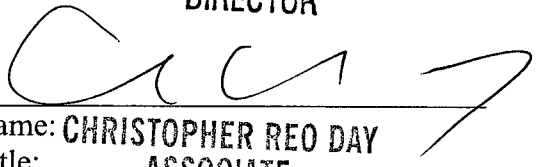
(c) Section headings used herein are for convenience of reference only, are not part of this Release and are not to affect the construction of, or to be taken into consideration in interpreting, this Release.

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IN WITNESS WHEREOF, the parties hereto have caused this Release to be duly executed by their respective duly authorized officers as of the day and year first above written.

CREDIT SUISSE, CAYMAN ISLANDS
BRANCH, as the Former Agent,

By 
Name:
Title: **JOHN D. TORONTO
DIRECTOR**

By 
Name: **CHRISTOPHER REO DAY**
Title: **ASSOCIATE**

WILMINGTON TRUST FSB, as the Agent,

By _____
Name:
Title:


IN WITNESS WHEREOF, the parties hereto have caused this Release to be duly executed by their respective duly authorized officers as of the day and year first above written.

CREDIT SUISSE, CAYMAN ISLANDS
BRANCH, as the Former Agent,

By _____
Name:
Title:

By _____
Name:
Title:

WILMINGTON TRUST FSB, as the Agent,

By  _____
Name: **BORIS TREYGER**
Title: **VICE PRESIDENT**

Schedule I

United States Trademarks

A. Trademarks

<u>Registered Owner</u>	<u>Mark</u>	<u>Registration Number</u>	<u>Application Number</u>
Avdel UK Limited	AV (design)	1143909	73/193991
Avdel UK Limited	T-LOK	2608823	76/123664
Avdel UK Limited	TLR	2581438	76/174819
Avdel UK Limited	INTERLOCK	1563012	73/770131
Avdel UK Limited	AVBOLT	2844156	75/698717
Avdel UK Limited	TX2000	2793529	76/132345
Avdel UK Limited	SQUARESERT	2549645	76/178,218
Acument GmbH Co. & OHG	RIVTEX	2617904	76/308011
Acument GmbH Co. & OHG	VERBUS	714063	72/092953
Acument GmbH Co. & OHG	INBUS	714608	72/091997
Acument GmbH Co. & OHG	B&S (logo)	714062	72/092952
Acument GmbH Co. & OHG	BSK (logo)	746560	72/123957
Acument GmbH Co. & OHG	BOESNER (logo)	2405624	75/732052
Acument GmbH Co. & OHG	DESIGN ONLY "Pentagon"	2405625	75/732053
Acument GmbH Co. & OHG	SÜKOSIM Design	2441766	75/523,214

B. Trademark Applications

<u>Registered Owner</u>	<u>Mark</u>	<u>Registration Number</u>	<u>Application Number</u>
Avdel Verbindungselemente GmbH	AVIMAX	----	76/492,317

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