## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Rol Manufacturing of America, Inc.		01/31/2009	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Rol-Tech, Inc.
Street Address:	16 Penn Plaza Suite 830
Internal Address:	c/o Giselle Samuely
City:	New York
State/Country:	NEW YORK
Postal Code:	10001
Entity Type:	CORPORATION: DELAWARE

#### PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	3045457	ROL XTREME
Registration Number:	1471179	ROL
Registration Number:	2592216	MARWIL PRODUCTS

### **CORRESPONDENCE DATA**

**Fax Number**: 6462137776

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 2127362132

Email: bizdevelopmentfirst@gmail.com

Correspondent Name: Giselle Samuely

Address Line 1: 16 Penn Plaza Suite 830

Address Line 4: New York, NEW YORK 10001

NAME OF SUBMITTER:	Giselle Samuely
Signature:	/Giselle Samuely/
	TRADEMARK

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OD \$90 00 3045457

Date: 05/13/2013

#### Total Attachments: 68

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#### Trademark Assignment Agreement

This AGREEMENT made effective as of the Eighteenth (18th) day of January, 2010

#### **BETWEEN**

ROL Manufacturing of America, Inc.

A corporation duly incorporated under the laws of the State of Florida

Having an office at

1255 La-Quinta Dr., Suite 120

Orlando, FL 32809

AND

Rol Tech, Inc. ("Assignee")

A corporation duly incorporated under the laws of the State of Delaware

Having an office at 1255 La-Quinta Dr., Suite 120

Orlando, FL 32809

#### **WHEREAS**

- A. The Assignor is the registered owner of those certain trademarks ("Trademarks") registered with the United States Patent and Trademark Office ("USPTO") on the dates indicated in the document attached to herein as Schedule A to this Agreement, which is made a part hereof (and Assignor is indicated as registered owner of said trademarks);
- B. The Assignor desires to assign the Trademarks to the Assignee, and the Assignee desires to accept the assignment of the Trademarks.

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NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the mutual covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties hereby agree as follows:

- 1. Transfer of Trademarks. The Assignor agrees to transfer ownership of the Trademarks to the Assignee. The fees for registering the change of ownership shall be paid by the Assignee.
- Assignment Fees. The Assignee shall pay the Assignor the sum of US\$ 1.00 for the Trademarks
  transferred hereunder in addition to the consideration paid by Assignee to Assignor pursuant to
  the terms of an Asset Sale and Purchase Agreement (the "APA") entered into by the parties as of
  November 26, 2009.
- 3. Representations and Warranties of Assignor.

The Assignor hereby represents and warrants as follows:

- a. The Assignor has the right to sell the Trademarks to the Assignee and to convey to Assignee all the rights and clear title which it has with respect thereto, the whole pursuant to that certain Order Approving an Asset Sale Agreement (the "Approval and Vesting Order") issued on January 5, 2010 by the Honorable Lawrence S. Walker of the Southern District of Ohio Bankruptcy Court;
- b. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, there has been initiated no litigation or any other dispute or claim arising from or relating to the Trademarks.
- c. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, no liens, security interests, encumbrances or licenses have been created in respect of the Trademarks.
- d. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, Assignor is unaware of any claims, pending or threatened, with respect to Assignor's rights over the Trademarks.
- e. Since the date of the Approval and Vesting Order, Assignor has not entered into any agreement, and to the best of the Assignor's knowledge, is unaware of any judgment or order relating to Assignor, inconsistent with any of the terms of this Agreement.
- 4. Entire Agreement. This Agreement and the APA contain the entire understanding and agreement between the parties hereto with respect to the subject matter hereof and these agreements supersede any prior or contemporaneous written or oral agreements, representations or warranties between them respecting the subject matter hereof.
- 5. Amendment. This Agreement may be amended only by a writing signed by both parties.

A A

- 6. Severability. If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a Court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places or circumstances shall remain in full force and effect.
- Agreement to Perform Necessary Acts. Assignee agrees to perform any further acts and execute
  and deliver any documents that may be reasonably necessary to carry out the provisions of this
  Agreement.
- 8. Governing Law. This Agreement shall be construed in accordance with, and all actions arising hereunder shall be governed by, the laws of the Province of Quebec.

Dated: January 18, 2010

ROL Manufacturing of America, Inc.

Assignor K. Labelle Que

Rol-Tech,/ir

Assignee/

#### Trademark Assignment Agreement

This AGREEMENT made effective as of the Eighteenth (18<sup>th</sup>) day of January, 2010

**BETWEEN** 

Marwil, Inc.

A corporation duly incorporated under the laws of the State of Ohio

Having an office at

62 Elm Street

Fort Laramie, Ohio 45845

AND

Rol Tech, Inc. ("Assignee")

A corporation duly incorporated under the laws of the State of Delaware

Having an office at 1255 La-Quinta Dr., Suite 120

Orlando, FL 32809

WHEREAS

A. The Assignor is the registered owner of those certain trademarks ("Trademarks") registered with the United States Patent and Trademark Office ("USPTO") on the dates indicated in the document attached to herein as Schedule A to this Agreement, which is made a part hereof (and Assignor is indicated as registered owner of said trademarks);

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B. The Assignor desires to assign the Trademarks to the Assignee, and the Assignee desires to accept the assignment of the Trademarks.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the mutual covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties hereby agree as follows:

- 1. Transfer of Trademarks. The Assignor agrees to transfer ownership of the Trademarks to the Assignee. The fees for registering the change of ownership shall be paid by the Assignee.
- 2. Assignment Fees. The Assignee shall pay the Assignor the sum of US \$ 1.00 for the Trademarks transferred hereunder in addition to the consideration paid by Assignee to Assignor pursuant to the terms of an Asset Sale and Purchase Agreement (the "APA") entered into by the parties as of November 26, 2009.
- 3. Representations and Warranties of Assignor.

The Assignor hereby represents and warrants as follows:

- a. The Assignor has the right to sell the Trademarks to the Assignee and to convey to Assignee all the rights and clear title which it has with respect thereto, the whole pursuant to that certain Order Approving an Asset Sale Agreement (the "Approval and Vesting Order") issued on January 5, 2010 by the Honorable Lawrence S. Walker of the Southern District of Ohio Bankruptcy Court;
- b. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, there has been initiated no litigation or any other dispute or claim arising from or relating to the Trademarks.
- c. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, no liens, security interests, encumbrances or licenses have been created in respect of the Trademarks.
- d. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, Assignor is unaware of any claims, pending or threatened, with respect to Assignor's rights over the Trademarks.
- e. Since the date of the Approval and Vesting Order, Assignor has not entered into any agreement, and to the best of the Assignor's knowledge, is unaware of any judgment or order relating to Assignor, inconsistent with any of the terms of this Agreement.
- 4. Entire Agreement. This Agreement and the APA contain the entire understanding and agreement between the parties hereto with respect to the subject matter hereof and these agreements supersede any prior or contemporaneous written or oral agreements, representations or warranties between them respecting the subject matter hereof.

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- 5. Amendment. This Agreement may be amended only by a writing signed by both parties.
- 6. Severability. If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a Court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places or circumstances shall remain in full force and effect.
- Agreement to Perform Necessary Acts. Assignee agrees to perform any further acts and execute
  and deliver any documents that may be reasonably necessary to carry out the provisions of this
  Agreement.
- 8. Governing Law. This Agreement shall be construed in accordance with, and all actions arising hereunder shall be governed by, the laws of the Province of Quebec.

Dated: January // 2010

Marwil, Inc.

Assignor L

Rol-Teck, Inc

RESIDENTO BUZ DA CASTRUS LIC

#### Trademark Assignment Agreement

This AGREEMENT made effective as of the Eighteenth (18th) day of January, 2010

#### **BETWEEN**

ROL Manufacturing (Canada) Ltd. ("Assignor")

A corporation duly incorporated under the laws of Canada

Having an office at

875 Montee Saint-François

Laval, Quebec, H7C 2S8

AND

Rol Tech, Inc. ("Assignee")

A corporation duly incorporated under the laws of the State of Delaware

Having an office at 1255 La-Quinta Dr., Suite 120

Orlando, FL 32809

#### **WHEREAS**

A. The Assignor is the registered owner of those certain trademarks ("Trademarks") registered with the Canadian Intellectual Property Office ("CIPO") on the dates indicated in the document attached to herein as Schedule A to this Agreement, which is made a part hereof (and Assignor is indicated as registered owner of said trademarks);

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B. The Assignor desires to assign the Trademarks to the Assignee, and the Assignee desires to accept the assignment of the Trademarks.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the mutual covenants and agreements contained in this Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties hereby agree as follows:

- Transfer of Trademarks. The Assignor agrees to transfer ownership of the Trademarks to the Assignee. The fees for registering the change of ownership shall be paid by the Assignee.
- 2. Assignment Fees. The Assignee shall pay the Assignor the sum of CAN \$ 1.00 for the Trademarks transferred hereunder in addition to the consideration paid by Assignee to Assignor pursuant to the terms of an Asset Sale and Purchase Agreement (the "APA") entered into by the parties as of November 26, 2009.
- 3. Representations and Warranties of Assignor.

The Assignor hereby represents and warrants as follows:

- a. The Assignor has the right to sell the Trademarks to the Assignee and to convey to Assignee all the rights and clear title which it has with respect thereto, the whole pursuant to that certain *Order Approving an Asset Sale Agreement* (the "Approval and Vesting Order") issued on December 11, 2009 by the Honourable Daniele Mayrand, J.S.C.
- b. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, there has been initiated no litigation or any other dispute or claim arising from or relating to the Trademarks.
- c. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, no liens, security interests, encumbrances or licenses have been created in respect of the Trademarks.
- d. Since the date of the Approval and Vesting Order, to the best of the Assignor's knowledge, Assignor is unaware of any claims, pending or threatened, with respect to Assignor's rights over the Trademarks.
- e. Since the date of the Approval and Vesting Order, Assignor has not entered into any agreement, and to the best of the Assignor's knowledge, is unaware of any judgment or order relating to Assignor, inconsistent with any of the terms of this Agreement.
- 4. Entire Agreement. This Agreement and the APA contain the entire understanding and agreement between the parties hereto with respect to the subject matter hereof and these agreements supersede any prior or contemporaneous written or oral agreements, representations or warranties between them respecting the subject matter hereof.
- 5. Amendment. This Agreement may be amended only by a writing signed by both parties.

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- 6. Severability. If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a Court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places or circumstances shall remain in full force and effect.
- 7. Agreement to Perform Necessary Acts. Assignee agrees to perform any further acts and execute and deliver any documents that may be reasonably necessary to carry out the provisions of this Agreement.
- 8. Governing Law. This Agreement shall be construed in accordance with, and all actions arising hereunder shall be governed by, the laws of the Province of Quebec.

Dated: January // 2010

ROL Manufacturing (Canada) Ltd.

Assignor

Rol Tech

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# ASSET SALE AND PURCHASE AGREEMENT

This Asset Sale and Purchase Agreement (the "Agreement") is made as of August 23, 2009 between:

ROL Manufacturing (Canada) Ltd.

**AND** 

ROL Manufacturing of America, Inc. (hereinafter referred to, collectively, as "Vendor" or "Company")

AND

Manufacturas Diversas, S.A. de C.V. (Madisa) (hereinafter referred to as "Purchaser")

#### **RECITALS:**

WHEREAS the Vendor as well as their affiliates Marwil, Inc., ROL Manufacturas de Mexico, S.A. de C.V., ROL Mexicana, S.A. de C.V., ROL Holdings (Canada) Inc., and ROL Holdings U.S.A., Inc. (each a "Debtor"), have commenced proceedings under the *Companies' Creditors Arrangement Act* (Canada), and have obtained relief under the U.S. Bankruptcy Code (collectively, the "Insolvency Proceedings"), and Ernst & Young Inc. ("Information Agent") has been appointed as "Information Agent" and as Monitor of the Debtors;

WHEREAS the Vendor submitted that certain *Letter of Intent* dated August 13, 2009 regarding the acquisition of certain assets in relation to the Debtors' engine gasket division (the "Engine Gaskets Division"), which was accepted by the Purchaser on August 13, 2009;

WHEREAS both before and after the acceptance of the *Letter of Intent* the Purchaser conducted limited due diligence as to the physical status of the assets but not with respect to the operation and status of the companies, in particular the Mexican companies for possible claims, is cognizant that the Debtors are involved in Insolvency Proceedings currently in place to ensure the orderly liquidation of the Debtors' assets for the benefit of their respective stakeholders, and is prepared to purchase the "Purchased Assets" (as such term is defined hereinafter) on an "as is, where is" basis on the understanding that those of the "Purchased Assets" that are located in the United States and Canada (as well as those assets located in Mexico in so far as they are assets of Rol Manufacturing (Canada) Ltd. and Rol Manufacturing of America, Inc. pursuant to a maquila agreement) would be sold free and clear of liens, claims and encumbrances existing as of Closing in Canada and the United States and as authorized by the required U.S. and/or Canadian Court(s) (each a "Court") having jurisdiction over such matters;

WHEREAS with respect to the assets and inventory located in Mexico, said assets are owned by either or both of the entities constituting the Vendor and are in possession of the Mexico-based Debtors pursuant to Maquila agreement(s) and therefore Purchaser would be receiving from the aforementioned entities full legal rights and ownership of said assets from ROL Manufacturing (Canada) Ltd. and/or Rol Manufacturing of America, Inc., the whole subject to whatever Mexican liens and encumbrances may exist as of August 13, 2009 (i.e., the date of acceptance of the *Letter of Intent*) with respect thereto;

WHEREAS concurrently herewith the Vendor and the Purchaser have executed that certain *Transitional Services Agreement* (the "TSA Agreement") in order to govern the use by the Purchaser of the "U.S. Plant", the "U.S. Fixed Assets", the "Mexico Fixed Assets", the "Matamoros Inventory" and the "Orlando Inventory" (as such terms are defined hereinafter) and the "Transferrable Fixed Assets" (as such terms are defined therein) pending the closing of the asset sale and purchase contemplated herein;

WHEREAS the parties wish to enter into this Agreement to set forth the parties' respective rights and obligations with respect to the sale of the "Purchased Assets" (as defined hereinafter);

**NOW THEREFORE**, the parties agree as follows:

# 1. ACQUIRED ASSETS AND EXCLUDED ASSETS AND LIABILITIES

- 1.1 The assets sold and acquired pursuant to this Agreement (the "**Purchased Assets**") are as follows:
  - (a) The "Canadian Engine Gasket Tangibles/Intangibles" described in <u>Schedule "A"</u> hereto;
  - (b) The "U.S. Engine Gasket Tangibles/Intangibles" described in <u>Schedule "B"</u> hereto;
  - (c) The "Mexico Engine Gasket Tangibles/Intangibles" described in <u>Schedule "C"</u> hereto;
  - (d) The following inventory (collectively, the "**Inventory**"), which in each case shall include raw materials, components, bulk, work-in-process including rejected inventory, and finished-goods inventories existing as of the Closing Date:
    - (i) all inventory (such Inventory being the "Orlando Inventory") in respect of the Engine Gaskets Division, and all inventory in respect of the exhaust gaskets division (hereinafter the "Exhaust Division") of the Vendor, located at the premises at 1255 La Quinta Drive, Orlando, Florida, 32809 (hereinafter, the "U.S. Plant"); and
    - (ii) the inventory related exclusively to the Engine Gaskets Division (which shall not include any inventory related to the Exhaust Division) located at the following locations:

- (A) at the Laval Plant (such Inventory being the "Laval Inventory");
- (B) at the fee warehouses (such Inventory being the "Warehoused Inventory") located at the premises listed in the "Fee Warehouses Schedule" attached hereto as <u>Appendix "4"</u>.
- the aggregate of guarantee deposits and prepaid expenses (the "Prepaid Expenses") with third parties on account of any of the Debtors in respect of all of the other Purchased Assets that exist as of the Closing Date, provided same are transferrable to Purchaser (confirmation of which shall be deemed received by Vendor unless Purchaser provides prior written notice to Vendor to the contrary effect before Closing, in which event the parties shall in good faith negotiate any dispute they may have in this respect for resolution prior to the Closing Date).
- 1.2 The Purchaser assumes none of the liabilities or obligations of the Debtors, other than such liabilities, if any, as the Purchaser specifically agrees, in writing, to assume.

### 2. <u>EXCLUDED ASSETS</u>

- 2.1 The Transaction specifically excludes any assets of the Debtors other than the Purchased Assets. Without limiting the generality of the foregoing, the Purchased Assets would specifically exclude all assets of the Debtors not specifically described herein, and the following are among the excluded assets that are not part of the Purchased Assets:
  - (a) the assets in respect of the Exhaust Division (other than any inventory in respect thereof located at the U.S. Plant as of the Closing Date, such as the exhaust gaskets used as part of the engine gasket kits assembled at the U.S. Plant);
  - (b) the machines located in the machine shop for mould-making and repairing, in the event that such machines are specifically indicated by the Vendor, prior to Closing, as being excluded;
  - (c) the ROL Gaskets brand and the ROL domain name, website (ie. <a href="www.rolmfg.com">www.rolmfg.com</a>) and email addresses (such as <a href="xxxx@rolmfg.com">xxxxx@rolmfg.com</a>) (collectively, the "Common Assets"), inasmuch as these assets were used by the Debtors both in relation to the Engine Gaskets Division and in relation to the Exhaust Division and are to be sold to the purchaser of the assets of the Exhaust Division. The Purchaser will enter into a separate agreement, the "License Agreement Respecting Use of Certain Intellectual Property Website and Other Facilities", on or prior to the Closing Date, with the purchaser of the Exhaust Division (or with the Vendor in the absence of such a purchaser) with respect to the use of the Rol Gasket brand and name for a limited period of time;
  - (d) the shares of the Canadian- and U.S.-based incorporated Companies;
  - (e) all "Queretaro Assets" (described hereinafter), inasmuch as Purchaser shall purchase these items by means of the "Queretaro Arrangement" (described hereinafter).

## 3. **CONSIDERATION**

- 3.1 The purchase price (the "Purchase Price") for the Purchased Assets is the aggregate of the following amounts:
  - (a) US\$315,000.00 (three hundred fifteen thousand US dollars) in respect of the Canadian Engine Gasket Tangibles/Intangibles; plus
  - (b) in the event (and only in the event) that the Vendor indicates to the Purchaser, prior to the Closing, that the machines located in the machine shop for mould-making and repairing are specifically included among the Purchased Assets, there shall be included US\$100,000.00 (one hundred thousand US dollars) in respect of such machines; plus
  - (c) US\$205,000.00 (two hundred five thousand US dollars) in respect of the U.S. Engine Gasket Tangibles/Intangibles; plus
  - (d) US\$10,000.00 (ten thousand US dollars) in respect of the Mexican Engine Gasket Tangibles/Intangibles; plus
  - (e) US\$720,000.00 (seven hundred twenty thousand US dollars) in respect of the Inventory, which amount does not include the (additional) US\$100,000.00 (one hundred thousand US dollars) amount to be invoiced to and paid by Purchaser as a separate matter for the Queretaro Assets further to the Queretaro Arrangement; plus
  - (f) the amount equivalent to 100% of the aggregate of the Prepaid Expenses that exist as of the Closing Date.
- 3.2 Notwithstanding the above-described allocation of the total Purchase Price to the various specific asset classes forming the Purchased Assets, the Purchaser intends to purchase all of the Purchased Assets at the locations of Laval, Canada; Orlando, Florida, USA; Matamoros, Mexico; and, Queretaro, Mexico (albeit with the separate invoicing to be effected further to the Queretaro Arrangement in respect of the Queretaro Assets), other than, if Vendor so elects, the machines located in the machine shop as described in section 2.1(b) hereof.
- 3.3 The total sum of the Purchase Price shall include any and all other benefits and rights flowing from the Vendor established and/or directly derived from this Agreement to the Purchaser, save and except for any additional consideration required from the Purchaser under the TSA Agreement and under the Queretaro Arrangement in order to reflect goods and services provided to the Purchaser pursuant to the terms thereof.

- 3.4 The Purchase Price is payable as follows on the Closing Date:
  - (a) By means of application of the US\$200,000.00 (two hundred thousand US dollars) (the "**Deposit**") that the Information Agent currently holds in escrow as a deposit in respect of the Purchase Price, or whatever remains thereof after application thereof pursuant to the terms of the TSA Agreement;
  - (b) By means of application of the US\$1,050,000.00 (one million fifty thousand US dollars) (the "**Escrowed Funds**"), or whatever remains thereof after application thereof pursuant to the terms of the TSA Agreement, that the Information Agent holds in escrow pursuant to the submission thereof by the Purchaser; and
  - (c) By means of submission by the Purchaser of the balance of the Purchase Price, if any, by way of certified cheque or bank draft payable to the Vendor.
- 3.5 The Purchaser would pay any federal, provincial, state or other taxes which may be payable as a result of the sale of the Purchased Assets.

# 4. TREATMENT OF DEPOSIT HELD IN ESCROW

- 4.1 The Information Agent currently holds in the Deposit in escrow, and the following provisions apply with respect thereto:
  - (a) Prior to the Closing, the Deposit will be applied pursuant to the terms of the TSA Agreement, if so required thereunder;
  - (b) At the Closing, the Deposit (or whatever remains thereof after due application pursuant to the TSA Agreement) will be applied in reduction of the Purchase Price; and
  - (c) In the event that the Closing does not occur for any reason which is not attributable to the fault of the Purchaser, the Deposit (or whatever remains thereof after due application pursuant to the TSA Agreement) will be returned to the Purchaser in full; and
  - (d) In the event that the Closing does not occur for a reason attributable solely to the fault of the Purchaser, an amount equivalent to the Deposit will be forfeited to the Vendor, and neither party will have any further rights against the other.

## 5. CONDITIONS OF THE SALE

- 5.1 The obligation of the Purchaser and the Vendor to proceed with the Closing shall be subject to the following conditions for the benefit of the Purchaser and the Vendor, which may, at their discretion, be waived in whole or in part:
  - (a) the Company and the Purchaser shall have concluded the TSA Agreement concurrently herewith;

- (b) Court Approval having been obtained by no later than twenty-eight (28) calendar days after the execution of this Agreement;
- (c) Vendor shall not interfere with the resumption of production by the Purchaser pursuant to and as described in detail in the TSA Agreement;
- (d) the Company shall have not received, at least one (1) week before Closing, written detailed notice from the Purchaser to the effect that the Purchaser is unsatisfied with the "White Seal Process Patent License Assignment Arrangements" (as defined hereinafter);
- (e) Vendor shall ensure that prior to Closing all issues relating to Mexican employees' severance payments are addressed in order to avoid any impediment to the Purchaser's removal of the Mexico-based Purchased Assets or such employees' reasonable entitlement to undertake lawsuits against the Purchaser or the Purchased Assets;
- (f) Prior to or at Closing, the Purchaser, as licensee, and the party that shall be the licensor of the "Common Assets", as licensor, shall have executed a license agreement substantially no less advantageous to the Purchaser than the terms of the draft "License Agreement Respecting the Use of Certain Intellectual Property, Website and Other Facilities" (the "**Draft IP License**") attached hereto as <a href="Appendix "5", providing for the Purchaser's right to use and have access to the Common Assets in Canada, the United States and Mexico, free of charge and on a non-exclusive basis;
- (g) At Closing there exist no proceedings instituted on the initiative of any party other than the Purchaser, or of a party acting with the consent of the Purchaser, enjoining, seeking to enjoin, or which, if successful would enjoin or prevent the completion of any of the transactions herein contemplated.
- 5.2 For the purposes hereof, the term "Court Approval" means an order from a Court, or orders of Courts, of competent jurisdiction (in respect of which there has not been any appeal there from and that the period during which an appeal could have been made has expired without there having been an appeal, or, if an appeal has been lodged, the appeal has been abandoned or dismissed) that:
  - (a) authorizes and approves the Vendor's execution of this Agreement;
  - (b) provides that the Vendor will be authorized to convey the Purchased Assets to the Purchaser in accordance with the terms hereof, subject to any agreed upon amendments or modifications, free and clear of all encumbrances, hypothecs, mortgages, securities, conditional sales contracts, retention of title rights or other charges which may be affecting the Purchased Assets that exist in the territorial jurisdiction of the Court issuing the applicable order; and

(c) authorizes the Vendor, and any bankruptcy trustee who is appointed in the event of the bankruptcy of the Company (without the necessity of any inspector approval) to take such steps as are necessary to conclude the transactions contemplated in this Agreement and to apply to the Court for such further orders as may be necessary or useful for that purpose.

For reference purposes, we note that the following Orders of relevance to the Transaction have been issued in the Insolvency Proceedings:

- the December 15, 2008 Order of the Canadian Court by which the CRO's and the Information Agent's respective roles were enhanced by the Court, including in respect of the conducting of sale processes in respect of the assets of the Debtors; and
- the July 29, 2009 Order of the United States Bankruptcy Court, Southern Division of Ohio, Western District (Dayton) entitled "Order (I) approving and confirming the CCAA Sales Process and (II) authorizing and approving the sale of the Debtors' Power Steering Hose Division".

### 6. CLOSING

- 6.1 The conclusion of the Transaction, including the sale and the performance of all acts and the execution of all deeds and documents to be performed or entered into concurrently therewith (the "Closing"), shall take place at the offices of McMillan LLP, at 1000 Sherbrooke Street West, 27<sup>th</sup> Floor, Montreal, Quebec, H3A 3G4, no later than ten (10) days after the last of the Court Approvals, or on such other date as may be mutually agreed to in writing by the parties (the date on which the Closing would take place being herein referred to as the "Closing Date").
- 6.2 At the Closing, the Vendor shall convey the Purchased Assets in accordance with the Court Approval to the Purchaser and the Purchaser shall pay to the Vendor the balance of the Purchase Price.
- 6.3 The Purchaser shall become owner of the Purchased Assets at Closing and, subject to the terms of the TSA Agreement, all risks relating to the Purchased Assets and accruing from the Closing Date shall be assumed by the Purchaser.

## 7. PRE-CLOSING DELIVERABLES AND OTHER MATTERS

Queretaro Arrangement: Notwithstanding anything herein to the contrary effect, while not part of the Inventory or other Purchased Assets for the purposes hereof, the Purchaser shall also purchase, by means of a separate sale to be invoiced separately by the applicable Debtor(s) to the Purchaser and therefore not be included in the Purchase Price provided for herein (which separate sale is herein referred to as the "Queretaro Arrangement") all inventories and fixed assets located at the Debtors' Queretaro plant (collectively, the "Queretaro Assets"). The Queretaro Assets shall include, without limitation, all of the machinery, tools, complements and devices, equipment, complete machine equipment process line, dies, moulds, storage racks, fixtures, furnishings, office equipment, computer equipment, all items related to the Engine Gaskets Division

- purchased further to the Corteco transaction that remain owned by the Debtors and located in Queretaro, and other items (other than realty or any assets leased from third parties) owned by one or more of the Debtors.
- 7.2 "White Seal Process" Patent License Assignment Arrangements: The Vendor will use all commercially reasonable efforts (the "White Seal Process Patent License Assignment Arrangements") and cause the licensor of the following patents to consent to the assignment of its patent license agreement with the Company (as original licensee) to the Purchaser, the whole provided that any future cost and expense of such license shall be solely the Purchaser's to assume:

U.S. Pat. #/ Inventors	Filed	Granted	Expires	Title		
6,945,538 - Novil; Smith	10/25/2002	09/20/2005	10/25/2022	Cylinder Head Gasket and Method		
				of Producing		
7,128,322 - Novil; Smith	08/27/2002	10/31/2006	10/25/2022	Light Colored Cylinder Head		
				Gasket and Method of Producing		
5,536,023 - Surbrook; Gacioch	10/31/1994	07/16/1996	10/31/2014	One piece gasket for complex oil		
				pan configuration		

- 7.3 <u>Gillani, Inc. Software Licenses</u>: With respect to any software licensed to Vendor by Gillani, Inc., Vendor will use commercially reasonable efforts to facilitate Purchaser's acquisition of a comparable license from licensor, the whole provided that any future cost and expense of such license shall be solely the Purchaser's to assume.
- Consultants and Employees: In respect of those of whom it has yet to offer employment, the Purchaser shall be free to hire any and all current Company consultants and/or employees on a permanent or on a temporary basis, without interference from the Company, for the period commencing from and after the Closing Date, it being understood that prior to the applicable start-dates described above, such personnel will remain, at the Company's sole discretion (and provided they agree to stay), in the employment of the Company. With respect to employees at the U.S. Plant in Orlando, Florida, Purchaser shall be free to hire any, all or some of the current Company consultants and/or employees involved exclusively in respect of the Engine Gaskets Division on a permanent or on a temporary basis without interference from Company for the period commencing from and after the effective date of the TSA Agreement.

## 8. <u>REPRESENTATIONS AND WARRANTIES</u>

- 8.1 The Vendor represents that:
  - (a) the Vendor has the right to sell the Purchased Assets to the Purchaser and to convey to the Purchaser all the rights and, upon Court Approval, clear title which the Company had with respect thereto, including, without limitation, any Purchased Assets held by a third party located in the United States or Canada; and

- (b) the Company will not have caused or permitted the Purchased Assets to be encumbered in any manner other than by encumbrances registered in the appropriate land or movable property register before the date of the Letter of Intent.
- 8.2 The Vendor warrants that none of the Vendor or the Company will cause or permit the Purchased Assets to be encumbered in any manner by any new encumbrances created from and after the date of the Letter of Intent.
- 8.3 The Purchaser acknowledges that the Closing is to take place on the basis that:
  - (a) the Purchaser is familiar with and has examined the Purchased Assets, that it is content and satisfied therewith and that the sale therein contemplated will be made on an "as is", "where is" basis without warranty as to condition, quality, merchantability or fitness for use;
  - (b) the Purchaser has itself been, and will continue to be, solely responsible for making its own independent appraisal of, and investigation into, any matters concerning the affairs, status and nature of the Company and has not relied, and will not hereafter rely, on the Vendor to appraise or keep under review any such matters;
  - (c) the Purchaser will accept the Purchased Assets in their state and condition at Closing;
  - (d) the Purchaser has, or will have satisfied itself with respect to, and acknowledges that the Vendor has not made, and does not make, any representations, warranties, statements or promises, save and except as herein contained, with respect, or in any way related to the accuracy of any information, records or data furnished by the Vendor or the Company or their representatives, employees or professional advisers or any other persons; and
  - (e) a condition of Closing is that all Court Approvals will have been obtained.
- 8.4 All of the above representations and warranties shall survive the Closing.

### 9. **POST-CLOSING MATTERS**

- 9.1 <u>Data Transfer</u>: In respect of the intangible property that is part of the Purchased Assets, the Vendor undertakes to cooperate with the Purchaser in order to permit the latter to transfer all such data stored on the computer software licensed by the Company to the Purchaser, in digital mode, within the following schedule:
  - (a) for the data stored in Canada, for a period of up to 15 business days after Closing,

- (b) for the data stored in the United States, for a period of up to one (1) week after Closing, or, in the event that the Purchaser takes over the U.S. Plant and Vendor's lease in respect thereof is terminated, for a period of up to 15 business days after Closing, and
- (c) for the data stored in Mexico, for a period of up to one (1) week after Closing,

and in the event that Purchaser so requests, any such transfer may begin prior to Closing, but only after Court Approval, provided Purchaser signs confidentiality undertakings in respect thereof, in form and substance acceptable to Vendor, to address any potential use by the Purchaser of such information before Closing.

- 9.2 Removal of Purchased Assets: Although it is contemplated that Purchaser would take possession before Closing of some or all of those Purchased Assets located in Laval and in Mexico further to the terms and conditions of the TSA Agreement, nonetheless, any other Purchased Assets remaining located at any of the Company's premises as at the Closing Date, or at any fee warehouses rented by the Company in respect of which Purchaser has failed to conclude suitable arrangements with the owner thereof for the latter's on-going storage of such property subsequent to the Company's cancellation of its warehousing arrangements with such owner on or prior to the Closing Date, shall be removed from their respective location by Purchaser, within five (5) days after the Closing Date. This shall be undertaken at Purchaser's sole cost and expense. Purchaser shall leave the premises in broom-swept clean condition. Vendor shall not be obliged to make any contribution in respect of matters addressed in this paragraph. Notwithstanding the foregoing, in the event that the TSA Agreement provides that the Purchaser will take possession of less than all of the Purchased Assets located in Laval prior to the Closing, the Purchaser will have up to 14 days after the Closing Date to remove the thenremaining Purchased Assets located in Laval.
- 9.3 <u>Name Change</u>: Within a reasonable time after Closing, taking into account the exigencies of the Insolvency Proceedings, there would be a change of that (or those) of the Company's corporate name(s) as required in order to facilitate Purchaser's acquisition of the trade names and other intangible property to be purchased as Purchased Assets.
- 9.4 <u>Invoices for Assets and Machinery</u>: Vendor shall issue any and all necessary invoices and/or documentations as the Purchaser may request and upon the terms satisfactory to Purchaser in order to secure the proper importation of the assets into Mexico.
- 9.5 Letter of Credit Protections and Termination: Forthwith after Purchaser's fulfillment of all conditions and obligations hereunder and under the TSA Agreement, the breach of which would entitle ROL Manufacturing (Canada) Ltd. to draw upon the non-revocable third-party letter of credit (the "L/C") in the amount of US\$750,000.00 issued for its benefit pursuant to the TSA Agreement, ROL Manufacturing (Canada) Ltd. undertakes to counter-sign a letter from the Purchaser to the issuer of the L/C providing that it and Purchaser agree that the L/C may be terminated prior to the termination date provided therein inasmuch as none of the drawing conditions of such L/C may be thereafter be fulfilled.

# 10. NO DISCLOSURE

10.1 No disclosure of the terms of this Agreement or the transaction contemplated herein shall be made by any party hereto, other than as may be required by the Vendor to effect the sale of the assets of the Exhaust Division and except insofar as may be required by applicable law, or as part of the process of obtaining judicial authorization for the Vendor to proceed, unless the disclosing party has received the written consent of the other party.

## 11. **DESIGNATION OF THE PARTIES**

- 11.1 <u>Identity of the Vendor</u>: At the Closing, the vendor shall be the person defined herein as the Vendor, or any other person, who has the legal capacity, power and authority to deliver the assets in question in the manner herein contemplated, and may include any of the following (duly empowered) namely, interim receiver, a bankruptcy trustee or a receiver. The definition of the Vendor will change accordingly.
- 11.2 <u>Identity of the Purchaser</u>: The Purchaser may designate before the Closing one (1) or more entities to be the Purchaser, by notice in writing to the Vendor. Upon such notification, this Letter of Intent will deem to have been made by the entity or entities so designated in the same manner, and to the same extent, as if it or they had signed this Letter of Intent, and the Vendor acknowledges that the undersigned will have no liability whatsoever with respect to this Letter of Intent, except as regards the forfeiture of the Deposit.

### 12. GENERAL PROVISIONS

- Each party shall pay their own respective expenses, including legal fees and expenses, in connection with the Transaction.
- All notices in connection with this Agreement shall be in writing and shall be delivered, mailed by registered or certified mail or transmitted by fax or e-mail. A notice shall be deemed to have been received on the date of the delivery or fax or e-mail or on the fifth (5th) business day following the date of mailing. The respective addresses for such notices are:

#### IF TO THE PURCHASER:

Manufacturas Diversas, S.A. (Madisa) Blvd Aeropuerto 1255 Predio Rancho Alegre Leòn Gto, Mèxico

E-Mail:

jdiaz@dcp.com.mx

Attention:

Josè Luis Diaz del Castillo Lie

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#### WITH A COPY TO:

Samuely Rojas & Associates

16 Penn Plaza

Suite 830

New York, NY 10001-1820

Fax No.: (646) 417-7725

E-Mail: gsamuely@core.com Attention: Ms. Giselle Samuely

### IF TO THE VENDOR:

Rol Manufacturing (Canada) Ltd./Les industries ROL (Canada) Ltée

875 Montee Saint-François

Laval (Qc) H7C 2S8

Fax No.: 450-727-1201

E-Mail: ken.labelle@rolmfg.com

Attention: Mr. Ken Labelle

#### WITH A COPY TO:

Ernst & Young Inc.

800 Blvd René-Lévesque West

Suite 1900

Montreal (Oc) H3B 1X9

Fax No.: (514) 395-4933

E-Mail: martin.rosenthal@ca.ey.com

Attention: Mr. Martin Rosenthal

#### AND WITH A COPY TO:

McMillan LLP

1000 Sherbrooke Street West, Suite 2700

Montreal (Qc) H3A 3G4

Fax No.: (514) 987-1213

E-Mail: nicholas.scheib@mcmillan.ca

Attention: Mr. Nicholas Scheib

Any of the foregoing may, at any time, give notice of any change of address to all of the others, and after the giving of such notice, the address specified therein shall be such person's address for the purpose of receiving notices.

12.3 This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same agreement.

12.4 The parties acknowledge that they have required that this agreement and all related documents be drawn up in English. Les parties reconnaissent avoir exigé que la présente convention et tous les documents connexes soient rédigés en anglais.

	N
]	Name:
	AND
L	MANUFACTURING (CANADA) LTD. (THE "VENDOR")
: ;	Name: Ken Labelle, Chief Restructuring Officer
1	Name: Ken Labene, Chief Restructuring Officer
L	MANUFACTURING OF AMERICA, INC. (THE "VENDOR")

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# SCHEDULE "A" - THE CANADIAN ENGINE GASKET TANGIBLES / INTANGIBLES

The Canadian Engine Gasket Tangibles/Intangibles are the following assets related to the Company's Engine Gasket Division (which Canadian Engine Gasket Tangibles/Intangibles do not include the assets which form part of the Companies' Exhaust Division):

- all of the machinery, tools, complements and devices, equipment, complete machine equipment process line, dies and moulds, storage racks, and fixtures, the Mitutoyo CMM Machine, the quality control machinery for punching, all items related to the Engine Gaskets Division purchased further to the Corteco transaction that remain owned by the Companies, the whole located in the premises at Laval, Quebec at 875 Montee Saint-Francois, H7C 2S8 (the "Laval Plant"), as well as the holding molds, tools and dies of Rol Manufacturing (Canada) Ltd. located in Cornwall, Ontario or elsewhere in Canada (collectively, the "Laval Fixed Assets"), the whole related exclusively to the Engine Gaskets Division and as specifically enumerated with the "G" inscription in the "Laval Fixed Assets Schedule" attached hereto as Appendix "1", in addition to those other items (other than realty or any assets leased from third parties) owned by one or more of the Companies required exclusively for the operation of the other Laval Fixed Assets currently located at the Laval Plant; and
- (b) all intangible or intellectual property related exclusively to the Laval Fixed Assets as well as to the "Engine Gaskets Inventory" (as such term is defined below) located in Canada (n.b. "Laval Intangible Property"; this asset class specifically excludes any intangible or intellectual property used both for any of these items and for other divisions of the Company, such as the assets in respect of the Exhaust Gaskets Division), including:
  - (i) all warranties and guarantees of manufacturers, contractors or suppliers in relation to the Laval Fixed Assets and the Engine Gaskets Inventory located in Canada;
  - (ii) any listings used exclusively in relation to the Laval Fixed Assets or the Engine Gaskets Inventory located in Canada;
  - (iii) the trademarks, trade secrets and trade names owned by any of the Companies and used solely in respect of the Engine Gaskets Division and specifically enumerated with the "G" inscription in <u>Appendix "2"</u>; and
  - (iv) all vendor, supplier and customer lists, all technical data, blueprints, drawings, manuals, manufacturing process descriptions, electronic drawings files, electronic databases relative to technical information, electronic catalogues with information relative to the Laval Fixed Assets or the Engine Gaskets Inventory located in Canada, files, data and other documentation and records used exclusively in relation to the Laval Fixed Assets or the Engine Gaskets Inventory located in Canada, in digital mode.

### SCHEDULE "B" – THE U.S. ENGINE GASKET TANGIBLES / INTANGIBLES

The U.S. Engine Gasket Tangibles/Intangibles are the following assets related to the Company's Engine Gasket Division (which U.S. Engine Gasket Tangibles/Intangibles do not include the assets which form part of the Companies' Exhaust Division):

- (a) all of the machinery, tools, complements and devices, equipment, complete machine equipment process line, dies and moulds, storage racks, fixtures, and shelving and handling equipment related to inventory, as well as all items related to the Engine Gaskets Division purchased further to the Corteco transaction that remain owned by the Company (collectively, the "U.S. Fixed Assets"), the whole located in the premises at the U.S. Plant, other than those assets that relate exclusively to the power steering and hose division of the Company. The U.S. Fixed Assets include all furnishings, office equipment, computer equipment and other items including but not limited to the existing local Orlando assets (other than realty or any assets leased from third parties) owned by one or more of the Company required for the operation of the other U.S. Fixed Assets currently located at the U.S. Plant; and
- (b) all intangible or intellectual property related exclusively to the U.S. Fixed Assets and to the Engine Gaskets Inventory located in the United States (n.b. "U.S. Intangible Property"; this asset class specifically excludes any intangible or intellectual property used both for any of these items and for assets of other divisions of the Company, such as the Exhaust-Gaskets Assets and the power steering and hose division), including:
  - (i) all warranties and guarantees of manufacturers, contractors or suppliers in relation to the U.S. Fixed Assets and the Engine Gaskets Inventory located in the United States:
  - (ii) any listings used exclusively in relation to the U.S. Fixed Assets or the Engine Gaskets Inventory located in the United States;
  - (iii) the trademarks, trade secrets and trade names owned by any of the Companies and used solely in respect of the Engine Gaskets Division and specifically enumerated with the "G" inscription in Appendix "2"; and
  - (iv) all vendor, supplier and customer lists, all technical data, blueprints, drawings, manuals, manufacturing process descriptions, electronic drawings files, electronic databases relative to technical information, electronic catalogues with information relative to the U.S. Fixed Assets or the Engine Gaskets Inventory located in the United States in digital mode, files, data and other documentation and records used exclusively in relation to the U.S. Fixed Assets or the Engine Gaskets Inventory located in the United States, in digital mode.

# SCHEDULE "C" – THE MEXICO ENGINE GASKET TANGIBLES / INTANGIBLES

The Mexico Engine Gasket Tangibles/Intangibles are the following assets related to the Company's Engine Gasket Division located in Matamoros, Mexico (which Mexico Engine Gasket Tangibles/Intangibles do not include the assets which form part of the Companies' Exhaust Division):

- the items (the "Mexico Fixed Assets") located at the premises at Matamoros, Tamaulipas, Mexico, 87494 (the "Matamoros Plant") that are listed in the "Matamoros Fixed Assets Schedule" attached hereto as <u>Appendix "3"</u> (which are items used in respect of the Engine Gaskets Division and specifically exclude the Exhaust-Gaskets Assets); and
- (b) all inventory related exclusively to the Engine Gaskets Division located at the Matamoros Plant (the "Matamoros Inventory"); and
- (c) all intangible or intellectual property related exclusively to the Mexico Fixed Assets and to the Engine Gaskets Inventory located in Mexico (n.b. "Mexico Intangible Property"; this asset class specifically excludes any intangible or intellectual property used both for any of these items and for other divisions of the Company, such as the Exhaust-Gaskets Assets), including:
  - (i) all warranties and guarantees of manufacturers, contractors or suppliers in relation to the Mexico Fixed Assets and the Matamoros Inventory located in Mexico;
  - (ii) any listings, trade secrets, and trade names used exclusively in relation to the Mexico Fixed Assets or the Engine Gaskets Inventory located in the Mexico; and
  - (iii) all vendor, supplier and customer lists, all technical data, blueprints, drawings, manuals, manufacturing process descriptions, electronic drawings files, electronic databases relative to technical information, electronic catalogues with information relative to the Mexico Fixed Assets or the Engine Gaskets Inventory located in Mexico, files, data and other documentation and records used exclusively in relation to the Mexico Fixed Assets or the Engine Gaskets Inventory located in Mexico, in digital mode.

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# APPENDIX "1" - "LAVAL FIXED ASSETS SCHEDULE"

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for gaskets - ASSUME FOR
EXHAUST BUSINESS.

Pages 1-29. Schedule A March 2008

S= Sold on SCRAP

Les Industries ROL (Canada) Ltée. 875 Montée St-François, Laval, Quebec H7C 2S8

IT	'EM#	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$
14	1)	1	1984 Agie "DEM740"CNC Wire EDM (ME001) S/N: 15	\$4,500
			w/ Agie "Fast Track" CNC Control	
15	2)	1	Bridgeport "Japax LUX3" CNC Wire EDM (ME002) S/N: 181-00-1341 w/ "JAPT3F" CNC Control	\$4,000
16	3)	1	Bridgeport "Japax LUX3" CNC Wire EDM (ME003) S/N: 161-50-1700 w/ "JAPT3F" CNC Control	\$4,000
18	4)	1	1997 Agie "Elox Mondo 50" CNC Sinker-Type EDM S/N: MON-50-001079	\$22,500
			w/ 25KVA Power Supply, Overhead Exhaust Hood	
31	5)	1	Excello Vertical Ram-Type Milling Machine (MM005) S/N: 6026413	\$3,000
			w/ Analam 2-Axis Digital Read-Out	
34	6)	i	Excello Vertical Ram-Type Milling Machine (MM008) S/N: 6028845	\$3,000
			w/ Futaba 2-Axis Digital Read-Out	
29	7)	1	Excello Vertical Ram-Type Milling Machine (MM003) S/N: 6025122	\$3,000
			w/ Power Longitudinal Feed, Newall 2-Axis Digital Read-Out	
30	8)	. 1	Excello Vertical Ram-Type Milling Machine (MM004) S/N: 6028946	\$3,000
			w/ Futaba 2-Axis Digital Read-Out	
33	9)	ļ	Hurco Vertical Ram-Type Milling Machine (MM007) S/N: SA-D028072	\$3,000
			w/ Analam 2-Axis Digital Read-Out	
32	10)	I	Excello Vertical Ram-Type Milling Machine (MM006) S/N: 6028685	\$3,000
			w/ Accurite 2-Axis Digital Read-Out	

ROL Manufacturing - Laval 1 of 29



ľ	TEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$
10	11)	1	1986 Maho "MH600E" 3-Axis CNC Horizontal Milling Machine (MC001) S/N: 63432 w/ Universal Vertical Head, CNC Control, 16" x 38" Table, Cat 40 Spindle	\$6,000
11	12)	1	1986 Leadwell "MCV-760XL" 3-Axis CNC Vertical Machining Centre (MC002) S/N: N/A w/ Fanuc "System OM" CNC Control, 24-Pocket Tool Changer, Cat 40 Spindle Taper, 20" x 40" Table	58,000
	13)	1	2004 Deckel Maho "DMC64V" Linear 5 Axis CNC Vertical Machining Centre S/N: 2910006714 w/ GE Fanuc "Series 1801V" CNC Control, 20" x 30" Table, Cat 40 Spindle Taper, Travels X-25", Y-23.6", Z-19.7", 12,000 RPM, 30-Pocket Automatic Tool Changer	US N CAPITAL - KERNT S90,000 LEASED. NOT FOR SOL
26	14)	1	1976 Harding "HLV-H" Precision Lathe (ML003) S/N: 6381W	\$5,000
	15)	ì	2002 Enco "111-1450" Gap Bed Engine Lathe S/N: 020840 w/ 24 to 1,600 RPM Spindle Speed, Rapid Tool Post, Splash Guard, Work Light, 10" 3-Jaw Chuck, Accurite 2-Axis Digital Read-Out	\$10,000
27	16)	1	Stanko "16K25G" Engine Lathe (ML004) S/N: 603 w/ 20" x 60" CC, 16 to 2,000 RPM, 10" 3-Jaw Chuck, 4-Jaw Chuck, Steady Follower, Work Light	\$10,000
41	17)		Keliog Vertical Band Saw (MS002) S/N: N/A w/ 22" Throat, 12" Under the Guide, Variable Band Speed, Blade Welder and Shear	\$2,000

ROL Manufacturing - Laval 2.of 29



I	TEM#	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$
44	18)	1	<b>Do-All "C-916S" Horizontal Band Saw (MS005)</b> S/N: 52996233	\$3,500
			w/ Variable Band Speed, Hydraulic Clamping, Hydraulic Down Feed, 4' Infeed Conveyor	
21	19)	1	Tos "BPH320A" 12" x 40" Horizontal Surface Grinder (MG007) S/N: 180272 w/ Electro Magnetic Chuck	\$10,000
22	20)	1	Freeport "SGS-1024AHD" 10" x 24" Hydraulic Surface Grinder (MG008) S/N: N/A w/ Electro Magnetic Chuck, Coolant Filter	\$6,000
24	21)	I	1996 Okomoto "ACC-16.32EX" 16" x 32" Hydrauic Surface Grinder (MG014) S/N: 76012 w/ Okomoto "Precision" CNC Control	\$40,000
30	22)	I	1979 Kent "KSG200" 6" x 12" Hand Surface Grinder (MG006) S/N: 79C805-2	\$1,500
	23)	Loi	Small Tools - Consisting of:  Decko "84-22108" Pre-Graph Drill Grinder, 1998 Chinese  Machine - S/N: 0424, Custom Made Work Station w/ (3) 1-Ton  Chain Falls, Assorted Steel Work Tables, Combination  Wood/Metal Tables, Small 16" x 16" Granite Surface Plate on  Stand, Lift Die Truck, Baldor Double-End Grinder, (2) Sections  Racking	\$12,500
17	24)	1	Chevalier "N Mill" Grinder (MG001) S/N: 13210	\$750
261	. 25)	1	Clark "CR8" Hardness Tester (SQ003) S/N: 8036	\$1,000
13	26)	. 1	Mauser "M35" Radial Arm Drill (MD002)  S/N: 43328  w/ Box Table, Coolant, 4' Arm x 9"D Column  ROL Manufacturing - Laval  3 of 29	\$4,000



ITE	M# QT	Y. ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
47 27	7) I	1986 Leadwell "LTC-10" CNC Turning Centre (MT001) S/N: L69029 w/ Fanuc "System OT" CNC Control	\$9,500	
36 28	8) 1	24" x 60" 150-Ton Hydraulic H-Frame Press (MO166) S/N: 21788 w/ Moveable Cylinder	\$3,000	
20 V 29	9) 1	1988 Trumpf "Trumatic 240" CNC Turret Press (PN013) S/N: 9114	\$30,000	1
<b>53</b> 30	0) 1	Vicon Dual Twin Drive Plasma Cutter (PCO99) w/ 5' x 10' Table, Hypotherm "HD3070" High Definition Plasma Power Supply	\$25,000	
121 3	1) 1	1994 Ergon "60N1A6-12SE13/D" Computerized 2-Axis Wire Straightener/Bender (PN088) S/N: 276-691 w/ Ergon CNC Control, Pay-Off Stand	\$25,000	
164 32	2) 1	"14LW" 30-Ton OBI Flywheel-Type Press (PP081) w/ ISB Safety Lights, Air Clutch	\$3,000	6
151 3	3) (	Brown Boggs "17-1/2LJA" 60-Ton OBI Flywheel-Type Press (PP029) S/N: 74111 w/ Infrared Safety Lights, Air Clutch	\$8,000	Ê
<b>\5</b> \$ 34	4) 1	1969 Federal "45" 45-Ton OBI Flywheel-Type Press (PP036) S/N: 45-167 w/ Infrared Safety Barrier, Air Clutch	\$3,000	Ē
156 35	5) [	Minster "6" 60-Ton OBI Flywheel-Type Press (PP038) S/N: 6-10042 w/ Infrared Safety Barrier, Air Clutch	\$8,000	E
181 30	6) 1	1967 McKay Warco 110-Ton Gap OBI (PP110) S/N: 672533-B w/ 6" Stroke, 35 SPM, Security Barrier, Air Clutch	\$7,000	

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ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
<b>20 (</b> 37)	1	Brown Boggs "18LJCA" 80-Ton Back Gear-Type Press (PP187) S/N: 10957 w/ Safety Barrier, Air Clutch	\$10,000	B
<b>(A)</b> 38)	1	Minster "6" 60-Ton OBI Flywheel-Type Punch Press (PP121) S/N: 6-9915	\$7,000	E
<b>190</b> 39)	1	Walsh "65" 60-Ton OBI Flywheel-Type Punch Press (PP122) S/N: 6326 w/ Security Barrier, Air Clutch	\$6,000	S
(U( 40)	I	USI Clearing 150-Ton OBS Punch Press (PP012) S/N: 54-5126 w/6" Stroke, Air Clutch, Back Gear, Security Barrier	\$8,500	E
IYO 41)	1	Bliss "S1-125-24-30" Single Crank Gear-Type Straight Side Press (PP011) S/N: H343910 w/ Security Barrier, Windows	\$2,000	S.
<b>(9 4</b> 2)	1	Bliss "28" 125-Ton OBI Flywheel-Type Punch Press (PP128) S/N: H24270 w/ Security Barrier, Air Clutch	\$2,000	E
(67 43)	j	USI Clearing "150-P-710" 150-Ton OBS (PP086) S/N: 54-5227 w/8" Stroke, 19.5" Shut Height, Security Barrier, Air Clutch	\$8,500	E
<b>200</b> 44)	1	1940's Bliss "23B" Single Crank Straight Side Knuckle Press (PP185) S/N: 2253-47318 w/ Air Clutch, 6" Exit Conveyor	\$3,000	S.
( <b>93</b> 45)		Bliss "23" 100-Ton Back Gear OBI Punch Press (PP129) S/N: 3T1119210 w/ Security Barrier, Air Clutch	\$3,000	ES

ROL Manufacturing - Laval 5 of 29



ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
( <b>以</b> ). 46)	1	USI Clearing "150-P-701" 150-Ton Inclineable Back Gear- Type Press (PP014) S/N: 54-5228 w/ Security Barrier, Air Clutch	\$8,500	ES
<b>(6)</b> (47)	1	Aida "C1-15" 150-Ton Gap Frame Press (PP113) S/N: 00215-1154 w/ 7.8" Stroke, 45 SPM, 15.7" Shut Height, Air Clutch, Jaco 24"W Motorzied Uncoiler, Manual Expansion	\$15,000	9
<b>159</b> 48)	1	Blow 150-Ton Double Crank Straight Side Press (PP041) S/N: N/A w/ 30" x 50" Bed, Security Barrier, Windows	\$8,500	E
( <b>77</b> 49)	1	Minster "40-3.5" 80-Ton Single Crank Straight Side Coining Press (PP106) S/N: 40.3.5018500	\$3,000	E
203 50)	I	Minster "6" 60-Ton Flywheel-Type Air Clutch (PP200) S/N: 6-9045-0 w/ 6" Stroke, Security Barrier	\$6,000	E
<b>135</b> 51)	i	40-Ton OBI Flywheel-Type Press (PP001) S/N: N/A w/ Security Barrier, Air Clutch	\$2,500	E
<b>206</b> 52)	. 1	Minster "6" 60-Ton OBI Flywheel-Type Press (PP221) S/N: N/A w/ Security Barrier, Air Clutch	\$6,000	E
<b>205</b> 53)	1	1967 Brown Boggs "16LW" 50-Ton Flywheel-Type Press (PP205) S/N: 67414 w/ Security Barrier, Air Clutch	\$7,000	E
( <b>46</b> 54)	l	Minster 60-Ton OBI Flywheel-Type Press (PP144) S/N: N/A w/ RA Industries Air Feed, Littel Cradle Straightener - S/N: 58933-55, Air Clutch	\$6,000	9.

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	ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
(50	55)	1	Bliss 50-Ton OBI Flywheel-Type Press (PP028) S/N: N/A w/ Servomatic 6"W Air Feed (RF004), Controller, Cooper Weymouth Cradle Straightener (PD045), Air Clutch	\$9,000	É
હિંદ	<b>).</b> 56)	l	1973 Brown Boggs "17-1/2J" 60-Ton Flywheel-Type Press (PP030) S/N: 73133 w/ 4" Stroke, 12.75" Shut Height, Security Barrier, Air Clutch, 8" Air Slide Feed, Rowe 12"W Cradle Straightener - S/N: 26261, 4,000 lbs., 48"D Maximum, 15"W	\$15,000	E
M	<b>9</b> 57)	1	1978 Brown Boggs "17.5LJA" 60-Ton OBI Flywheel-Type Press (PP027) S/N: 78173 w/ 5" Stroke, 12.5" Shut Height, 6"W Single Gripper, 4" x 12" Air Slide Feed, Rowe "4-20-80" Cradle Straightener - S/N: 3-868, Electronic Die Protection, Air Clutch	\$15,000	Ē
16	<b>(</b> 58)	I	1973 Brown Boggs "20LJA" 110-Ton Flywheel-Type Press (PP052) S/N: 81273 w/ Dallas Single Gripper, 6" x 10" Air Slide Feed, Rowe "C6-20-80" Combination Cradle Straightener - S/N: 23.634, Air Clutch	\$20,000	Ē
Ç	<b>1(4</b> 59)		1988 Brown Boggs "20LJ" 110-Ton Back Gear-Type Inclineable Press (PP179) S/N: 10288 w/ Single Gripper. 12" x 12" Air Slide Feed, Rowe 24"W Combination Cradle Straightener	\$20,000	E
	- 60) -	1	Weldomatic "LSP" 75KVA Press-Type Spot Welder (PW170) S/N: 987 w/ Plymovent Fume Hood	. \$8,000	E
146	<b>o</b> 61)	ì	1985 Brown Boggs "110" 110-Ton Back Gear-Type Inclineable Press (PP118) S/N: 85185 w/ 5" Stroke, 50.5" Shut Height, Security Barrier, Single Gripper, 6" x 12" Air Slide Feed, Cooper Weymouth Cradle Straightener, 6"W Maximum, air clutch	\$20,000	6

ROL Manufacturing - Laval 7 of 29



<u>C</u>	MARKET VALUE IN PLACE Cdn \$	ITEM DESCRIPTION	QTY.	ITEM #
E	Littel	Bliss 70-Ton OBI Back Gear-Type Press (PP026) S/N: H34363 w/ Single Gripper, 6" x 12" Air Slide Feed, Littel "4165PD" 12"W x 125 Continuous Straightener - S/N: 39988-50, Littel "CC40-20" 4,000 lbs. 24"W Cradle - S/N: 29943-47, Air Clutch	l	<b>4</b> 62)
9	Roll Feed,	1951 Verson "300-C2-54" 300-Ton Double-Crank Straight Side Press (PP189) S/N: 9087 w/ 52" x 42" Bed, Security Barrier, Unico 24"W Servo Roll Feed, Programmable Control, Rowe "C6-20-8J" Combination Cradle Straightener - S/N: 23-637, 20" Maximum Capacity	1	<b>JaJ</b> 63)
E	B10-	Minster "70-5" OBI Back Gear-Type Press (PP242) S/N: N/A w/ Die Cushion, Coil Handling Equipment "SMX111-12" Servo Feeder - S/N: S579-08, 12"W Maximum Stock, Rowe "B10- C4000J" Combination Cradle Straightener - S/N: 21218, Air Clutch	1	<b>710</b> 64)
E	nuckle \$20,000	Toledo "665" 800-Ton Single Crank Straight Side Knuckle Press (PP015) S/N: 30173-01985 w/ Co 12" Servo Roll Feeder, Plate Loading Device	1	IU <b>3</b> 65)
É	\$3,000	Toledo "665" 800-Ton Knuckle Press (PP241) S/N: 3016960831 w/ Infrared Security Barrier	1	209 66)
E	\$15,000	Kone 5-Ton Single Girder Top Running Crane w/ Underslung Hoist, Pendant Control, est. 40' Span	1	9 67)
E	\$5,000	Able Howe Floor-Mounted Jib Crane w/ Vulcan 2-Ton Electric Hoist, Pendant Control	1	8 68)

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J	ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
153	69)	1	1973 Brown Boggs "18LJA" 80-Ton OBI Flywheel-Type Press (PP032) S/N: 73215 w/ 4" Stroke, 17" Shut Height, Bottom Mounted Slug Conveyor, Rowe "PM-FAC-033-206", 10"W Servo Feeder - S/N: 27956, Rowe "B-10-4J" 10"W Combination Cradle Straightener - S/N: 29128, Electric Die Protection Monitor, Air Clutch	\$25,000	E
	70)	1	Videx "CAS-20-DVHC" U-Bolt Fabricating Machine (PU133) S/N: 275 w/ Pay-Off Stand	\$55,000	E
48	71)	Ĭ	1993 New Automation Assembly Machine S/N: 7295-1 w/ (3) NA Nut Runners, Automated Conveyor Chain, Automatic Infeed and Discharge, (3) Vibratory Bowls, Complete Discharge Conveyor, Packaging Assembly Line, Overhead 2-Ton Electric Hoist on 3-Point Gantry	\$50,000	E
	72)	1	Lantek Pallet Wrapper S/N: N/A w/ 5'D Rotary Table, 6' Wrap Height	\$6,000	
(ly	73)	ſ	Stud Thread Rolling Machine (PH116)	\$2,000	S
<u> </u>	<b>(</b> 74)	. ]	Lewis "4C" Straightener and Cut-Off (PC136)	\$2,000	S
230	75)	1	Videx "DAS20DVH" U-Bolt Fabricating Machine (PU132) S/N: 121	\$20,000	3
	76)	1	Videx U-Bolt Fabricating Machine (PU134) S/N: 309	\$20,000	E
	·77)	Ţ	Minster 50-Ton OBI Flywheel-Type Punch Press w/ Air Clutch	\$5,000	5
23	<b>7</b> 78)	. 1	Videx "VASS20-DBHS" U-Bolt Former (PU131) S/N: 139	\$20,000	£

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IT	'EM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
232	79)	1	Videx "VASS20-DBHS" U-Bolt Machine (PU130) S/N: 142	\$20,000	2
	80)	i	Cat "CP40" 8,000 lbs. LPG Forklift Truck (HL006) S/N: 1CM00437 w/ 185" Lift, 3-Stage Mast	\$7,000	
	81)	1	Rampi Parts Tumbler	\$5,000	
	82)	1	Econolift Tipper	\$1,500	
	83)	1	Minster 40-Ton OBI Flywheel-Type Punch Press (PP024) S/N: N/A w/ Clutch - S/N: 26-11577, Safety Barrier	\$4,000	9
136	84)	1	Bliss 40-Ton OBI Flywheel-Type Punch Press (PP002) S/N: 112133	\$4,000	67
172	85)	]	Brown Boggs "328" Single Crank Straight Side Press (PP095) S/N: N/A w/ Windows, est. 24" x 16" Bed Size	\$3,000	g.
179	86)	f	Minster "16F" 60-Ton OBI Flywheel-Type Press (PP108) S/N: 60732-B w/ Air Clutch	\$4,000	S.
170	87)	ì	Minster "5" 50-Ton OBI Flywheel-Type Punch Press (PP093) S/N: 5-10281 w/ Safety Barrier. Air Clutch	\$4,000	- Missing
331	88)	1	"161" Riveter (PR207) S/N: 669	\$1,500	2
	89)	1	1977 Eisele "VMSIV" Circular Cut-Off Saw (MS277) S/N: 5497 w/ Pneumatic Clamping, Automatic Down Feed, Swivel Bed, 12" Blade	\$3,000	E

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	MARKET VALUE IN PLACE Cdn \$	ITEM DESCRIPTION	QTY.	rem#	r
E	\$3,000	1964 J. Walters & Co. "VMS3PC" Circular Cut-Off Saw (MS003) S/N: 8325 w/ 12"D Blade, Pneumatic Clamping, Swivel Vise, Automatic Down Feed	1	90)	
E	\$8,000	Pines "2" 3" Mandrel-Type Horizontal Hydraulic Tube Bender (PF002) S/N: 11290-86090	1	91)	82
5	\$10,000	Eagle "C85" Tube Bending Machine (PF004) S/N: 1739	ì	92)	<b>4</b> 3
=	\$5,000	Hydraulic Swaging/Expanding Machine (PF001)	1	93)	al
=	\$45,000	2005 HMT Horn Machine Tools "A75TNCPB" 3" Capacity CNC Hydraulic Tube Bender (PF003)  S/N: 051210  w/ Hitech CNC Control  SACe.	1	94)	
E outside	\$5,000	Ben Pearson Muffler Shop Tube Bender w/ Assorted Tooling	1	95)	
9.	\$25,000	Gasket Laminating Line - Consisting of: CORNUTALL, Schen Wisconsin "SPC-60" Electric Pass-Through Oven (PO181) - S/N: 20-57711. Black Brothers 2-Roll Laminating Press (PO100), Exhaust Hoods, Bench Operated Press (PR211)		96)	127
G	\$25,000	Gasket Laminating Line - Consisting of: Black Brothers Laminating Press (SQ101), Fusion "4P300MT" UV Coater (PE218), Exhaust Hoods	1	97)	180
	\$2,000	Jupiter "JGD37" Gearhead Drill S/N: N/A w/ 60 to 630 RPM	· 1 .	98)	
	\$1,500	Forte 10" Horizontal Band Saw w/ Manual Clamping, Hydraulic Down Feed	1	99)	
3.	\$1,200	Little 10HP Piston-Type Compressor	1	100)	
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ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$		
101)	1	Little Double-End Pedestal Grinder	\$150		
102)	2	Oxy-Acetylene Torch and Cart Sets	\$750		
<b>7</b> 7 103)	1	Strands "S-53" Gearhead Drill (MO167) S/N: 15388	\$1,200		
<b>U3</b> 104)	1	Continental Tube Cut-Off (MS004) S/N: 35-31799	\$7,000	E	outside
105)	1	Rotary Welding Cell w/ Lincoln "CV250" Power Supply, Wire Feed, Lincoln "CV250" Power Supply, Rotary Fixture, Controls	\$10,000	E	
106)	I	"FC10" 10KVA Rocker-Type Foot-Operated Spot Welder (PW074)	\$2,000	6	
107)	1	A&H Press-Type Welder w/ 300-Weld Schedule Control, Electro Air Air Cleaner	\$8,000	E	
108)	1	Proseco "26-36E" Industrial Washer (PH208) S/N: 862	\$4,000	E	
(109)	I	Torrington "W12" Spring Maker (PH068) S/N: 53077	\$7,500	E	
(12 110)	1	Custom Made 3-Way Clamp for Muffler (PO190)	\$5,000	E	,
111) ·	1	Custom Made 3-Way Former Muffler Clamp Machine w/ PLC Control	\$5,000	E	
. 112)	l'	New England Oven and Furnace Co. "234" Electric Fired Drying Oven (PH070) S/N: 3090	\$3,000	E	
(তপ 113)	·	Waterbury Farrel "30" Rotary Threader (PH066) S/N: 171682-B4	\$10,000	<u>E</u> .	
126114)	. 1	Motoman Robotic Welding Cell (PN225)  w/ Yasnac "XRCUP6" Control, Motoman "UP6" Robot, Miller  "Deltaweld 452" Power Supply w/ Wire Feed  ROL Manufacturing - Laval	\$35,000	E	

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ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
115)	Ī	2006 Motoman Robotic Welding Cell (PN226)  S/N: 17480788  W/ Motoman "EA1400N" Robot, Fronius Welding Power Supply and Wire Feed  CAP  MCAP.	\$40,000	6
<b>24</b> 116)	1	Welding Cell (PN224) w/ Invertec "P205T" AC/DC Power Supply and Wire Feed	\$3,000	B
(22 117)	1	Miller 6-Axis Robotic Welding (PN222)	\$8,000	on t
23 118)	1	6-Axis Welding Robot (PN223)	\$8,000	E
119)	1	Miller "CP200" 200-Amp Power Supply w/ Wire Feed	\$2,000	E
120)	ı	Gullco "GP200" Rotary Weld Fixture S/N: 11605-4	\$1,000	E
121)	1	Lincoln "Power Mig 225"	\$2,500	E
122)	1	Miller "Millermatic 350" Power Supply	\$2,000	THE BY
123)	I	Small "659" Disc and Belt Sander	\$1,000	E
124)	Lot	Miscellaneous Tools and Tables, etc.	\$4,000	E
125)	1	"HD2" Granulator (PL001) S/N: 19198	\$5,000	67
126)	. 1	1984 Arburg "221.55.250" Injection Moulder (PM003) S/N: 126277 w/ Arbur Relay-Type Controls	\$5,000	9

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	ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
<del>21</del> 3	127)	1	2003 Arburg "630S All Rounder" 275-Ton Hydraulic CNC  Injection Moulder  S/N: 190744  w/ Reciprocating Screw, Top Mounted Hopper, Unidyne "600"  Solid Cone Hopper, Unidyne "GS100" Dehumidifying  Hopper/Dryer - S/N: 234788.01.01-0703, Hamilton "Aquatherm  RA090305" Temperature Controller, Temptek "CHI-1"  Refridgerated Chiller	\$95,000	$\subseteq$
	128)	11	Bliss 20-Ton OBI Flywheel-Type Punch Press (PP008)	\$1,000	,
211-212	129) - 315 - 316 - 21 - 322 - 32	11 <b>3</b>	Riveters (PR006, PR010, PR09, PR007, PR008, PR208, PR210, PR215, PR5, PR13, PR12)	\$7,200	E
·	130)	4	VSI Automation "TM20" Tappers (PR222, PR204, PR223, PR202) S/N: 18461 (1988), 14158 (1985), 20064 (1989), 16134 (1986)	\$10,000	
	<b>Q(0</b> 131)	1	NR Pack "Economaster" Pallet Wrapper Packaging Machine (PG170) w/ 5'D Table, 4' Wrap Height	\$3,000	
(i	<b>13</b> 2) .		Minster "6.5" OB1 Flywheel-Type Air Clutch Punch Press (PP084) S/N: 5-5009 w/ Security Barrier	\$5,000 :	E
<b>.</b>	<b>15</b> 133)	t	"F3" OBI Flywheel-Type Punch Press (PP098) w/ Mechanical Clutch, 12-Station Rotary Index Table	\$2,000	•
4	<b>61</b> 134) :	· 1·	"OL3X1250" 3 mm. x 1,250 Power Shear (PC079) S/N: 1575 w/ Manual Back Gauge	\$3,000	S,
<b>V</b>	(35)	i	Brown Boggs "18LJC" 80-Ton Flywheel-Type (Press (PP119) S/N: 11360 w/ Safety Barrier, Air Clutch	\$8,000	9

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ROL Manufacturing - Laval



ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
<b>(al</b> 136)	1	Brown Boggs "20LJ" 100-Ton OBI Flywheel-Type Press (PP125) S/N: 12965 w/ Air Clutch	\$15,000	9
(65 137)	Ī	Bliss "21B" 50-Ton OBI Flywheel-Type Press (PP082) S/N: N/A w/ Air Clutch	\$3,000	E
138)	1	Minster "5" 50-Ton OBI Flywheel-Type Press (PP094) S/N: N/A w/ Security Barrier, Air Clutch	\$3,000	E
<b>149</b> ) 139)	1	Minster "6" 60-Ton OBI Flywheel-Type Press (PP111) S/N: 6-9916 w/ Air Clutch	\$5,000	6
140)	ì	Seybold Precision 80" Guillotine (CP246) w/ Rear-Operated Back Gauge	\$2,500	A
141)	1	Littel "418-5PD-HYD" 18"W Straightener S/N: 54920-54	\$2,000	
142)	*1	Little Bliss "225" Slitter	\$1,200	> 4 count.
143)	1	Visual Thermoforming "RT34-1" 36"W Pass-Through Die Cutter S/N: 1792	\$2,500	E
144)	. 1	Visual Thermoforming "CT3036AT" Shrink Wrap Machine S/N: 1791	\$5,000	E
46 (45)	. 1	Jones Automatic Packaging Machine (PG002)	\$4,000	E
146)	1	Jones "IMB Cartoner 3594" Automatic Packaging Machine (PG001)	\$4,000	E
Q60 (47)	. 1	Matthews "TTB8200" Labelling Machine (PG235) S/N: 508493	\$6,000	5

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ľ	ГЕМ #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
	148)	1	Packaging Machine w/ (2) Videojet Print Mail Imagers, Speed Dry "4540" Curing System, Run-Out Conveyor	\$8,000	E
,	149)	3	New London "500-4-12" Semi-Automatic Packaging Machines	\$9,000	E
વર્	150)	1	Ideal L-Bar Sealer (PG175)	\$1,500	E
	151)	1	Shanklin "T-7XL" Tunnel (ST001) S/N: T-91118	\$1,500	B
	152)	1	Automatic Weigh Scale Bagging Machine (PG240)	\$3,000	6
69	153)	1	Automated Packaging Systems Top Mounted Table (PG023)	\$2,500	B
laa	154)	1	Show Industrial Packaging Machine (PG237)	\$3,000	B
	155)	1	Kilotech "KS301" Scale	\$300	T
	156)	10	Econolift Electric Tippers	\$10,000	E
	157)	3	Sections Racking	\$500	Ē
	158)	3	Steel Work Benches	\$150	E.
÷	159)	. 1	"P14000" Manual Bagger and Labeller	\$2,500	E
	160)	. 1	5-Ton Top Running Single Girder Overhaed Crane w/ Paymac Underslung Hoist, Pendant Control, est 30' Span	\$15,000	67
	[6])	.2	Linde "R20-S" 5,000 lbs. Electric Riding Aisle Truck FS/N: G1X115U51591 FS/2 SAC		
	162)	2	BT "WR-30" 3,000 lbs. Electric Walkie Stackers   r \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\$4,000	G
•	163)	· j	30"W 2-Roll Incline-Type Laminating Machine (CP331) w/6"D Rolls	\$7,500	0

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ITEM#	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$
164)	427	Sections Adjustable Pallet Racking	\$45,000
<b>289</b> 165)	ì	Toyota LPG Forklift Truck (HL004) H 63188	7FGGU25. 86,000
299 166)	i	Crown Electric Pallet Truck (HM010)	\$1,500
		Total	- Laval: \$1,603,400

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### hezend G= gosket equipment NO COPIC -acquired After.



Schedule C March 2008

### Les Industries ROL (Canada) Ltée. **Corteco Assets**

ITEM :	# (	QTY	. ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
1)	ધ્	1	1987 Greenerd Centennial "HCT-200" 200-Ton Hydraulic C- Frame Press (CG003) S/N: 87T4202 w/ 30" x 34" Bed, 10" Stroke, 18" Maximum Daylight, Lateral Transfer System, Rear and Side Exit Conveyors	\$20,000	9
2)	4	1	1987 Greenerd Centennial "HCT-250" 250-Ton Hydraulic Gap Frame Press (CG002) S/N: 86T4149 w/ Lateral Transfer System, Rear and Side Exit Conveyors	\$25,000	9
3)	4	1	1987 Greenerd "HCT-200" 200-Ton Hydraulic Gap Frame Press (CG001) S/N: 87T4203 w/ Lateral Transfer System, Rear and Side Exit Conveyors	\$20,000	4
4)	ધ	1	Black Brothers "22D875CTR" 40"W Laminating Roll S/N: 314796 w/ 3-Roll Laminating System, Stainless Steel Mesh Pass-Through Conveyor	\$10,000	ণ্
5)	٦	l	Turbo Air Cooling Cabinet	\$1,000	G
6)	ધ્	2	Pass-Through Gasket Laminators w/ Custom Made Entry Applicator, Squeege Roll, Magnatec "GPD503" 20'L Gas Fired Drying Oven, Stainless Steel Mesh Pass-Through Conveyor, Custom Made Top Mounted Fan, Cool- Off Zone	\$25,000	9
7)	ধ	1	Gasket Coating Line - Consisting of: Custom Made Manual Coating, Entrance Stainless Steel Mesh Conveyor, 24'L Gas Fired Oven (#1) w/ 40"W Stainless Steel Exit Conveyor System	\$25,000	9
8)	ધ	1	Rennco "50-1-36" Manual-Operated Bag Sealing Machine (329) S/N: XR1436S2448BBE w/ Quick Panel PLC Control	\$4,000	G

ROL Manufacturing - Corteco Assets 23 of 29



Puits sterwolder. C/331 2 ROLL FLATTER Schedule C March 2008

### Les Industries ROL (Canada) Ltée.

### Corteco Assets

ITEM#	QTY.	ITEM DESCRIPTION	MARKET VALUE : IN PLACE Cdn \$	
9) <b>(</b> -{	1	Bliss "105M" est. 40-Ton OB Double-Crank Flywheel-Type Gap Press (CP210) S/N: H33357 w/ 16" x 24" Bed Size	\$400	9
10) (	₹ 1	Bliss "105M" est. 40-Ton OB Double-Crank Flywheel-Type Gap Press (SP211) S/N: H23095	\$400	9
11)	1	est. 20-Ton OBI Single Crank Flywheel-Type Pross (CP224) W/ Mechanical Clutch	\$200	24
12)		Bliss "21.5" 60-Ton OBI Flywheel-Type Mechanical Chutch (CP142)	\$400	ST
13) (-	۱ ح	est. 10-Ton OBI Flywheel-Type Mechanical Clutch (CP206)	\$200	9
14) (-	7 1	Gary "3360" 60"W Slitter CP420 S/N: 1054 w/ Cooper Weymouth "4MR-24" 6,500 lbs. 24"w Motorized Pay- Off Reel - S/N: 061771, Pneumatic Clutch, Manual Expansion	\$4,000	Cq
15) (1	1.	1974 Rousselle "S2-150-72-36" 150-Ton Double-Crank Straight Side Press (CP256) S/N: 20572 w/5" Stroke, 12.5" Shut Height	\$10,000	9
16) (	<b>ર</b> ા	Harwell "HI-Q-300" Screen Printer (CP231) S/N: 1316	\$6,000	9
17)	₹ 1	6'W x 10'D x 8'H Gas Fired Double-Door Oven (CO320)	\$10,000	9
18)		Bliss "200" 30-Ton OBI Rlywheel-Type Press (CP217) SCAP W/ Mechanical Clutch, Safety Barriers	\$400	54
19) (-	1.	est. 20-Ton Double Crank Inclineable Gap Bed Press (CP233) w/ 12" x 24" Bed, Safety Barrier	\$200	9
20) (-	} 1	Bliss "104M" Double Crank Flywheel-Type Inclineable Gap Press (CP141) w/ Mechanical Clutch, est. 12" x 24" Bed ROL Manufacturing - Corteco Assets	\$200	<del>-</del>

24 of 29



### Les Industries ROL (Canada) Ltée. Corteco Assets

	ET VALUE IN PLACE Cdn \$		ITEM DESCRIPTION	QTY.	ITEM#
A	\$200	Scrap	Bliss "104" est. 20-Fon Double Crank Inclineable Gap Press (CP232)  12" x 24" Bed, Mechanical Clutch	1	21)
X	\$200	Scrap	Bliss est. 20-Ton OBI Back Gear-Type Press (CP423) w/Mechanical Clutch	1	22)
9	\$200		est. 1940's Minster "80 6.5 50" 80-Ton Press (CP227) w/ 24" x 48" Bed, Air Clutch, Bottom Mounted Slug Shoot	51.	23)
G	\$60,000		Gasket Line - Consisting of: American Steel Line "60" 4,000 lbs. Motorized Coil Reel - S/N: 1460, Manual Expansion, Variable Speed, 24"W Coil, 24"W Perforating Double-Roll Press, Fife Pay-Off Laminating Stand, Fife Tension Stand, Fife Secondary Guide Tension Stand, EEMCO 2-Roll Laminator, 60"W x 26"D Rolls, Tension Stand, Cooper Weymouth "4RM-24" 6,500 lbs. 24"W Rewinder - S/N: 061773, Motorized Manual Expansion	41	24)
9	\$10,000		24" Secondary Perforating Roll Machine	7 1	25)
9	\$15,000		1964 Wareo "SC2-500-66X48" 500-Ton Double Crank Straight Side Press (CP202) S/N: 641033-10 w/ 16.75" Shut Height, 3" Stroke, 36"W Crank Actuated Roll Feed, American Steel "6000" 6,000 lbs. 36"W Motorized Coil Reel - S/N: VO4047, Manual Expansion	(ع ·	26)
9	\$20,000		9 1953 Clearing "E2200-48" 200-Ton (CP214) S/N: 53-17781-P w/ 2.5" Stroke, 17" Shut Height, 48" x 42" Bed, 60 to 90 SPM, Servomax "SMX24" Servo Roll Feed - S/N: 21-05, Coe Equipment "CPPS-250-24" Straightener - S/N: 38308-1, American Steel 4,000 lbs. x 24"W Motorized Coil Reel, Manual Expansion	Q1.	27)

ROL Manufacturing - Corteco Assets 25 of 29

Schedule C March 2008



### Les Industries ROL (Canada) Ltée. Corteco Assets

ITEM #	QTY.	ITEM DESCRIPTION	MARKET VALUE IN PLACE Cdn \$	
28)	Q1.	Bliss "HP2150" 250-Ton Double Crank High Speed Straight Side Press (CP251) S/N: H7158 w/ 6" Stroke, 24" Shut Height, 48" x 36" Bed Area, 60 to 120 SPM, Cooper Weymouth "SMX24" Servo Feed - S/N: 13723, Cooper Weymouth "4RM-24" 6,500 lbs. 24"W Motorized Pay-Off Reel - S/N: 061774, Motorized Manual Expansion	\$22,500	9
29)	G1.	1988 Bliss "C2-150" 150-Ton Double Crank Gap Frame Press (CP004) S/N: HP53947 w/ 24" x 48" Bed Size, Cooper Weymouth "SMX24" Servo Feed - S/N: SMX24-21-03, Cooper Weymouth "4RM-24" 6,500 lbs. 24"W Coil Reel - S/N: 061769, Manual Expansion	\$25,000	9
30)	<b>G</b> .1	Gasket Manufacturing Line - Consisting of: Sheet Pay-Off, Farrell Birmingham 2-Roll Mill - S/N: 44113 w/ 48"W x 22"D Rolls, 50HP Drive, American "60-2500" Non Motorized Coil Reel S/N: 2638, 2,500 lbs. x 18"W (PW172), American Hydraulic Coil Upender.	\$20,000	۹.

Total - Corteco Assets:

\$335,500

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### APPENDIX "2" - "TRADEMARKS SCHEDULE"

MBDOCS\_4495139.2

### ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

Trade-marks Portfolio May 15, 2009







Dry Sault



Heenan Blailde Lt.P.Lawyars | Patent and Trade-mark Agants Montreal Tromto Vancouver Quebes Galgay Shedbrooke Trois-Rivières Ottawa Kek

TRADEMARK

REEL: 005026 FRAME: 0818

# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

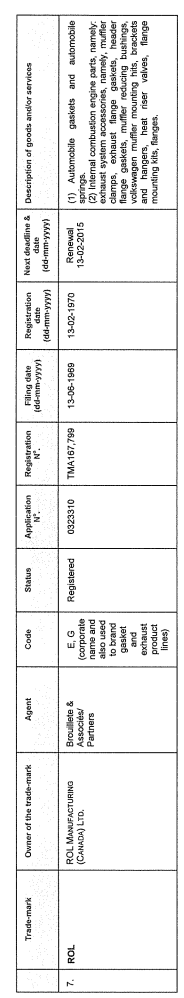
### CANADA

	ı joint; ealing	s and				amely: its.	
or services	Metal seals and gaskets for sealing a joint; and non-metal seals and gaskets for sealing a joint.	Gaskets and seals for automotive gaz and for diesel applications for passenger cars and trucks. PROPOSED USE IN CANADA				Internal combustion engine parts, namely: exhaust system accessories; and gaskets.	
f goods and/	and gasket al seals and	seals for au ations for p	.sc.	emblies.		ibustion en	
Description of goods and/or services	Metal seals and non-met a joint.	Gaskets and seals for automotidiesel applications for passer trucks.  PROPOSED USE IN CANADA	Muffler clamps.	Lock-nut assemblies.	Gaskets.	Internal comexhaust syste	
Next deadline & date (dd-mm-yyyy)	Renewal 28-01-2015	Payment of Registration fee and filing a Declaration of Use 25-10-2010	Renewal 15-03-2011	Renewal 03-06-2009	Renewal 03-12-2012	Renewal 13-08-2012	
Registration date (dd-mm-yyyy)	28-01-2000	1	15-03-1996	03-06-1994	03-12-1982	13-08-1982	
Filing date (dd-mm-yyyy)	25-02-1998	25-10-2007	30-05-1990	20-03-1991	20-02-1981	29-12-1981	
Registration N°.	TMA522,460	l	TMA455,123	TMA428,037	TMA274,567	TMA271,791	
Application N°.	0870328	1369127	0658956	0678372	0465834	0480247	
Status	Registered	Allowed	Registered	Registered	Registered	Registered	
Code	ტ	ŋ	Э	9	g	E, G (dormant)	
Agent	Gowling Lafleur Hendreson LLP	Heenan Blaikie LLP	Brouillete & Associés / Partners	Brouillete & Associés/ Partners	Brouillete & Associés/ Partners	Brouillete & Associés/ Partners	
Owner of the trade-mark	ROL Manufacturing of America Inc	ROL Manufacturing of America Inc	ROL Manufacturing (Canada) Ltd.	ROL MANUFACTURING (CANADA) LTD.	ROL MANUFACTURING (CANADA) LTD.	ROL Manufacturing (Canada) Ltd./Les Industries ROL (Canada) Ltee.	
Trade-mark	EXPAND-TECH	INNOVATIVE SEAL & DESIGN In novative	PERMA-HOLD	PRO-TORQ	PRO-TORQUE	R DESIGN	Heenan Blaikie ur
	<del>,</del>	73	г; Б	4 REEL		ADEMARI 026 FRAN	•
			r	LEL	. ასმ	UZU FRAN	n∟. 0019

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### ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARKIL, INC.

### CANADA





**TRADEMARK** 

Heenan Blaikie ur **REEL: 005026 FRAME: 0820** 

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# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

Agent Sandra M. Koenig Sandra M. Koenig		9 O O	Registered Registered	Application N°. 78/507,476 76/527,776		3,022,408	Registration (dd-mm-yyyy) 3,110,715 28-10-2004 3,280,475 28-10-2004		Filing date (dd-mm-yyyy) 28-10-2004 28-10-2003 28-10-2004
I = 1 = 9 = 5 = 1 = 9 = 0 = 1 = 1 = 5 m = 1			9 O O		Status Registered Registered	Status Application N°. Registered 78/507,476 Registered 76/527,776	Status         Application No. No. No.           Registered         78/507,476         3,110,715           Registered         76/527,776         3,022,408           Registered         78/507,512         3,280,475	Status   Application   Registration   Filing date   N°.   (dd-mm-yyyy)   Registered   78/507,476   3,110,715   28-10-2004   Registered   78/507,776   3,022,408   24-06-2003   Registered   78/507,512   3,280,475   28-10-2004	Status
8. CLEARSEAL & ROL ManuFacTur America, Inc.  9. COLOR MARK  (WHITE)  10. DRYSEAL+ & ROL ManuFacTur America, Inc.  Security interest in an July 3, 2007 in Roynar Business Inc.  Security interest in an July 3, 2007 in Roynar Business Inc.  Security incercative america, Inc.  Security recorded on October 31, 2007 in Roynar Business Capital  Security recorded on October 31, 2005 in favor of Business Capital	1		Sandra M. Koenig Lisabeth H. Coakley Sandra M. Koenig	Agent Code Sandra M. Koenig G Lisabeth H. Coakley G Sandra M. Koenig G	Agent Code Status Sandra M. Koenig G Registered Lisabeth H. Coakley G Registered Sandra M. Koenig G Registered	Agent Code Status Application Sandra M. Koenig G Registered 78/507,476 Lisabeth H. Coakley G Registered 76/527,776 Sandra M. Koenig G Registered 78/507,512	Agent Code Status Application Registration Sandra M. Koenig G Registered 76/527,776 3,110,715 Sandra M. Koenig G Registered 76/527,776 3,022,408	Agent Code Status Application Registration (dd-mm-yyyy)  Sandra M. Koenig G Registered 78/507,476 3,110,715 28-10-2004  Lisabeth H. Coakley G Registered 76/527,776 3,022,408 24-06-2003  Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004	Agent Code Status Application Registration Registration (dd-mm-yyyy) Sandra M. Koenig G Registered 78/507,476 3,110,715 28-10-2004 27-06-2005 Lisabeth H. Coakley G Registered 78/507,512 3,022,408 24-06-2003 06-12-2005 Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004 14-08-2007
98 6 16 1D V D E M V D C	S S S S S S S S S S S S S S S S S S S	ROL ManuFacturing of America, Inc.  ROL ManuFacturing of America, Inc. Security interest recorded on October 31, 2005 in favor of Roynat Business Capital Inc. Security interest recorded on July 3, 2007 in favor of Roynat Business Capital Inc. Security interest hoctober 31, 2005 in favor of Roynat Business Capital Inc.  Security interest Roynat Inc. Security interest recorded on October 31, 2005 in favor of Roynat Business Capital Inc.	ROL ManuFacTuRING oF Sandra M. Koenig AMERICA, INC. Security interest recorded on October 31, 2005 in favor of Roynat Business Capital.  ROL ManuFacTuRING oF Lisabeth H. Coakley AMERICA, INC. Security interest recorded on July 3, 2007 in favor of Roynat Business Capital.  Inc. ROL ManuFacTURING oF Sandra M. Koenig AMERICA, INC. Security interest recorded on October 31, 2005 in favor of Roynat Business Capital.  Business Capital Inc.	ROL MANUFACTURING OF Sandra M. Koenig G AMERICA, INC. Security interest recorded on October 31, 2005 in favor of Rovinat Business Capital ROL MANUFACTURING OF Lisabeth H. Coakley G AMERICA, INC. Security interest recorded on July 3, 2007 in favor of Rovinat Business Capital Inc. Security interest recorded on October 31, 2005 in favor of Rovinat Business Capital Inc. Security interest recorded on October 31, 2005 in favor of Rovinat Business Capital Inc.	America, Inc.  ROL Manufacturing of Sandra M. Koenig G Registered America, Inc.  ROL Manufacturing of Lisabeth H. Coakley G Registered favor of Roynat Business Capital. Inc.  Security interest recorded on July 3, 2007 in favor of Roynat Business Capital. Inc.  Security interest recorded on July 3, 2007 in favor of Roynat Business Capital. Inc.  Security interest recorded on October 31, 2007 in favor of Roynat Business Capital. Inc.  Security interest recorded on October 31, 2005 in favor of Roynat Business Capital. Inc.  Business Capital Inc.	America, Inc.  Security interest recorded on July 3, 2007 in favor of Rovivar Business Capitral Inc.  ROL Manufacturing of Royanar Business Capitral Inc.  Security interest recorded on July 3, 2007 in favor of Royanar Business Capitral Inc.  ROL Manufacturing of Royanar Business Capitral Inc.  Security interest recorded on July 3, 2007 in favor of Royanar Business Capitral Inc.  Security interest recorded on July 3, 2007 in favor of Royanar Business Capitral Inc.	Agent Code Status Application Registration Registration Registration Registration Registration Registration Relative No. 110,715  ROL MANUFACTURING OF Lisabeth H. Coakley G Registered 78/507,476 3,110,715  ROL MANUFACTURING OF Lisabeth H. Coakley G Registered 78/507,512 3,280,475  ROL MANUFACTURING OF ROLL	AMERICA, INC.  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,476 3,110,715 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,476 3,102,7408 24-06-2003  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004  ROLL MANUFACTURING OF Sandra M. Koenig G Registered 78/507,512 3,280,475 28-10-2004	America, Inc.  Security interest recorded on October 31, 2007 in favor of Royal M. Koenig G Registered 78/507,512 3,280,475 28-10-2004 27-08-2007 Registered 78/507,512 3,280,475 28-10-2004 27-08-2007 Registered 78/507,512 3,280,475 28-10-2004 14-08-2007 Registered 78/507,512 3,280,475 28

**REEL: 005026 FRAME: 0821** 

# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

Description of goods and/or services	Class 7: High performance internal combustion engine gaskets; gaskets for internal combustion engines, namely, intake manifold and water outlet gaskets constructed with polymer carriers designed to positively place and hold the high temperature silicone sealing bead in specific location to create a high strength seal with significantly less bolt lead and used in aluminum internal combustion engine parts, all of the above specifically excluding gaskets for plumbing.	Class 7: Non-metal engine gaskets for vehicles.				4
Next deadline & date (dd-mm-yyyy)		Affidavit of Use due:	between 06- 05-2013 and 06-05-2014	Renewal due:	06-05-2018	
Registration date (dd-mm-yyyy)		06-05-2008				
Filing date (dd-mm-yyyy)		02-03-2007				
Registration N°.		3,421,534				
Application N°,		77/120,527				
Status		Registered				
Code		O				
Agent		Sandra M. Koenig				
Owner of the trade-mark		ROL MANUFACTURING OF AMERICA, INC.				
Trade-mark		EZSTICK				Heenen Blaikie u.P
The second secon		<u>+</u>	REEI	L:	TR 00:	ADEMARK <sup>®</sup> 5026 FRAME: 0822

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# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

s	notive s for amely, ngine, fuel	le bits drilling or use pipe and s.	and center	ro.
Description of goods and/or services	Class 7: Gasket and seals for automotive gas and for diesel applications for passenger cars and trucks, namely, gaskets and seals related to the engine, exhaust system, cooling system, fuel system, driveline, and fluids.	Class 7: Metal muffler clamps; [flange bits for power drills, namely, bits for drilling holes to receive the manifold studs for use in land vehicles;] metal exhaust pipe hangers, steel exhaust flanges, and manifold studs for use in land vehicles.	Class 12: Engine mounts, strut and transmission mounts, bushings, center support mounts and bearings	
Next deadline & date (dd-mm-yyyy)	Affidavit of Use due: between 30- 12-2013 and 30-12-2014 Renewal due: 30-12-2018	Renewal due: 09-07-2012	Renewal due: 29-10-2012	
Registration date (dd-mm-yyyy)	30-12-2008	09-07-2002	29-10-2002	
Filing date (dd-mm-yyyy)	14-11-2007	21-09-1999	16-10-2001	
Registration N°.	3,552,857	2,592,216	2,780,272	
Application N°.	77/328,849	75/804,493	76/330,105	
Status	Registered	Registered	Registered	
Code	<b>o</b>	ш	M (dormant)	
Agent	David E. Weslow	Ronald A. CiCerbo	Lisabeth H. Coakley & Jessica S. Sachs	
Owner of the trade-mark	ROL MANUFACTURING OF AMERICA, INC.	Marwil, Inc. Security interest recorded on October 31, 2005 in favor of RoynaT Business Capital Inc.	ROL ManuFacturing of America, Inc. Security interest recorded on July 3, 2007 in favor of Roynat Business Capital Inc.	
	INNOVATIVE SEAL & DESIGN  Thoretive	MARWIL PRODUCTS	MOUNTEC	ADEMARK
	7.5	- 13.	TR	ADEMARK <sup></sup> 5026 FRAME

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# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

ſ		Vamely, Steering Seals, emblies nprising (its For Pumps Rings; Gears	fflers	ased is to fluid	9
	Description of goods and/or services	Class 17: Automotive Components, Namely, Hoses For Power Steering. Power Steering Repair Kits Comprising All Gaskets, Seals, And "O" Rings; Rack And Pinion Assemblies For Use With Power Steering Comprising Gaskets, Seals And "O" Rings, Kits For Rebuilding Power Steering Pumps Comprising Gaskets, Seals, And "O" Rings, And Kits For Rebuilding Steering Gears Comprising Gaskets, Seals, And "O" Rings, Comprising Gaskets, Seals, And "O" Rings	Class 6: Metal clamps for vehicle mufflers and exhaust systems.	Class 17: High temperature silicone-based bead seals for sealing head gaskets to engine heads and blocks to prevent fluid seepage.	
	Next deadline & date (dd-mm-yyyy)	Renewal due: 20-08-2015	Renewal 12-07-2014	Affidavit of Use due: between 06-06-2011 and 06-06-2012 Renewal due:	
	Registration date (dd-mm-yyyy)	20-08-1985	12-07-1994	06-06-2006	
	Filing date (dd-mm-yyyy)	04-05-1984	19-06-1990	26-10-2004	
	Registration N°.	1,355,344	1,844,073	3,100,133	
	Application N°,	73/478,747	74/070,708	78/505,790	
	Status	Registered	Registered	Registered	
1	Code	Ι	ш	<b>9</b>	
	Agent	isabeth H. Coakley	Christopher B. Fagan	Sandra M. Koenig	
	Owner of the trade-mark	ROL ManuFacturing of America, Inc. Security interest recorded on July 3, 2007 in favor of Roynat Business Capital Inc.	ROL Manufacturing (Canada), Ltd. Security interest recorded on November 1, 2005 in favor of Roynat Business Capital Inc.	ROL MANUFACTURING OF AMERICA, INC. Security interest recorded on October 31, 2005 in favor of Roynat BUSINESS CAPITAL INC.	
	Trade-mark	OMEGA & DESIGN	PERMA-HOLD	TRADENT " LOSISEAL & DESIGN TRADE TO THE TRANSPORT TO THE	nan Blaikie แะ
		15.	ين REE		RK <sup></sup> AME: 0824
			IVEL	000020 i i\	, <del> </del>

# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

18. ROL EXTERME & ROL MAURACTURING Office Status   Application   Registered   724628,223   1,471,179   05-11-1996   05-01-1998   Renewal due: Octobrate   Registered   724628,223   1,471,179   05-11-1996   05-01-1998   Renewal due: Octobrate   Ren		system clamps, and kits, and titser link kits; and ushings,	ance s and	~
18. ROL KYREME & ROL MANUFACTURING Corporate Control of Language Roll of Registered Corporate Control of Registered Control of Regis	Description of goods and/or services	<u>주</u>	Class 7: Stainless steel high performance mufflers and tips for exhaust systems and engine gaskets.	
Trade-mark Owner of the trade-mark Agent Code States Application Registration (44-mm-1979)  18. ROL MANUFACTURING (CADDAIA) LTD.  19. ROL EXTREME & ROL MANUFACTURING of Royard Incended on November (CANAM) LTD.  19. ROL EXTREME & ROL MANUFACTURING of Royard Incended on CADDER 31.  10. ROL EXTREME & ROL MANUFACTURING of Royard Incended on CADDER 31.  10. ROL EXTREME & ROL MANUFACTURING of Royard Incended on CADDER 31.  10. ROL EXTREME & ROL MANUFACTURING of Royard Incended on CADDER 31.  10. ROL EXTREME & ROL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  10. ROL EXTREME & ROL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  11. ROL EXTREME & ROL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  12. ROL EXTREME & ROL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  13. ROL EXTREME & ROLL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  14. ROLL EXTREME & ROLL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004  15. ROLL EXTREME & ROLL MANUFACTURING of Mark P. Lang E Registered 78/500,631 3,045,457 15-10-2004	Next deadline & date (dd-mm-yyyy)	Renewal due: 05-01-2018	Affidavit of Use due: between 17- 01-2011 and 17-01-2012 Renewal due: 17-01-2016	
18. ROL EXTREME & ROL MANUFACTURING Code Status Application Registered Code Status Application Registered No. Business Carital Inc.  19. ROL EXTREME & ROL MANUFACTURING of Royal Illnes)  19. ROL EXTREME & ROL MANUFACTURING of Royal Illnes)  19. ROL EXTREME & ROL MANUFACTURING of America, Inc.  19. Business Carital In	Registration date (dd-mm-yyyy)	05-01-1988	17-01-2006	
18. ROL EXTREME & ROL MANUFACTURING of BUSINESS CAPITAL INC.  19. ROL EXTREME & ROL MANUFACTURING of Royal Infress product lines)  19. ROL EXTREME & ROL MANUFACTURING of Royal Infress product lines)  19. ROL EXTREME & ROL MANUFACTURING of America, Inc.  19. Business Capital Inc.  19. Busine	Filing date (dd-mm-yyyy)	03-11-1986	15-10-2004	
18. ROL MANUFACTURING Sandra M. Koenig E. G Registered (Canaba), LTD. (Canaba), LTD. (Canaba) LTD. (	Registration N°.	1,471,179	3,045,457	
18. ROL  ROL MANUFACTURING Sandra M. Koenig (Corporate name and also used recorded on November 1, 2005 in favor of Roynart Roynart Capital Inc.)  19. ROL EXTREME & ROL MANUFACTURING of Mark P. Lang E DESIGN Security interest recorded on October 31, 2005 in favor of Roynart Product Innes)  BUSINESS CAPITAL INC.  BUSINESS CAPITAL INC.  Helenan Blaikie up	Application N°.	73/628,223	78/500,631	
18. ROL ROL MANUFACTURING CANADA), LTD. Security interest recorded on November 1, 2005 in favor of Roynar Business CAPITAL Inc. Security interest recorded on October 31, 2005 in favor of Roynar Business CAPITAL Inc. Security interest recorded on October 31, 2005 in favor of Roynar Business CAPITAL Inc. Business CAPITAL Inc. Business CAPITAL Inc.	Status	Registered	Registered	
18. ROL  19. ROL EXTREME & ROL MANUFACTURING (CANADA), LTD. Security interest recorded on November 1, 2005 in favor of Roynat Business CAPITAL Inc.  Security interest ROL MANUFACTURING OF AMERICA, Inc. Security interest ROL MANUFACTURING OF AMERICA, Inc. Security interest ROL MANUFACTURING OF AMERICA, Inc. Security interest ROL MANUFACTURING OF AMERICA, Inc. Business CAPITAL Inc. Business CAPITAL Inc.	Code	E, G (corporate name and also used to brand gasket and exhaust product lines)	Э	
18. ROL 19. ROL EXTREME & ROL MANUFACTUR (CANADA), LTD. Security recorded on No 1, 2005 in 1a ROYNAT B ROYNAT B ROYNAT B CAPITAL INC. Security recorded on Octo recorded on Octo 2005 in 2005 in 3 ROL MANUFACTUR AMERICA, INC. Security recorded on Octo 2005 in 3 ROL MANUFACTUR AMERICA, INC. Security recorded on Octo 2005 in 3 ROL MANUFACTUR AMERICA, INC. Security recorded on Octo 2005 in 3 ROL MANUFACTUR AMERICA, INC. Security recorded on Octo 2005 in 3 ROL MANUFACTUR AMERICA, INC. BUSINESS CAPITAL INC.	Agent	Sandra M. Koenig	Mark P. Lang	
E TRADEMARK	Owner of the trade-mark	ROL MANUFACTURING (CANADA), LTD. Security interest recorded on November 1, 2005 in favor of ROYNAT BUSINESS CAPITAL INC.	ROL Manufacturing of America, Inc. Security interest recorded on October 31, 2005 in favor of Roynat Business Capital Inc.	
TRADEMANN	Trade-mark			nan Blaikie u.P
REEL: 005026 FRAME		<del></del>	HK/	ADEMININ

**REEL: 005026 FRAME: 0825** 

### œ

# ROL MANUFACTURING OF AMERICA, INC. ROL MANUFACTURING (CANADA) LTD. MARWIL, INC.

	Trade-mark	Owner of the trade-mark	Agent	Code	Status	Application N°,	Application Registration ("	Filing date (dd-mm-yyyy)	Registration date (dd-mm-yyyy)	Next deadline & date (dd-mm-yyyy)	Description of goods and/or services
20.	20. WHITESEAL TECHNOLOGY	ROL Manufacturing of Lisabeth H. Coakley America, Inc.	Lisabeth H. Coakley	9	Registered	76/527775	2911545	24-06-2003	14-12-2004	Affidavit of Use due:	Affidavit of Use Class 7: Gaskets for internal combustion due:
		Security interest recorded on July 3, 2007 in favor of Roynar Business Capital.								between 14- 12-2009 and 14-12-2010	
										Renewal due:	
										14-12-2014	

**REEL: 005026 FRAME: 0826** 

TRADEMARK



### APPENDIX "3" - "MATAMOROS FIXED ASSETS SCHEDULE"

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Column   C		d Saw. d Saw Saw Or bailor or bailor isla vacuum	Tannewitz Tannewitz	15947 96022				(語の) ロージがっている	1200-9015407Plant		Cut Cork Rubber Blocks	WG14A
Account between   Account be		d Saw Saw Or bails Or bails I vacuum iel vacuum	Zļi	96022		THE PROPERTY OF THE	からいていたのではあ ではなるという	The second of th			COLOUR STRONG ST	
		Saw for baller lai vacuum: lai vacuum:	いっているというというできないできる		eje:	3 350, 450, 500, 500, 500, 500, 500, 500, 5	1.000 Pro # 800 Pro # 800 Pro	が ないのう ない	Plant		CUI COIK RUUDEL DIOCKS	WC14A
State of the control of the contro		ap.compactor bailor citic fulustita vacuum citic fulustita vacuum citic fulustital vacuum nd Sawi mattur Fan tractor Fan tractor Fan tractor Fan tractor Fan		F178192	NA:	AC STATE OF	PAN		1200-5021169 Plant		Cut Cork Rubber Blocks	WC14H
Control Cont		ctric Industrial vacuum ctric Industrial vacuum: nd Sawi rizclor Fan tractor Fan tractor Fan	1					- 1	Plant	12.00	Compacts scrap & baller	INA
Control Free   Cont		ctric Industrial vacuum nd Saw ractor Fan ractor Fan ractor Fan ractor Fan	0.000	NA	NA	100	支				Dust collector for Saw Machines	N/A
Control Cont			\$18 - 44.60 CASS	13667	11051-02		1		Plant	-	Court collector for Saw Machines	N/A
Control Per   Control Contro			130 SAN	報告 はない はな			Transfer of the second		Plant	-	Cut Cork Rubber Blocks	NA
Designation of the Continue				6H-18-5722	SC-1T	20	200	の 一年 の 日本	1200-8007442 Plant	-	<ul> <li>Extractor Fans for cork glue press frames curing</li> </ul>	N/A
Control 1,		47.94	1 Microenviroments		S \$2000 W	The State of the S	· · · · · · · · · · · · · · · · · · ·	は、大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大	Plant	1 Gasket	Extractor Fans for cork glue press frames curing	N/A
Control         Control <t< td=""><td></td><td></td><td>34.5</td><td>SERVICE AND THE</td><td>You A applied to</td><td>ない 大きな 神経 なる</td><td>1</td><td></td><td></td><td>3.</td><td>Extractor Fans for cork glue press frames curing</td><td>NA</td></t<>			34.5	SERVICE AND THE	You A applied to	ない 大きな 神経 なる	1			3.	Extractor Fans for cork glue press frames curing	NA
Fig. 19   Fig.		ractor Fan		6H-18-5753		20	1	発生を行るできます。	1200-8007442 Plant	Gasket		N/A
Control   Cont		press		40-3 1/2-15499		35			1200-100888(Plant	t* Exhaust	High Temp gaskets coming press	WC100
Control         Control <t< td=""><td></td><td>press</td><td></td><td>40 1/2 8999</td><td>40-3 1/2</td><td>13841. US</td><td>A</td><td></td><td>1200-701680(Plant</td><td>Exhaust :</td><td>High Temp gaskets colning press.:</td><td>WC10C</td></t<>		press		40 1/2 8999	40-3 1/2	13841. US	A		1200-701680(Plant	Exhaust :	High Temp gaskets colning press.:	WC10C
Company   Company   Control   Cont			Minster	40 1/2 8997	40-3 1/2	13481 : US	Α.		Plant	1 Exhaust	<ul> <li>High Temp gaskets coining press</li> </ul>	WC10G
Control         Miletan         CASA STATES         NAME AND CONTROL         CASA STATES         NAME AND CONTROL         CASA STATES			Minster	40-3 1/2 -7217	NA	15035 U.S.	Α		1200-800764 (Plant	1. Exhaust	High Temp gaskets coining press.	- WC10C
Conference   Con			Minster		NA	15035 US	Α		1200-8007641Plant	Exhaust	High Temp gaskets coining press	wcfoc
Control Cont		press		*	40-3.50-24		Ą		11200-9005116Plant	Exhaust	<ul> <li>High Temp gaskets coining press</li> </ul>	WC10C
Control Cont		press	1 Cont. (1988)	2	40-3:50-24	55114 US	A		1200-2004412Plant	to Exhaust	High Temp gaskets cohing press	WC10C
CATE BOAK Store   1   Cate Store   1		10	1.				20		S Plant	1 Exhaust	High Temp gaskets coinfing press	NA
Code Book Stook         1 Code Book Stook         1 Code Book Stook         Code Book Stook Stook         Code Book Stook Stook         Code Book Stook Stook Stook         Code Book Stook Stook Stook         Code Book Stook St		rk Block Slicer	SC 1977	M9340	H24B	1200	ᅥ		1200-8007640 Plant	1 Gasket	Cork rubber frame sheet slicer	WC14C
Out Press   1		rk Block Slicer	A. C. C.	N/A	M9034	N/A	N/A	Section 19	1200-502075t Plant	1 Gasket	Cork rubber frame sheet slicer	WC14C
Glabel Density         Name         Stock         CANADA (2000)         Fig. 10         Fig. 20	100	ie Press		X748671	N/A		N. S. N.	のは、中心には、大学のでは、ためいでは、大学のでは、それには、それには、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のでは、大学のいうは、大学のは、大学のは、大学のは、大学のは、大学のは、大学のは、大学のは、大学の	1200-5021165 Plant	7	Cork rubber frame hydraulic press to glue cork	WC14B
National places   1   Avenum Antahiany   201231   Ac20,000   502.000   502	Sec. 20. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	ie Press	1. NA	N/A	N/A		÷	10 May 12	662	1 Gasket	Cork rubber frame hydraulic press to glue cork	WC148
Rolling Posts         Holing Posts         Holing Posts         Holing Posts         Control Post Michael Statistics	No No.	stic Molding Machine	200	980521	AB-200	100000		のは、大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大	275	Gasket	<ul> <li>Plastic injection machine for plastic screws for manifold gaskets</li> </ul>	WC17J-
Purch Press Machine         1 (annual Durch Press Machine         2 (annual Du	海洪	lling press " "	1.   N/A	\$ 150 B. 150	12.000 p.	1000年間の			Plant	Casket:	Gasket flattening rolling press	WC17H
Putter Press Machine         1 Blavon Bogges         22-54-94.227         USA         1 200-0500776 Part II classed         Putter press Machine		mace / Oven	1 > Ideal	開発でがれる。 あたぎ	10 Company (10 Com	10 10 10 10 10 10 10 10 10 10 10 10 10 1	STATE OF STA		Plant	1 Gasket	Oven to dry black painted cork nibber gaskets	WC14G
Punch Press Machine         1 Manual         1 Manual </td <td></td> <td>nch Press Machine</td> <td>South</td> <td>25049A221</td> <td>9060-6</td> <td>SO Y WAR</td> <td>A 安徽縣 64 公徽部</td> <td></td> <td>1200-5020756 Plant</td> <td>1 Gasket</td> <td>Punch press machine for gasket parts</td> <td>WC14D</td>		nch Press Machine	South	25049A221	9060-6	SO Y WAR	A 安徽縣 64 公徽部		1200-5020756 Plant	1 Gasket	Punch press machine for gasket parts	WC14D
Participation of the control	1.54	nch Press Machine	1.375.M24	P2-45-13803	N/A	30	A 30.00 - 30.000 A	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1200-5020756Plant	1 Gasket	Punch press machine for gasket parts : : : :	WC17C
Pural Presidential Information of March Board (March Board Board)         Fund Presidential Board Bo		nch Press Machine	Preco Industries	366-5D	1212-20T	31			1200-7000211 Plant	-	Punch press machine for gasket parts	WC17E
Purple Prose Machine         E W Biss.         1235         17.3.3         17.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0		nch Press Machine	Warco	5349.	65-2-80C	715983 US			1200-7016803Plant		Punch press machine for gasket parts.	1/5 G
Runch Peers Machine         1 Daily         80 (145907)         14250-43-90         61569         1580         1020 600-4489 pm. 1         3 saket         Purch press machine for gasked parts           Punch Peers Machine         1 Rousselle         24565-60         1856         1850         1850         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1700 600-1891         1800 600-1891         1700 600-1891 </td <td></td> <td>nch Press Machiné</td> <td></td> <td></td> <td>225</td> <td></td> <td></td> <td></td> <td>1200-8013056 Plant</td> <td>Exhaust</td> <td>Punch press machine for gasker parts</td> <td>WCJUN</td>		nch Press Machiné			225				1200-8013056 Plant	Exhaust	Punch press machine for gasker parts	WCJUN
Pumb Press Machine         1 Annualer         P2-45-14007         Pack Double Stream         Pumb Press Machine         1 Annualer (Pack Double Stream)         Pack Double Stream (Pack Double Stream)         Pumb Press Machine         1 Annualer (Pack Double Stream)         Pumb Press Machine         Pumb Press	1 TO 1 TO 1	nch Press Machine		60145901	H2-50-48-30				1200-8004484 Plant	1 Gasket	Funch press machine for gasket parts	WC.40
Princip Frosts Michael   Robbi Education	100000	nch Press Machine		PZ-45-14907	F2-45	0			1200-5004456 Plant	Gasket	Dunch many machine for gasket parts	WOTAN
Frunch Press Matchine   Frun		non Press machine		00007	00000		2000			T	Dinch press machine for gasket parts	WC14D
Transfer Head Place   Casteler   Principal Place   Casteler   Principal Place   Casteler   Principal Place   Principal		non Press Machine		25933	00000		2		1200 800784 Diant	T	Princh press machine for dasket parts	WC17B
Punch Press Machine         I Minister         Liva 10         FF24648         S676         CRAW 175000         1200-900511 Pent 1         Cabister         Punch press machine for gasked parts           Punch Press Machine         1 School Of Ge GMGG         HF24648         5675         CRAW 175000         1200-901607 Pent 1         School Of Control Of San 174 Pent 174 Pe		velica Head Princh Press		8-200 1-7	GTH-20R5		÷	がある。 は 2000 と 1000 と	1200-8012604 Plant	T	Travellog Head plinch bress for daskets	WC30A
Purel Fress Mactine         1 Biss Obt         Fig. 200         150.000 (170.00)		Joh Dese Machine		110-10	2007	1	1		Plant		Princip press machine for pasket parts	WC/7B
Purich Press Machine   1   Schort Co Guide   Spring Court	10000	wh Proce Marking	90,000,000,000	HARRAK	HP-28649		Carlo Paris	The second second second	1200-9005116Plant		Punch press, machine for paskel parts	WC10G
Traveling Head Puruch Press         A form         C73079         G588         5511         KG         8500         120-001401 Ppnnt 1         Casket         Traveling Head Puruch Press Machine         Pennt 1         Casket         Traveling Head Puruch Press Machine         Pennt 1         Robin Valued Puruch Pur	100 miles	ach Press Machine	Cie GMBG	59727/84	2071A		MANY			1	Punch press machine for dasket parts	WC17!
Punch Pross Machino         1         Federal Pross         2.07/6         Pennt I         Extinists         Rount Lebisgrommet Colonia press Chibit National Colonia press Chibit National Colonia press Chibit National Colonia press Chibit National Colonia press Machine         Pannt I         Retriet In Not used Pross Machine         Retriet In Not used Pross Machine         Pannt I         Pannt	1	veling Head Punch Press	0.000	C73079	G888			では、はなるないがには	1200-0014015Plant	1	Traveling Head punch press for gaskets	WC30A
Punch Persis Machine   Minister   Exhausts   Routh Male Promise Machine   Invited Process Mac			Federal Press	2-2016					Plant	Ξ	Rotary table grommet closing press for high temp gaskets	WOTOR
Punch Press Machine         I Minister         616370         O.B.I. Flyunheel         Learning of marking processed and proc		nch Press Machine.		B1.32-12874					Plant	-	<ul> <li>Rotary table grommet closing press for high temp gaskets</li> </ul>	WC10G
Punch Press Machine         1 Minster         B66533         TOS 3122         14329         Lose         4500         1200-000304 Pennt         Enhant         Descriptions as machine of gasket parts         Punch Press Machine         Part of Exhauts         Descriptions and past of the form of gasket parts           Punch Press Machine         1 Mingare         44506-G         2         4500         1200-000304 Pennt         Exhauts         Description past of this timp		nch Press Machine		6 12670	O.B.I. Flyunhee				Plant		Punch press machine for gasket parts	N/A
Punch Press Machine   Minister   1984			Minster	8 5633					Plant	-	Punch press machine for gasket parts	N/A
Punch Press Machine   1 Minates   Punch Press Punch			Minster	9984	70-3 1/2:		1		1200-4003044 Plant	-	Dust collector for Saw Machines	WC100.
Purch Press Machine   I Mingare   Purch Press Machine   I Pressolechink   Purch Press Machine   I Pressolechink   I Purch Press   Purch Press   Purch Press   I Pressolechink   I Purch Press   Purch Press   Purch Press   I Pressolechink   I Mingare   Purch Press			Minster	2-900p-t-		1			Penn	Exhaust	Ochan hills mammer classes falls	WO TO TO
Purint Press Machine   1   Brown Boggs   1226   14LW   Purint   Exhaust   Purint		non Press Machine		24.44670		1			Dispre	Exhaust	Note to the second of the seco	WOYJON
Punch Press Machine         1 Grown Bodgs         7422         74LM         Control Press Machine         Paint I         Exhaust         Punch Press machine for greater paints           Punch Press Machine         1 Federal Press         Mar-94         22.34         67.0         USA         62.31         1.000-801306 Paint I         Not used         Reveils machine for exhaust parts           Riverian Machine         1 United Shoe Machinary         1.460         67.0         USA         62.31         1.000-801306 Paint I         Not used         Reveils machine for exhaust parts           Rolling Press         1 Bolling Press         1 Bolling Press         Rolling Press         Rolling machine for exhaust parts         Rolling machine for exhaust parts           Rolling Press         1 Rolling Press         1 Rolling Press         Rolling machine for exhaust parts         Rolling machine for exhaust parts           Rolling Press         1 Rolling Press         1 Rolling Press         1 Rolling machine for exhaust parts         Rolling machine for exhaust parts           Rolling Press         1 Rolling Press         1 Rolling Press         Rolling machine for exhaust parts           Rolling Press         1 Rolling Press         1 Rolling Press         Rolling machine for exhaust parts           Rolling Press         1 Rolling Press         1 Rolling Press         Rolling machin		neh Drase Machine		4478R					Tuesday.	Exhanet	Blanking purch press for onskets	WC10D
Punch Priss Machine         1         Folderial Prisss         Mari-94         67         USA         62.31         1200-801306f Pant 1         Exhaust         Rodar/Table grounds Lobering paskets           Rivering Machine         1         United Since Machinary         1450         67.3         10.2         82.31         1200-801306f Pant 1         Not used         Rivering machine for exhaust parts           Rivering Machine         1         United Since Machinary         1450         67.0         USA         62.31         1200-801306f Pant 1         Not used         Rolling press for flattering gaskets           Rolling Press         1         Bolling Press         NA         1650         CANADA         150.0         1200-801306f Pant 1         Not used         Rolling press for flattering gaskets           Rolling Press         1         Bolling Press         NA         1650         CANADA         150.0         150.0         150.0         Rolling press for flattering gaskets           Rolling Press         1         Pressolecturik         NA         1650         CANADA         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0         150.0		och Press Machine	ľ	12472	141W				Plant	Exhaust	Punch press machine for pasket parts	WC10N
Riveling Machine         1 United Shoe Machinary         C234         670         USA         62.31         1200-801306f Pant 1         Not used         Riveling machine for exhaust parts           Riveling Machine         1 United Shoe Machinary         1460         670         USA         62.31         1200-801306f Pant 1         Not used         Riveling machine for exhaust parts           Robing Press         1 Bolling         1 Bolling         Robing Press         <		nch Press Machine	L	Mar-94					Plant	1 Exhaust	Rotary table grommet closing press for high temp gaskets	WC10F
Riveling Machine         1 United Shoe Machine         Inited Shoe Machine         Inited Shoe Machine         Riveling machine for exhaust parts           Roling Press         1 Bolling         A Rolling Press         Rolling press for flattening gaskets         Rolling press for flattening gaskets           Residency Press         1 Relate Engineering         247296         NA         1675         CANADA 650         1200-8006239 Penril         Entitle to the Analysis of Addition gaskets           Press Machine         1 Pressorbecturik         46393221         PCG-9         3169         LSA         6500         1/200-000226 Penril         Blanking punch press for gaskets           In Press Machine         1 Pressorbecturik         72362         349 C         Res         1/200-000226 Penril         Extiguist         Wite sheet culting machine for high large gaskets		eting Machine	1 United Shoe Machinar	\ \ \	C234				1200-8013056 Plant		Riveting machine for exhaust parts	N/A
Rolling Press         1 Bolling         Rolling Press         Rolling Press         Rolling Press         Rolling Press         Rolling Press         Rolling press for flattening gaskets           Profit Press         1 Rolling press         1 Rolling press for flattening gaskets         Rolling press for flattening gaskets           Press Machine         1 Rolling press for gaskets         Rolling press for gaskets         Rolling press for gaskets           1 Press Raceine         1 Rolling gaskets         1 Rolling gaskets         Rolling press for gaskets		reting Machine	1 United Shoe Machinar	Ą	1460				1200-8013056 Plant	-	Riveting machine for exhaust parts	N/A
Roling 7 Ross         1 Rizal Engineering         424256         INA         1675         CANADA         1500-9002623 Pent 1         Exhaust         Roling pask for blanking parking pask bits           Press Machine         1 Pressolentik         46393221         PCG-9         3169         LSA         6500         1200-9002623 Pent 1         Exhaust         Bent Pent Pent Pent Pent Poss for gaskets           Vives cutching machine         1 Pagro         72302         3450-         A         6500         1200-9002623 Pent 1         Exhaust         Bent Pent Pent Pent Pent Pent Pent Pent P		lling Press									SS	N/A
Press Machine 1 Pressolectrink 46393221 PCG-8 3169 USA 6500 120/JO00328 Part 1 Gasser Blanking purch press for gassets (2000 1200 Part 2 Extens Whe sheet cutting machine for high temp gastets (2000 1200 Extens 1 Part 2		ling Prèss	B		N/A	5600			96230	ш	8	WC17H
Wire outsing machine 1 Panco 173302 349 C   Panco 173302 Exhaust White sheet culting machines for high leining gesters			echnik		PCG-8		.A. 6500		03269		19 PL	WC1/D
のでは、これでは、これでは、これでは、これでは、これでは、これでは、これでは、これ	M				349 C				Flant	2 Exhaust s	heet	WC10H

Appendix 3 to DC Gaskets LO! - ROL Mexico Revised Machine List 04 30 2009 REV B - Final Draft - REV

PAGE 1 OF 2

ROL Mexico Equipment List

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PRODUCTION FLOOR MACHINE EQUIPMENT LIST

ROL MANUFACTURAS DE MEXICO, S.A. DE C.V.

MACHINE CLASSIFICATION	QUANTITY
EXHAUST	
GASKET	33
EXHAUSTIGASKET	. 2
NOT USED IN PROD, AREA	2

PAGE 2 OF 2

Appendix 3 to DC Gaskets LOI - ROL Mexico Revised Machine List 04 30 2009 REV B - Final Draft - REV

### APPENDIX "4" - "FEE WAREHOUSES SCHEDULE"

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1255 LaQuinta Dr. Suite 120, Orlando, Florida • 32809 Ph: 407-365-8380 • Fax: 407-365-9852

### **CANADIAN**

### 1 - Gasket & PSH

Auto Parts Warehouse 7634 Kimbel st. units #1-9 Mississauga ON L5S 1M6

E: n/a

P: 905.677.0996 F: 905.677.4226

### 2 - Only Gasket

Carpak Corp.
3220 Lake City Way
Burnaby BC V5A 3A4
E: betty.carpak@telus.net

P: 604.420.6651 F: 604.420.3424

Carpak Dist. 16503 116<sup>th</sup> Ave. Edmonton AB T5X 4B2

E: carpaked@telusplanet.net

P: 403.414.6600 F: 403.414.6609

ACME Sales & Warehouse 315 Baig blvd. Moncton NB E1E 1E1

E: n/a

P: 508.857.8511 F: 508.857.8259

Lou Boudrias Ltée 8852 Champ D'Eau St. Léonard (QC) H1P 2Y8

E: n/a

P: 514.955.9386 F: 514.955.6466

### **AMERICAN**

### 1 - To be confirmed shortly

Engine Parts Whse 5060 Bakers Ferry Rd. S.W. Atlanta GA 30336

E: shirley@enginepartsatlanta.com

T: 800.558.8978 F: 404.472.0107

National Auto Parts Whse 11150 N.W. 32<sup>nd</sup> Ave. Miami FL 33167 E: natperf@msn.com T: 305.625.7786 F: 305.625.9367

CMA 2320 E. 49<sup>th</sup> St. Vernon CA 90058

E: n/a

T: 800.927.1117 F: 323.587.5845

Automotive Jobbers Supply S 125 Walnut, Po box 2200 Spokane WA 99210

E: n/a

T: 509.624.2291 F: 509.624.5686

Rol Warehouse 8930 Governor's Row Dallas TX 75247 E: simond@rolmfg.com

T: 214.637.6355 F: 214.637.5513

### **APPENDIX "5" – DRAFT FORM OF IP LICENCE**

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### LICENSE AGREEMENT RESPECTING USE OF CERTAIN INTELLECTUAL PROPERTY, WEBSITE AND OTHER FACILITIES

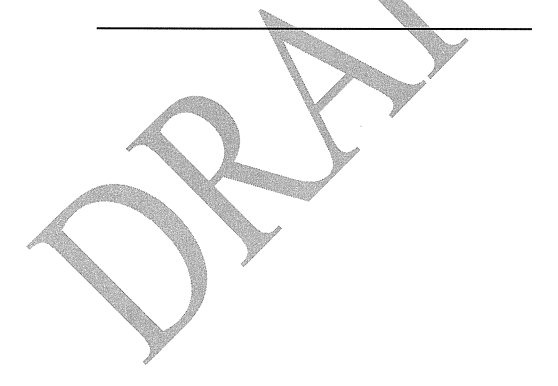
Made as of •

Between

[TO BE DETERMINED - COMPANIES OR EXHAUST DIVISION PURCHASER]

and

MANUFACTURAS DIVERSAS, S.A., (MADISA)



### LICENSE AGREEMENT RESPECTING USE OF CERTAIN INTELLECTUAL PROPERTY, WEBSITE AND OTHER FACILITIES

This Agreement is made as of •, between

[NOTE: TO BE DETERMINED – COMPANIES OR EXHAUST DIVISION PURCHASER]

(hereinafter referred to as "ExhaustCo")

and

MANUFACTURAS DIVERSAS, S.A. de C.V., (MADISA) (hereinafter referred to as "GasketCo")

### **RECITALS**

### [NOTE: TO MODIFY IF COMPANIES, RATHER THAN EXHAUSTCO, SIGN THIS]

- A. WHEREAS ExhaustCo hasconcluded or will conclude an asset purchase agreement ("Exhaust Purchase Agreement") with one or more of the following: ROL Manufacturing (Canada) Ltd., ROL Manufacturing of America, Inc., Marwil, Inc., ROL Manufacturas de Mexico, S.A. de C.V. and ROL Mexicana, S.A. de C.V. (each a "Vendor" and collectively, "Vendors") whereby ExhaustCo purchased certain intellectual property, including certain intellectual and other property (the "Common Assets"), such as the Vendor's website, domain name and email addresses, previously used by the Vendors for both their exhaust parts division (the "Exhaust Business") and their engine gaskets parts division (the "Gasket Business");
- B. WHEREAS GasketCo has concluded an asset purchase agreement ("Gasket Purchase Agreement") with one or more of the Vendors whereby the Vendors sold to the GasketCo certain intellectual property used exclusively for the Gasket Business and whereby the Vendors undertook to ensure that the GasketCo is granted access and use, for a limited period of time and without charge, to the Common Assets, inasmuch as GasketCo has agreed to allow ExhaustCo to acquire ownership thereof despite their use, in part, in respect of the Gasket Business prior to the conclusion of the Gasket Purchase Agreement;
- C. WHEREAS the Exhaust Purchase Agreement was concluded under the condition that ExhaustCo provide to GasketCo access and use, for a limited period of time and without charge, to the Common Assets, inasmuch as GasketCo has agreed to allow ExhaustCo to acquire ownership thereof despite their use, in part, in respect of the Gasket Business prior to the conclusion of the Gasket Purchase Agreement;
- D. WHEREAS the parties have acknowledged that the use of and access to the Common Assets, in a manner and to the extent consistent with the use thereof by the Vendors in respect of their engine gasket division immediately prior to the date of the Gasket Purchase Agreement, is important to GasketCo in order to ensure the viability of the Gasket Business, and the parties further acknowledge that all consideration required in respect of providing such access and use was tendered and received by the appropriate parties further to the Exhaust Purchase Agreement and the Gasket Purchase Agreement;

LICENSE AGREEMENT RESPECTING USE OF CERTAIN INTELLECTUATION OF THE PACILITIES REEL: 005026 FRAME: 0834

E. **WHEREAS** the parties wish to enter into this Agreement in order to set forth their respective rights and obligations with respect to the Common Assets, throughout the term of this Agreement;

NOW THEREFORE FOR GOOD AND VALUABLE CONSIDERATION, the receipt of which is hereby acknowledged, the parties agree as follows:

### SECTION 1 – NATURE OF PERMITTED USE OF THE COMMON ASSETS

- 1.1 The Common Assets shall be made available by the ExhaustCo to the GasketCo, for its use and access, as follows, the whole in order to continue the manner and extent of such use and access in relation to the Gasket Business as it existed immediately prior to the Gasket Purchase Agreement for the term of this Agreement and any renewals hereof:
  - (1) ExhaustCo shall maintain any third-party commercial listings used for both the Exhaust Business and the Gasket Business;
  - GasketCo shall be permitted to use the "ROL" brand name as it relates to the Gasket Business, including, without limitation, for promoting the Gasket Business and for packaging inventory produced by the GasketCo, and notwithstanding the expiry of the initial one-year term hereof GasketCo shall be permitted to continue to ship then-existing inventory, packaged prior to the expiry of such initial one-year term, for an additional period of twelve (12) months beginning from the expiry of the initial one-year term;
  - (3) GasketCo shall be permitted to make and retain a copy of:
    - (i) all third-party vendor, supplier and customer lists, and
    - (ii) all technical data, blueprints, drawings, manuals, manufacturing process descriptions, electronic drawings, files, electronic databases relative to technical information, and electronic catalogues

used, in part, in relation to the Gasket Business and whose ownership was transferred to ExhaustCo under the Exhaust Purchase Agreement;

- (4) ExhaustCo shall maintain the Vendors' internet domain name and website <a href="www.rolmfg.com">www.rolmfg.com</a>, and GasketCo shall be permitted to have access and post content to the hyperlinks and corresponding website pages that reasonably relate to the Gasket Business as they appeared on the date of the Gasket Purchase Agreement;
- (5) ExhaustCo shall maintain the e-mail addresses using the said domain name (ie., such as <a href="mailto:xyz@rolmfg.com">xyz@rolmfg.com</a>) and GasketCo shall be permitted to use up to <a href="mailto:50">[50]</a> such addresses provided that the word "gasket" appears immediately before the "@" symbol in such addresses; and

(6) ExhaustCo shall maintain the ROL Canada phone numbers and fax numbers, and shall provide a call-forwarding function for the use of GasketCo's contacts so that calls and correspondence from the latter are transferred to GasketCo in a manner that appears to the contact as though the calls and correspondence were being placed directly to GasketCo.

### SECTION 2 – EXHAUSTCO'S OWNERSHIP OF THE COMMON ASSETS

2.1 Notwithstanding the rights conferred to GasketCo in this agreement, GasketCo acknowledges that the intellectual property forming the Common Assets shall remain the sole and exclusive property of ExhaustCo. GasketCo agrees that it will do nothing inconsistent with ExhaustCo's ownership of the property.

### SECTION 3 – TERM AND RENEWALS

- 3.1 There shall be an initial twelve month term of this Agreement, beginning on the date of the Gasket Purchase Agreement.
- 3.2 The term shall be automatically renewable, for one (1) year periods, indefinitely, unless a party hereto wishing to not renew provides written notice to the other party of between ninety (90) and sixty (60) days prior to the expiry of the then-current term.

### SECTION 4 – EXHAUSTCO TO RETAIN OFFICE SPACE [NOTE: THIS MAY BE REQUIRED BY EXHAUSTCO AND/OR DUE TO TIMING OF ASSETS SALES]

4.1 GasketCo shall facilitate the seamless transition, to the ExhaustCo, of the customer service centre used by the Vendors and located in the Orlando, Florida facility immediately prior to the Gasket Purchase Agreement, without undue expense to GasketCo, by means of such measures as redirecting correspondence destined for ExhaustCo's new customer service centre (such as via redirecting telephone and facsimile lines) and other facilitatory provisions.

### SECTION 5 - GENERAL CLAUSES

**5.1 Notices:** Any demand, notice or other communication to be given in connection with this agreement shall be given in writing and shall be given by personal delivery (in which case it shall be left with a responsible officer of the recipient) or by electronic communication addressed to the recipient as follows:

TO: **[TBD – COMPANIES OR EXHAUST PURCHASER]** 

TO: Manufacturas Diversas, S.A. de C.V., (MADISA)

Blvd Aeropuerto 1255 Predio Rancho Alegre Leòn Gto, Mèxico

Attention: Josè Luis Diaz del Castillo Lie

jdiaz@dcp.com.mx

- **5.2 Assignment:** This agreement may not be assigned without consent, other than to an affiliate of one of the parties. For all other contemplated assignments, the other party's consent shall be required but shall not be unreasonably withheld.
- **5.3 Governing Law:** This agreement shall be governed by and construed in accordance with the laws of the Province of Quebec and the laws of Canada applicable therein.
- **5.4 Entire Agreement:** This Agreement constitutes the entire agreement between the parties with respect to the subject matter and supersedes all prior agreements, negotiations, discussions, undertakings, representations, warranties and understandings, whether written or oral. [NOTE TO DRAFT IF COMPANIES SIGN THIS INSTEAD OF EXHAUSTCO, NEED TO MAKE REFERENCE TO THE TSA AND DEFINITIVE AGREEMENTS]
- **5.5** Execution and Counterparts: This agreement may be executed in any number of counterparts, each of which shall be an original and all of which shall constitute one and the same agreement.

The parties have executed this Agreement.

RECORDED: 05/13/2013

[TBD: COMPANIES OR EXH. PURCHASE] By:	KJ 
By:	
By:	
By:	
Name: ●	
Title: •	
MANUEL COMPAGENMENCAC CALL CO	<b>.</b> 7
MANUFACTURAS DIVERSAS, S.A. de C.	<b>V</b> .
(MADISA)	
By:	
Name: ●	
Title: •	