Court File No: 12-9788-00CL

MARNLEN MANAGEMENT LTD. AND LABELAD LTD.

FIRST REPORT OF THE RECEIVER

August 7, 2012

Court File No: 12-9788-00CL

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

BETWEEN:

ROYAL BANK OF CANADA

Applicant

-AND-

MARNLEN MANAGEMENT LTD. AND LABELAD LTD.

Respondent

APPLICATION UNDER SECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, c. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, c. C.43, AS AMENDED

FIRST REPORT OF PRICEWATERHOUSECOOPERS INC.
IN ITS CAPACITY AS COURT APPOINTED RECEIVER OF ALL THE ASSETS,
UNDERTAKINGS AND PROPERTIES OF MARNLEN MANAGEMENT LTD.
AND LABELAD LTD.

August 7, 2012

INTRODUCTION

1. By order (the "Appointment Order") of Mr. Justice Perell of the Ontario Superior Court of Justice (the "Court") dated July 18, 2012 (the "Date of Appointment"), PricewaterhouseCoopers Inc. ("PwC") was appointed receiver (the "Receiver") pursuant to section 243(1) of the Bankruptcy and Insolvency Act, R.S.C. 1985, c. B-3, as amended, (the "BIA") and section 101 of the Courts of Justice Act R.S.O. 1990 c.43, as amended, without security, of all of the assets, undertakings and properties (the "Property") of Marnlen Management Ltd. ("Marnlen") and Labelad Ltd. ("Labelad" and together with Marnlen, the "Companies"), pursuant to an application by the Royal Bank of Canada ("RBC"). A copy of the Appointment Order is attached as Appendix "A" to this report.

PURPOSE OF REPORT

- 2. This is the first report of the Receiver (the "**First Report**"), the purpose of which is to update the Court with respect to:
 - a) The activities of the Receiver since the Date of Appointment;
 - b) The Receiver's statement of receipts and disbursements from the Date of Appointment to August 1, 2012;
 - c) The results of the Receiver's efforts to solicit offers for the Property;
 - d) The key terms of the Purchase Agreement (as hereinafter defined) dated August 3, 2012 between the Receiver and Labelink Products Inc. ("Labelink") for the sale of the Purchased Assets (as hereinafter defined), subject to the Court's approval;

And to seek an order of the Court:

- e) Approving the First Report and the activities of the Receiver as set out herein;
- f) Approving the Transaction (as hereinafter defined) and the Purchase Agreement and vesting the Companies' right, title and interest in and to



- the Purchased Assets in Labelink, free and clear of all liens and encumbrances;
- g) Authorizing and directing the Receiver to change Labelad's name on Closing of the Transaction, to 1547937 Ontario Ltd.; and
- h) Temporarily sealing the Confidential Bid Summary (as defined herein) and the unredacted Purchase Agreement pending the completion of the Transaction.
- 3. Unless otherwise stated, all monetary amounts contained in this First Report are expressed in Canadian dollars. Capitalized terms not otherwise defined are as defined in the Appointment Order.
- 4. The information contained in this report has been obtained from the books and records and other information of the Companies. The accuracy or completeness of the financial information contained herein has not been audited or otherwise verified by the Receiver, and the Receiver does not express an opinion or provide any other form of assurance with respect to the information presented herein or relied upon by the Receiver in preparing this report.

BACKGROUND AND CREDITORS

BACKGROUND

- 5. Labelad operates out of a 191,000 square foot, leased facility (the "Premises") based in Markham, Ontario and designs and manufactures stickers, labels, radio frequency identification labels and tags. Labelad's customers include manufacturers and distributors of beverages, foods, healthcare products, data storage products and promotional items.
- 6. Marnlen is the direct shareholder of Labelad, whose primary assets include its shareholdings in Labelad, amounts owing to it by Labelad and certain intellectual property including trademarks and trade names related to the Labelad business.



7. The circumstances leading to the Receiver's appointment, including the deteriorating financial condition of the Companies is more fully set out in the affidavit of Felix Mednikov of RBC, dated July 17, 2012, (the "Mednikov Affidavit") sworn in support of RBC's application for the appointment of PwC as Receiver.

THE COMPANIES' CREDITORS

- 8. Labelad and Marnlen are indebted to RBC pursuant to an Amended and Restated Loan Agreement dated as of July 14, 2011 between RBC as lender, Labelad as borrower and Marnlen as guarantor (the "A&R Loan Agreement"). The A&R Loan Agreement matures on July 14, 2013. Immediately prior to the Date of Appointment, the Receiver understands that Labelad was indebted to RBC in the amount of approximately \$1.53 million, excluding accrued fees and contingent liabilities resulting from certain letters of credit issued by RBC, described below. The indebtedness owed to RBC is secured by a charge over all of the Property. In addition, Nanlark Holdings Limited ("Nanlark"), a holding company that owns 100% of the issued and outstanding common shares of Marnlen, has provided a limited guarantee of the indebtedness of Labelad to RBC and cash collateral of \$1,000,000 to secure Nanlark's obligation under that guarantee. As of the date of this First Report, the Receiver's independent legal counsel, Aird & Berlis LLP ("Aird"), has not yet completed a review of the validity and enforceability of RBC's security.
- 9. In addition to Labelad's borrowings under the A&R Loan Agreement, RBC has also issued two letters of credit, which are also secured by the Property, summarized as follows:
 - a) \$1,000,000 in favour of 400CD Property Ltd. (the "Landlord") (the "Landlord L/C"); and
 - b) US\$100,000 in favour of Washington International Insurance Company.



- 10. In support of the Landlord L/C, the Receiver understands that Export Development Canada ("EDC") has issued a letter of guarantee in favour of RBC in the amount of \$1,000,000 (the "EDC Guarantee"). In the event RBC calls the EDC Guarantee, the Receiver understands that EDC will become subrogated to RBC's position as a secured creditor of the Companies. As of the date of this First Report, the Receiver understands that the Landlord has presented the Landlord L/C to RBC for payment and that RBC has presented the EDC Guarantee to EDC for payment.
- The Companies' have also incurred significant related-party indebtedness (the "Related Party Indebtedness"). According to the Companies' books and records, Labelad is indebted to Marnlen in the amount of \$21,235,271 and is also indebted to Nanlark (and collectively with Labelad and Marnlen, the "Related Parties"), in the amount of \$1,089,192. In addition, according to its books and records, Marnlen is indebted to Nanlark in the amount of \$7,263,425. The Receiver understands that the Related Party Indebtedness is secured by the Property but is subordinate to the obligations owing by the Companies to RBC, pursuant to a subordination agreement dated July 14, 2011. Neither the Receiver nor Aird have reviewed the security held by the Related Parties as of the date of this First Report.
- 12. In addition to the amounts owing to RBC and the Related Party Indebtedness, at the Date of Appointment, the Companies owed unsecured creditors, including trade creditors, approximately \$3.8 million and also had incurred indebtedness to other secured creditors in respect of various equipment leases and financing arrangements. As of the date of this First Report, neither the Receiver nor Aird have reviewed any security held by any equipment lessor.
- 13. As a result of the quantum of the indebtedness owed to RBC and the Related Parties, and based upon the deterioration in Labelad's business prior to the Date of Appointment, the Receiver is of the view that, subject to confirming the validity and enforceability of the security held by RBC and the Related Parties, there is no possibility that any proceeds of the sale of the Property would provide



recoveries for any creditors other than RBC (and EDC as a result of certain subrogation rights in respect of the EDC Guarantee) or, if there is any additional recovery after payment of that indebtedness, to the Related Parties, or equipment lessors in respect of their specific collateral (to the extent they have properly perfected purchase money security interests therein).

ACTIVITIES OF THE RECEIVER SINCE THE DATE OF APPOINTMENT

- 14. In addition to the other activities described in this First Report, the Receiver has established a website at www.pwc.com/car-labelad, where all materials filed with the Court and all orders granted by the Court in connection with the receivership, will be made available in electronic form.
- 15. The Receiver's activities have been focused on obtaining possession and control of the Property, dealing with creditors' claims and parties claiming a proprietary interest in and to certain property located at the Premises and soliciting offers for the liquidation and / or sale of the Property.

Possession and Preservation of the Property

- 16. Subsequent to the Date of Appointment, the Receiver:
 - a) Changed the locks at the Premises;
 - b) Froze the Companies' bank accounts with RBC and opened new accounts in the name of the Receiver;
 - c) Contacted Labelad's alarm service provider to both delete the existing alarm codes and set up new alarm codes;
 - d) Completed a count of the Inventory, Equipment and other assets, including attempting to identify property that may be subject to claims of ownership by third parties;



- e) Reviewed the Companies' existing insurance coverage and contacted the Companies' insurance broker to request that the Receiver be added as named insured and loss payee on the Companies' insurance policy;
- f) Arranged for the continuation of all essential services to the Premises, including utilities;
- g) With the assistance of PwC's Forensic Technology Services Group, completed a back-up of the Companies' electronic books and records, including obtaining images of the software and data contained on a number of computers and servers located at the Premises.

EMPLOYEES

- The Receiver understands that prior to the Date of Appointment, on or about July 16, 2012, when Labelad was no longer able to continue to provide inventory to fill orders on hand, Labelad terminated all of its employees. The Receiver understands that Marnlen did not have any employees. In addition, on July 16, 2012, the Companies' directors and officers resigned. Accordingly, the Receiver has had to call back certain of Labelad's former employees to assist it with the performance of its duties, including supporting the Receiver's efforts to identify and substantiate claims made by third parties for the return of goods claimed to be owned by such parties and assisting the Receiver in providing information to parties who expressed an interest in acquiring all or some of the Property.
- 18. Based on its review of Labelad's books and records, the Receiver has calculated that total claims of Labelad's former employees pursuant to section 81.4 of the BIA ("81.4") are approximately \$114,000 (the "81.4 Claims"). However, this amount may include amounts owing to employees who were also officers and / or directors and, accordingly, the total 81.4 Claims may be slightly less than \$114,000. As a result of amounts the Receiver has already realized in respect of inventory and accounts receivable, there are sufficient realizations from "current"



- assets" in order to pay the 81.4 Claims, which the Receiver intends to commence forthwith.
- 19. The Receiver is in the process of complying with its obligations under the *Wage Earner Protection Program Act* ("WEPPA"), including providing information to the Companies' former employees for the purpose of filing claims under the WEPPA with Service Canada, as required.

NOTICE TO CREDITORS

20. Pursuant to section 245(1) of the BIA, on January 30, 2012, the Receiver sent notice of its appointment, in the prescribed form, and its first report pursuant to section 246(1) of the BIA to all known creditors of the Companies, the Office of the Superintendent of Bankruptcy and to the Companies.

COMMUNICATIONS WITH CREDITORS, STAKEHOLDERS AND INTERESTED PARTIES

- 21. Subsequent to the Date of Appointment, the Receiver has had communications with RBC and representatives of the Related Parties on matters relevant to them in connection with the receivership proceedings.
- 22. As a result of Labelad's financial difficulties and its inability to meet its obligations as they became due, Labelad had been unable to continue to produce inventory to fill orders on hand. Following the Date of Appointment, several of Labelad's customers contacted the Receiver to advise that the continuity of supply of labels was critical and that the lack of label inventory could threaten certain customers' ability to ship products and ensure continuity of supply to their customers. The need to transition business to alternate label suppliers was critical to many of Labelad's customers.
- 23. With the assistance of certain of Labelad's former employees, the Receiver has cooperated with those customers who have made claims or asserted an ownership interest in respect of certain artwork, plates and other materials used in the production of labels and tags for them. The Receiver has worked with



some of those customers to identify materials and goods that may belong to them, and has, where appropriate provided such customers with access to the Premises to retrieve such goods. In addition, where possible, the Receiver has sold some of the remaining finished goods inventory to certain customers, maximizing realizations for the Companies' stakeholders and alleviating some customers' continuity of supply concerns.

24. In addition, in order to maximize the value obtained from the remaining business of the Companies and given the need of customers for continuity of supply, the Receiver undertook an abbreviated sales process, discussed more fully below.

SECTION 81.1 CLAIMS

- 25. The Receiver received three claims pursuant to Section 81.1 of the BIA (the "81.1 Claims") from the following claimants:
 - a) UPM Raflatac Inc. and UPM Raflatac Canada Holdings Inc. ("UPM");
 - b) Sun Chemical Limited ("Sun"); and
 - c) Avery Dennison Canada ("Avery"), Inc.
- 26. The Receiver has completed its review of UPM's 81.1 Claim and, subject to certain amounts that were disallowed by the Receiver, the Receiver has written to UPM and advised it of that portion of its 81.1 Claim that the Receiver has accepted and has invited UPM to attend at the Premises to retrieve such goods.
- 27. The Receiver received Avery's 81.1 Claim and Sun's 81.1 Claim on August 1, 2012 and has not yet made a determination of the validity of either 81.1 Claim, although the Receiver has quantified the maximum amount of Avery's 81.1 Claim.



RECEIVER'S STATEMENT OF RECEIPTS AND DISBURSEMENTS

28. The Receiver's statement of receipts and disbursements for the period from the Date of Appointment to August 1, 2012 is summarized as follows:

Statement of Receipts and Disbu	rsements
For the Period from July 18, 2012 - Au	ıgust 1, 2012 ¹
	\$
Receipts	
Cash on Hand on Date of Appointment	49,346
Inventory Sales	43,538
Accounts Receivable Collections	287,455
Receiver's Borrowings	150,000
Total Receipts	530,339
Disbursements	
Salaries & Benefits	13,158
Insurance	7,356
Other Operating Expenses	1,517
Total Disbursements	22,031
Excess of Receipts over Disbursements	508,308

^{1 -} U.S. dollar amounts converted at an exchange rate of 1:1 in this summary.

29. The Receiver currently estimates that it has incurred accrued obligations of approximately \$300,000 comprised primarily of rent and utilities in respect of the Premises, accrued costs related to engaging certain of Labelad's former employees and accrued professional fees.

SALES PROCESS

COMPANIES' MARKETING EFFORTS - 2010

30. In 2010, PricewaterhouseCoopers Corporate Finance Inc. ("PwCCF") was engaged to market Labelad for sale (the "2010 Sales Process"). At that time, although fiscal 2010 operating results had demonstrated some deterioration compared to prior periods, Labelad had generated sales in excess of \$25 million in 2008 and 2009 and positive EBITDA of approximately \$2 million in each year. As a result of the 2010 Sales Process, a number of expressions of interest were



received. After further discussions with interested parties, three letters of intent with expressions of interest to acquire all or substantially all of Labelad's business were available to the Companies and their shareholders to pursue, including a letter of intent from Labelink. After reviewing these letters of intent, the Receiver understands that the Companies decided not to continue the sales process and solicit agreements of purchase and sale from these interested parties. Based on information provided to the Receiver from PwCCF, the offers made during the 2010 Sales Process ascribed a range of values for the assets of Labelad that would have been sufficient to fully repay the obligations owing to RBC but would have only provided for a partial recovery in respect of the Related Party Indebtedness owing at that time.

COMPANIES' MARKETING EFFORTS - 2012

- 31. Subsequent to the 2010 Sales Process, Labelad's operating results deteriorated, including:
 - a) Revenues declined from \$26.3 million in fiscal 2009 to \$16.5 million in fiscal 2011. In addition, trailing twelve-month revenues as at May 31, 2012 were approximately \$14.6 million. The decline in revenues had resulted from the loss of two key customers and general pricing pressures; and
 - b) Negative earnings before interest, taxes and depreciation and amortization ("EBITDA") beginning later in fiscal 2010 and persisting since then led to further injections of capital of approximately \$2 million by Nanlark, to fund cash losses the business was incurring.
- 32. In late May 2012, PwCCF was contacted by the Companies' principals and engaged to assist the Companies and their shareholders with a review of the strategic alternatives available to the Companies, including the potential sale of the Companies. Following a brief review of the Companies' financial position and the liquidity constraints the Companies were then facing, the Companies determined that the best way to protect the interests of the Companies and their



stakeholders, including RBC and Labelad's customers, suppliers and employees, was to either attempt to secure an investment from or sale to a strategic partner or purchaser. However, as the Companies' financial position had deteriorated significantly, the Receiver understands that the Companies determined that there was insufficient time to broadly re-canvass the market as PwCCF had done during the 2010 Sales Process. Accordingly, in June and early July 2012, the Companies focused their efforts on attempting to negotiate a transaction with Labelink and one or two other strategic parties.

- As a result of ongoing negotiations, the Companies received a non-binding expression of interest from Labelink (the "Labelink LOI") for the purchase of substantially all of the Property. The Labelink LOI was amended, from time-to-time, to reflect changes resulting from Labelink's ongoing due diligence, the deteriorating financial condition of Labelad and Labelad's requirement for the injection of working capital from Labelink pending the completion of any sale of the Property to it.
- 34. During the period when Labelink and the Companies were negotiating the Labelink LOI, PwC worked with the Companies' legal counsel, Miller Thomson LLP ("Miller"), to develop a structure for the sale of the Property by a privately-appointed receiver by Nanlark pursuant to its security.
- 35. RBC was advised of these sales efforts and of the commitment that Marnlen and Labelad would not enter into a binding agreement of purchase and sale without RBC's knowledge, given that a default would otherwise have been triggered under the A&R Loan Agreement.
- 36. Unfortunately, after several weeks of negotiation, the Companies and Labelink were unable to agree upon terms of sale that could accommodate Labelad's requirements for interim financing of its operations. By this time, the Companies' financial position had deteriorated to the point where Labelad was no longer able to meet its obligations as they became due, which led to the



termination of its employees and the resignation of the Companies' directors and officers.

RECEIVER'S SALES PROCESS

- 37. During the hearing of RBC's application for the appointment of the Receiver, and as noted in the July 18, 2012 endorsement of Mr. Justice Perell, the Court was advised that due to:
 - a) the Companies' financial position and unprofitable operations;
 - b) the limited borrowing authority of the Receiver; and
 - c) the substantial costs associated with occupying the Premises

it was unlikely a fulsome sale process would be possible, in the circumstances. However, the Receiver was of the view that if an "en bloc" sale of the Companies or the Property was available, such a transaction should be pursued as quickly as possible, as the attractiveness of the opportunity to purchase the Companies or the Property would rapidly diminish with the passage of time, as the risks associated with a re-start of the business, including most importantly retaining key customers and employees who had already been terminated, increased. This was illustrated by the concerns raised by Labelad's customers immediately after the Date of Appointment, as described earlier in this report.

- 38. Accordingly, immediately upon its appointment, the Receiver commenced an expedited, targeted sales process (the "Sales Process"), the principal elements of which were:
 - a) On the Date of Appointment, the Receiver began contacting liquidators to obtain proposals in respect of the Companies' raw material inventory ("Raw Material"), work-in-process inventory ("WIP"), finished goods inventory ("Finished Goods" and collectively with Raw Material and WIP, "Inventory") and property, plant and equipment ("Capital Assets");



- b) On the Date of Appointment, with the assistance of PwCCF, the Receiver began contacting potential strategic acquirers, based on information PwCCF had developed during the 2010 Sales Process, the Receiver's knowledge of the market and information provided to the Receiver by the Companies' former officers and directors and the contacts made by Labelad with prospective purchasers and strategic investors in June and July, 2012;
- c) The Receiver provided a non-disclosure agreement ("NDA") to all parties interested in undertaking due diligence in respect of the Property and advised those parties that submissions for the purchase of the Property (a "Bid") were due to be received by the Receiver by 5:00 p.m. Eastern time, Wednesday July 25, 2012 (the "Bid Deadline");
- d) As soon as an interested party executed and returned the NDA to the Receiver, the Receiver provided interested parties with access to the Premises to undertake a tour and physical inspection of the tangible Property available for sale and also provided interested parties with electronic information in respect of the Inventory, the Capital Assets, the Companies' accounts receivables ("AR"), trademarks and trade names (the "IP") and other information relevant to interested parties' diligence requirements, subject to the information being readily available; and
- e) With respect to strategic purchasers who were assessing the option of acquiring all or substantially all of the Property, the Receiver provided such interested parties with a template form of asset purchase agreement (an "APA") in which to submit their offer.
- 39. The timing associated with the Sale Process was very aggressive and interested parties had only a short period of time to undertake limited due diligence prior to the Bid Deadline. However, the Receiver is of the view that the shortness of the Sales Process was justified in the circumstances as:



- a) The Receiver had limited funding available to it to commit to a lengthy sales process and RBC has indicated that it was not prepared to provide additional funding for resumption of Labelad's operations or for an extended sales process, absent which, the Receiver did not have the certainty that it could provide for a later Bid Deadline. No other party provided or committed to provide funding;
- b) Labelad had shut-down production and laid off or terminated all of its employees and the risk of deterioration of value in the Companies' business and property over the period of a longer sales process was significant; and
- c) Immediately after the Date of Appointment, as noted above, numerous customers aggressively pursued the Receiver to obtain goods in which they claimed an ownership interest in, in an effort to manage re-sourcing to alternate suppliers in an expedited manner, making it clear that if anything other than a liquidation of the Capital Assets and Inventory were available to the Receiver, such a transaction had to occur quickly.
- 40. A summary of the Receiver's solicitation efforts during the Sales Process is as follows:

Sales Process Summary

		NDA	NDA	Information	Tour of	Offers
	Contacted		Executed	Sent		Received
Strategic Parties	32	29	21	21	10	8
Liquidators	8	8	8	8	8	8

41. The majority of the Bids received from Strategic Parties were for specific Property and were not "en bloc" offers. However two "en bloc" offers were received. A detailed summary of the Bids received, including the Bids from liquidators (the "Confidential Bid Summary"), will be filed with the Court as "Confidential Appendix B". The Receiver is of the view that the information contained in the Confidential Bid Summary should remain sealed until the Transaction (as



hereinafter defined) closes as the publication of the results of the Sales Process may be detrimental to the Receiver's efforts to re-market the Property, in the event the Transaction does not close. Accordingly, the Receiver is seeking a temporary sealing order with respect to the Confidential Bid Summary.

THE TRANSACTION

- 42. Based on its review of the Bids, the Receiver determined that it was likely that the net indebtedness owed to RBC, after taking into consideration the EDC Guarantee, would be repaid under either a liquidation with any of the most favourable proposals from liquidators or an "en bloc" sale of all or substantially all of the Property to either of the two "en bloc", strategic bidders. The Receiver also determined that the potential for maximizing recoveries for the Companies' stakeholders resulted from accepting the Bid from Labelink.
- 43. On August 3, 2012, the Receiver and Labelink executed a purchase and sale agreement (the "Purchase Agreement") in respect of that portion of the Property that was to be purchased by Labelink (the "Purchased Assets"), a redacted copy of which is attached hereto as Appendix "C". Key elements of the transaction (the "Transaction") contemplated by the Purchase Agreement include:
 - a) The purchase and sale of the Purchased Assets is conditional on Court approval and the granting of a vesting order, vesting title in and to the Purchased Assets in Labelink;
 - b) Closing is to take place on or before August 17, 2012 ("Closing");
 - c) The purchase price includes a fixed purchase price for the Raw Material and the WIP, a variable price for the Finished Goods based upon the book value of Finished Goods on hand at Closing and a fixed purchase price for the Capital Assets;



- d) The Purchased Assets also include all IP owned by Marnlen related to the Labelad business;
- e) Labelink will assume Labelad's financial obligations pursuant to financing arrangements under two equipment finance contracts;
- f) Labelink is granted a right to access the Premises for a period of 30 days subsequent to Closing, at the Receiver's cost, for the purpose of removing the Purchased Assets from the Premises;
- g) Lablink has agreed to indemnify the Receiver against claims related to the removal of the Purchased Assets and has provided covenants governing the removal of the Purchased Assets;
- h) The Receiver is required to change Labelad's name on Closing to a name that does not use or reflect the word "Labelad"; and
- i) Labelink is not purchasing the AR but has entered into a collection arrangement with the Receiver for the ongoing collection of AR subsequent to Closing.
- 44. The Receiver has advised legal counsel to the Landlord of the Transaction and the timeline contemplated for the removal of the Purchased Assets as set out in the Purchase Agreement.
- 45. The Receiver has reviewed the Transaction and its terms, with RBC and its legal counsel and understands RBC does not oppose the Transaction.
- 46. The Receiver has reviewed key aspects of the Transaction with EDC and understands that EDC does not oppose the Transaction.
- 47. The Receiver has reviewed the general terms of the Transaction, but not the Purchase Agreement itself, with counsel for Nanlark and understands that Nanlark does not oppose the Transaction.



- 48. Notwithstanding the Transaction provides the greatest opportunity to maximize recoveries for stakeholders, there will be insufficient realizations to provide any meaningful recovery, if any, in respect of the secured indebtedness owed to Nanlark. Accordingly, there will be no recovery for unsecured creditors as a result of the Transaction.
- 49. In the event the Court approves the Purchase Agreement but the sale of the Purchased Assets does not close, the Receiver is of the view that its efforts to remarket the Purchased Assets may be impaired if the Purchase Agreement is made public at this time. The Receiver proposes to file an unredacted copy of the Purchase Agreement with the Court as "Confidential Appendix D". The Receiver is of the view that the unredacted Purchase Agreement should remain confidential until the Transaction closes. Accordingly, the Receiver seeks an order temporarily sealing the unredacted Purchase Agreement pending the completion of the Transaction.

CONCLUSION AND RECOMMENDATION

- 50. The Receiver is of the view that the Transaction represents the best recovery for the Companies' stakeholders available in the circumstances and recommends that the Court grant an order approving the Transaction as:
 - a) The Sales Process was designed to solicit interest from *bona fide* interested parties who would be familiar with the nature of the Property being offered for sale;
 - A lengthy marketing effort was not available to the Receiver as the Receiver did not have certainty of funding to carry on a lengthy sales process. The market for Labelad's operations and the Property had been extensively canvassed by PwCCF in 2010, the most likely interested parties were known to the Receiver and, the alternative to undertaking a short, expedited sales process was an immediate liquidation of all of the Property;
 - c) The market for Labelad's operations and the Property had been the subject of a targeted marketing by the Companies in June and early July, 2012, the result of which, had a binding agreement of purchase and sale been negotiated, would have yielded a significant shortfall in respect of the Related Party Indebtedness and, therefore, no recoveries to unsecured creditors;
 - d) The Transaction represents the best offer received by the Receiver in the Sales Process and provides the most upside for future recoveries as a result of the retention of the AR by the Receiver; and
 - e) Based on the estimated realizations from the Property, RBC, EDC and the Nanlark are the only creditors with an economic interest in the Property, and the Receiver is not aware of any objection to the Transaction from these parties.



- 51. The Receiver respectfully recommends that the Court grant an order:
 - a) Approving the First Report and the activities of the Receiver as set out herein;
 - b) Approving the Transaction and the Purchase Agreement and vesting the Companies' right, title and interest in and to the Purchased Assets in Labelink, free and clear of all liens and encumbrances;
 - c) Authorizing and directing the Receiver to change Labelad's name on Closing of the Transaction, to 1547937 Ontario Ltd.; and
 - d) Temporarily sealing the Confidential Bid Summary and the unredacted Purchase Agreement, pending the completion of the Transaction.

All of which is respectfully submitted on this 7th day of August, 2012.

PricewaterhouseCoopers Inc. In its capacity as Receiver of

Marnlen Management Ltd. and Labelad Ltd.

Greg Prince

Senior Vice President

TAB A

APPENDIX "A" to First Report of Receiver Receivership Order

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONOURABLE)	WEDNESDAY, THE 18 TH DAY
JUSTICE PERELL)	OF JULY, 2012

BETWEEN:



ROYAL BANK OF CANADA

Applicant

- and -

MARNLEN MANAGEMENT LTD. AND LABELAD LTD.

Respondents

APPLICATION UNDER SECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, C. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O. 1990, C. C-43, AS AMENDED

ORDER

THIS MOTION made by the Applicant for an Order pursuant to section 243(1) of the *Bankruptcy* and *Insolvency Act*, R.S.C. 1985, c. B-3, as amended (the "BIA") and section 101 of the *Courts* of *Justice Act*, R.S.O. 1990, c. C.43, as amended (the "CJA") appointing PricewaterhouseCoopers Inc. as receiver (in such capacity, the "Receiver") without security, of all of the assets, undertakings and properties of Marnlen Management Ltd. and Labelad Ltd. (collectively, the "Debtors") acquired for, or used in relation to a business carried on by the Debtors, was heard this day at Osgoode Hall, Toronto, Ontario.

ON READING the affidavit of Felix Mednikov, sworn July 17, 2012, and the Exhibits thereto and on hearing the submissions of counsel for the Applicants, Nanlark Holdings Limited, Insurance

Corporation of British Columbia and 400 CD Property Ltd. PricewaterhouseCoopers Inc., no one appearing for any other person on the service list although duly served as appears from the affidavit of service of Lillian Symchych sworn July 17, 2012 and on reading the consent of PricewaterhouseCoopers Inc. to act as the Receiver,

SERVICE

1. THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion is hereby abridged and validated so that this motion is properly returnable today and hereby dispenses with further service thereof.

APPOINTMENT

2. THIS COURT ORDERS that pursuant to section 243(1) of the BIA and section 101 of the CJA, PricewaterhouseCoopers Inc. is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtors acquired for, or used in relation to a business carried on by the Debtors, including all proceeds thereof (the "Property").

RECEIVER'S POWERS

- 3. THIS COURT ORDERS that the Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
 - to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;
 - (b) to receive, preserve, and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;
 - (c) to manage, operate, and carry on the business of the Debtors, including the powers to enter into any agreements, incur any obligations in the

- ordinary course of business, cease to carry on all or any part of the business, or cease to perform any contracts of the Debtors;
- (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver's powers and duties, including without limitation those conferred by this Order;
- (e) to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtors or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtors and to exercise all remedies of the Debtors in collecting such monies, including, without limitation, to enforce any security held by the Debtors;
- (g) to settle, extend or compromise any indebtedness owing to the Debtors;
- (h) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtors, for any purpose pursuant to this Order;
- (i) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Debtors, the Property or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding;
- (j) to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;

- (k) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business,
 - (i) without the approval of this Court in respect of any transaction not exceeding \$100,000, provided that the aggregate consideration for all such transactions does not exceed \$500,000; and
 - (ii) with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;

and in each such case notice under subsection 63(4) of the Ontario *Personal Property Security Act*, shall not be required, and in each case the Ontario *Bulk Sales Act* shall not apply.

- (I) to apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (m) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate on all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable;
- (n) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (o) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtors;
- (p) to enter into agreements with any trustee in bankruptcy appointed in respect of either or both of the Debtors, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by either or both of the Debtors;

- (q) to exercise any shareholder, partnership, joint venture or other rights which the Debtors may have;
- (r) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations.

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons (as defined below), including the Debtors, and without interference from any other Person.

DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

- 4. THIS COURT ORDERS that (i) the Debtors, (ii) all of their current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order (all of the foregoing, collectively, being "Persons" and each being a "Person") shall forthwith advise the Receiver of the existence of any Property in such Person's possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property to the Receiver upon the Receiver's request.
- 5. THIS COURT ORDERS that all Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the business or affairs of the Debtors, and any computer programs, computer tapes, computer disks, or other data storage media containing any such information (the foregoing, collectively, the "Records") in that Person's possession or control, and shall provide to the Receiver or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph 5 or in paragraph 6 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver due to the privilege attaching to solicitor-client communication or due to statutory provisions prohibiting such disclosure.
- 6. THIS COURT ORDERS that if any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service

provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver for the purpose of allowing the Receiver to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with any and all access codes, account names and account numbers that may be required to gain access to the information.

NO PROCEEDINGS AGAINST THE RECEIVER

7. THIS COURT ORDERS that no proceeding or enforcement process in any court or tribunal (each, a "Proceeding"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

NO PROCEEDINGS AGAINST THE DEBTOR OR THE PROPERTY

8. THIS COURT ORDERS that no Proceeding against or in respect of the Debtors or the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Debtors or the Property are hereby stayed and suspended pending further Order of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

9. THIS COURT ORDERS that all rights and remedies against the Debtors, the Receiver, or affecting the Property, are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that this stay and suspension does not apply in respect of any "eligible financial contract" as defined in the BIA, and further provided that nothing in this paragraph shall (i) empower the Receiver or the Debtors to carry on any business which the Debtors are not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtors from compliance with statutory or regulatory provisions relating to health, safety or the environment, (iii) prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

NO INTERFERENCE WITH THE RECEIVER

10. THIS COURT ORDERS that no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by either of the Debtors, without written consent of the Receiver or leave of this Court.

CONTINUATION OF SERVICES

11. THIS COURT ORDERS that all Persons having oral or written agreements with the Debtors or statutory or regulatory mandates for the supply of goods and/or services, including without limitation, all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Debtors are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Receiver, and that the Receiver shall be entitled to the continued use of the Debtors' current telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with normal payment practices of the Debtors or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

RECEIVER TO HOLD FUNDS

12. THIS COURT ORDERS that all funds, monies, cheques, instruments, and other forms of payments received or collected by the Receiver from and after the making of this Order from any source whatsoever, including without limitation the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "Post Receivership Accounts") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further Order of this Court.

EMPLOYEES

13. THIS COURT ORDERS that all employees of the Debtors shall remain the employees of the Debtors until such time as the Receiver, on the Debtors' behalf, may terminate the

employment of such employees. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*.

PIPEDA

14. THIS COURT ORDERS that, pursuant to clause 7(3)(c) of the Canada *Personal Information Protection and Electronic Documents Act*, the Receiver shall disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a "Sale"). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtors, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

LIMITATION ON ENVIRONMENTAL LIABILITIES

15. THIS COURT ORDERS that nothing herein contained shall require the Receiver to occupy or to take control, care, charge, possession or management (separately and/or collectively, "Possession") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal of waste or other contamination including, without limitation, the Canadian Environmental Protection Act, the Ontario Environmental Protection Act, the Ontario Water Resources Act, or the Ontario Occupational Health and Safety Act and regulations thereunder (the "Environmental Legislation"), provided however that nothing herein shall exempt the Receiver from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Receiver shall not, as a result of this Order or anything done in pursuance of

the Receiver's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

LIMITATION ON THE RECEIVER'S LIABILITY

16. THIS COURT ORDERS that the Receiver shall incur no liability or obligation as a result of its appointment or the carrying out the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*. Nothing in this Order shall derogate from the protections afforded the Receiver by section 14.06 of the BIA or by any other applicable legislation.

RECEIVER'S ACCOUNTS

- 17. THIS COURT ORDERS that the Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges unless otherwise ordered by the Court on the passing of accounts, and that the Receiver and counsel to the Receiver shall be entitled to and are hereby granted a charge (the "Receiver's Charge") on the Property, as security for such fees and disbursements, both before and after the making of this Order in respect of these proceedings, and that the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subject to sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 18. THIS COURT ORDERS that the Receiver and its legal counsel shall pass its accounts from time to time, and for this purpose the accounts of the Receiver and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.
- 19. THIS COURT ORDERS that prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.

FUNDING OF THE RECEIVERSHIP

- 20. THIS COURT ORDERS that the Receiver be at liberty and it is hereby empowered to borrow by way of a revolving credit or otherwise, such monies from time to time as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$300,000 (or such greater amount as this Court may by further Order authorize) at any time, at such rate or rates of interest as it deems advisable for such period or periods of time as it may arrange, for the purpose of funding the exercise of the powers and duties conferred upon the Receiver by this Order, including interim expenditures. The whole of the Property shall be and is hereby charged by way of a fixed and specific charge (the "Receiver's Borrowings Charge") as security for the payment of the monies borrowed, together with interest and charges thereon, in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subordinate in priority to the Receiver's Charge an the charges as set out in sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 21. THIS COURT ORDERS that neither the Receiver's Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 22. THIS COURT ORDERS that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "A" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 23. THIS COURT ORDERS that the monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver's Certificates.

SERVICE AND NOTICE

24. THIS COURT ORDERS that the Receiver be at liberty to serve this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or electronic transmission to the Debtors' creditors or other interested parties at their respective addresses as last shown on the records of the Debtors and that any such service or notice by courier, personal delivery or electronic transmission shall be deemed to be received on the next

business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

25. THIS COURT ORDERS that the Plaintiff, the Receiver, and any party who has filed a Notice of Appearance may serve any court materials in these proceedings by e-mailing a PDF or other electronic copy of such materials to counsels' email addresses as recorded on the Service List from time to time, and the Receiver may post a copy of any or all such materials on its website at www.pwc.com/car-labelad.

GENERAL

- 26. THIS COURT ORDERS that the Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 27. THIS COURT ORDERS that nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtors.
- 28. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.
- 29. THIS COURT ORDERS that the Receiver be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that the Receiver is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 30. THIS COURT ORDERS that the Applicant shall have its costs of this motion, up to and including entry and service of this Order, provided for by the terms of the Plaintiff's security or, if not so provided by the Plaintiff's security, then on a substantial indemnity basis to be paid by the Receiver from the Debtors' estates with such priority and at such time as this Court may determine.

31. THIS COURT ORDERS that any interested party may apply to this Court to vary or amend this Order on not less than seven (7) days' notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.

ENTERED AT / INSCRIT À TORONTO ON / BOOK NO:

LE / DANS LE REGISTRE NO .:

JUL 1 8 2012

State State State State

SCHEDULE "A"

RECEIVER CERTIFICATE

CERTIFICATE NO
AMOUNT \$
32. THIS IS TO CERTIFY that PricewaterhouseCoopers Inc., the receiver (the "Receiver") of the assets, undertakings and properties Labelad Ltd. and Marnlen Management Ltd. acquired for, or used in relation to a business carried on by the Debtors, including all proceeds thereof (collectively, the "Property") appointed by Order of the Ontario Superior Court of Justice (Commercial List) (the "Court") dated the day of, 20 (the "Order") made in an application having Court file numberCL, has received as such Receiver from the holder of this certificate (the "Lender") the principal sum of \$, being part of the total principal sum of \$300,000 which the Receiver is authorized to borrow under and pursuant to the Order.
33. The principal sum evidenced by this certificate is payable on demand by the Lender with interest thereon calculated and compounded [daily][monthly not in advance on the day of each month] after the date hereof at a notional rate per annum equal to the rate of per cent above the prime commercial lending rate of Bank of from time to time.
34. Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the Order or to any further order of the Court, a charge upon the whole of the Property, in priority to the security interests of any other person, but subject to the priority of the charges set out in the Order and in the <i>Bankruptcy and Insolvency Act</i> , and the right of the Receiver to indemnify itself out of such Property in respect of its remuneration and expenses.
35. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at Toronto, Ontario.
36. Until all liability in respect of this certificate has been terminated, no certificates creating charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver to any person other than the holder of this certificate without the prior written consent of the

holder of this certificate.

37.	The charge securing this certificate shall operate so as to permit the Receiver to deal		
with the	Property as authorized by the Order and as authorized by any further or other order of		
the Cou	ırt.		
	The Receiver does not undertake, and it is not under any personal liability, to pay any respect of which it may issue certificates under the terms of the Order.		
DATED the day of, 20			
	PricewaterhouseCoopers Inc., solely in its		
	capacity as Receiver of the Property, and not in its personal capacity		
	Per:		
	Name:		
	Title:		

and

MARNLEN MANAGEMENT LTD. and LABELAD LTD.

Court File No: CV-12-9788-00CL

(Applicant)

(Respondents)

ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

Order

Norton Rose Canada LLP Royal Bank Plaza, South Tower Suite 3800 200 Bay Street, P.O. Box 84 Toronto, Ontario M5J 2Z4 CANADA

Evan Cobb LSUC#: 55787N

Tel: 416.216.1929 Fax: 416.216.3930

Lawyers for the Royal Bank of Canada

TAB B

APPENDIX "C"

to First Report of Receiver

Redacted Agreement of Purchase and Sale

PRICEWATERHOUSECOOPERS INC.

in its capacity as receiver of the undertakings, properties and assets of Labelad Ltd. and Marnlen Management Ltd.

as "Vendor"

and

LABELINK PRODUCTS INC.

as "Purchaser"

AGREEMENT OF PURCHASE AND SALE

August 3rd, 2012

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THIS AGREEMENT made the 3rd day of August, 2012.

BETWEEN:

PRICEWATERHOUSECOOPERS INC., in its capacity as receiver of the undertakings, properties and assets of LABELAD LTD. ("Labelad") and MARNLEN MANAGEMENT LTD. ("Marnlen"),

(the "Vendor")

- and -

LABELINK PRODUCTS INC., a corporation continued under the laws of Canada

(the "Purchaser")

WHEREAS:

- A. Pursuant to an order of the Honourable Mr. Justice Perell of the Ontario Superior Court of Justice (Commercial List) (the "Court") dated July 18, 2012 (the "Receivership Order"), the Vendor was appointed as the receiver of Labelad and Marnlen;
- B. Labelad carried on the business of, among other things, designing and manufacturing of stickers, labels, radio-frequency identification labels and tags and flexible packaging (the "Labelad Business"); and
- C. The Purchaser has agreed to purchase from the Vendor, and the Vendor has agreed to sell to the Purchaser all of the right, title and interest (a) of Labelad in and to the Labelad Purchased Assets (as that term is defined herein), and (b) of Marnlen in and to the Marnlen Trademarks (as that term is defined herein).

FOR VALUE RECEIVED, the parties hereto agree as follows:

ARTICLE 1 DEFINED TERMS

1.1 Defined Terms

Where used herein or in any amendments hereto, the following terms will have the meanings set out below:

- "Accounts Receivable" means all accounts receivable due to Labelad in respect of any business carried on by Labelad;
- "Affiliate" of a Person means any other Person directly or indirectly controlling, controlled by or under common control with such Person;

[&]quot;Agreement" means this Agreement of Purchase and Sale;

"Applicable Law" means, with respect to any Person, property, transaction, event or other matter, any Law relating or applicable to such Person, property, transaction, event or other matter. Applicable Law also includes, where appropriate, any interpretation of the Law (or any part) by any Person having jurisdiction over it, or charged with its administration or interpretation;

"Assignment and Assumption Agreement" means the assignment and assumption agreement between the Vendor and the Purchaser, substantially in the form of Schedule B-1 hereto;

"Approval and Vesting Order" has the meaning attributed thereto in Section 5.3;

"Bill of Sale" means the bill of sale between the Vendor and the Purchaser, substantially in the form of Schedule B-2 hereto;

"Books and Records" means all privileged and non-privileged business books, files and records including, financial information and data, inventory data, all customer files and records, correspondence, promotional literature, brochures, trade show booths and advertising files, but excluding Labelad's (and Marnlen's and any other Affiliates') corporate and taxation records;

"Business Day" means a day on which major banks are open for business in Toronto, Ontario and Montreal, Quebec but does not include a Saturday, Sunday or statutory holiday in the Province of Ontario and Province of Quebec;

"Capital Leases" means the leases and financing agreements pertaining to Equipment used in the Labelad Business listed in Schedule D hereto;

"Capital Leases Obligations" means the aggregate of all amounts due or accruing due by Labelad under the Capital Leases after the Closing Date during the respective terms of the Capital Leases;

"Closing" means the successful completion of the Transaction at the Time of Closing;

"Closing Date" means August 17, 2012, or such earlier or later date mutually agreed upon by the parties in writing;

"Court" has the meaning attributed thereto in recital A;

"Court Approval Date" has the meaning ascribed thereto in Section 5.3;

"CRA" means the Canada Revenue Agency;

"Deposit" has the meaning ascribed thereto in Section 3.2(a);

"Dispute" has the meaning attributed thereto in Section 10.2;

"Encumbrances" means any encumbrances, liens, charges, hypothecs, pledges, mortgages, title retention devices, security interests of any nature, adverse claims, options, rights of pre-

emption, privileges, any contract to create any of the foregoing or demands of any nature whatsoever or howsoever arising;

"Equipment" means (a) all machinery, manufacturing equipment, office equipment, office furniture, computers, trade fixtures, material handling equipment and implements owned and used by Labelad and Marnlen in connection with the Labelad Business, (b) all tooling, patterns, templates, formats, layouts, artwork, film and designs used solely in connection with the design, production, packaging or distribution of the Inventory owned and used by Labelad and Marnlen in connection with the Labelad Business, (c) all software owned and used by Labelad and Marnlen in connection with the Labelad Business, and (d) all other tangible property located at the Premises and owned and used by Labelad and Marnlen in connection with the Labelad Business, including that Equipment set forth in Schedule H hereto;

"ETA" means the Excise Tax Act (Canada);

"Excluded Assets" has the meaning attributed thereto in Section 2.2;

"Excluded Liabilities" has the meaning attributed thereto in Section 2.6;

"GAAP" means accounting principles generally accepted in Canada including those recommended or approved by the Canadian Institute of Chartered Accountants at the relevant time, including, to the extent applicable, international financial reporting standards.

"Goodwill" means the goodwill of the Labelad Business, together with all of Labelad's and Marnlen's rights, if any, to represent themselves as carrying on the Labelad Business including all of Labelad's and Marnlen's rights, if any, to use the name "Labelad" or any variation thereof as part of the name of or in connection with the Labelad Business or any part thereof carried on or to be carried on by the Purchaser;

"GST/HST" means goods and services tax/harmonized sales tax under the ETA and including any provincial equivalents thereof;

"Intellectual Property" means all intellectual and industrial property and any and all forms of protection having equivalent or similar effect anywhere in the world and all rights therein as recognized under the laws of Canada and/or other countries or jurisdictions, whether registered or unregistered and including rights in and to: (a) trademarks; (b) patents; (c) copyrights and works of authorship; (d) mask works; (e) trade secrets, know-how, and proprietary and confidential technical or business information; (f) any technology; and (g) industrial designs;

"Inventory" means all of the inventories of stock-in-trade, merchandise and supplies of Labelad and Marnlen pertaining to the Labelad Business, including work-in-process, finished goods and packaging and shipping supplies that (a) is located at the Labelad Premises on the Closing Date, or (b) is Inventory in transit or in production by suppliers of Labelad purchased in the ordinary course of the Labelad Business for which a written purchase order has been issued;

"Labelad Business" has the meaning ascribed to such term in the recitals to this Agreement;

"Labelad Purchased Assets" means all the undertaking, property and assets of Labelad, including, the Equipment, the Inventory, the Intellectual Property, the Capital Leases (subject to the Purchaser's written election prior to the Closing Date to take the Capital Leases), the Prepaids and the Books and Records, but excluding the Excluded Assets;

"Labelad Purchase Price" has the meaning attributed thereto in Section 3.1(b);

"Law" means all statutes, codes, ordinances, decrees, rules, regulations, municipal by-laws, judicial or arbitral or administrative or ministerial or departmental or regulatory judgments, orders, decisions, rulings or awards, policies, guidelines, or any provisions of the foregoing, including general principles of common and civil law and equity, binding on or affecting the Person referred to in the context in which such word is used; and "Law" means any one of the foregoing;

"Marnlen" means Marnlen Management Ltd.;

"Marnlen Purchase Price" has the meaning attributed thereto in Section 3.1 (c);

"Marnlen Trademarks" means all registered and un-registered trademarks, services marks, trademark applications and trademark rights (including any trademarks issuing on such applications or rights) pertaining to and used in connection with the Labelad Business, including those listed on Schedule F hereto;

"Notice" has the meaning attributed thereto in Section 10.1;

"Person" is to be broadly interpreted and includes an individual, a natural person, a firm, a corporation, a partnership, a trust, an unincorporated organization, the government of a country or any political subdivision thereof, or any agency or department of any such government, and the executors, administrators or other legal representatives of an individual in such capacity;

"Premises" means the real property leased by Marnlen from 400 CD Property Ltd. at 400 Cochrane Drive, Markham, Ontario pursuant to the terms and conditions of the premises lease dated June 26, 2008;

"Prepaids" means the prepaid amounts of the Labelad Business as set forth in Schedule E hereto;

"Purchase Price" has the meaning attributed thereto in Section 3.1;

"Purchased Assets" has the meaning attributed thereto in Section 2.1;

"Receivership Order" has the meaning ascribed thereto in recital A;

"Required Consents" means the consents required under the terms of the Capital Leases to permit the assignment of the Capital Leases from Labelad to the Purchaser, as provided in Schedule G hereto;

"Time of Closing" means 2:00 o'clock P.M. on the Closing Date, or such earlier or later time mutually agreed on by the parties;

"Transaction" means the transaction of purchase and sale and assignment and assumption contemplated by this Agreement.

1.2 Gender and Number

Any reference in this Agreement to gender includes all genders. Words importing the singular number only shall include the plural and vice versa.

1.3 Headings, etc.

The provision of a table of contents, the division of this Agreement into Articles and Sections and the insertion of headings are for convenient reference only and are not to affect its interpretation.

1.4 Currency

All references in this Agreement to dollars or to \$ are expressed in Canadian currency unless otherwise specifically indicated.

1.5 Certain Phrases, etc.

In this Agreement (i) the words "including", "includes" and "include" mean "including (or includes or include) without limitation", and (ii) the phrase "the aggregate of", "the total of", "the sum of", or a phrase of similar meaning means "the aggregate (or total or sum), without duplication, of". Unless otherwise specified, the words "Article" and "Section" followed by a number mean and refer to the specified Article or Section of this Agreement. In the computation of periods of time from a specified date to a later specified date, unless otherwise expressly stated, the word "from" means "from and including" and the words "to" and "until" each mean "to but excluding".

1.6 Accounting Terms

All accounting terms not specifically defined in this Agreement are to be interpreted in accordance with GAAP, consistently applied in accordance with Labelad's and Marnlen's past practices.

1.7 References to Persons and Agreements

Any reference in this Agreement to a Person includes its successors and permitted assigns. Except as otherwise provided in this Agreement, the term "Agreement" and any reference in this Agreement to this Agreement or any other agreement or document includes, and is a reference to, this Agreement or such other agreement or document as it may have been, or may from time to time be amended, restated, replaced, supplemented or novated.

1.8 Statutes

Except as otherwise provided in this Agreement, any reference in this Agreement to a statute refers to such statute and all rules and regulations made under it, as it or they may have been or may from time to time be amended, re-enacted or replaced.

1.9 Non-Business Days

Whenever payments are to be made or an action is to be taken on a day which is not a Business Day, such payment will be made or such action will be taken on or not later than the next succeeding Business Day.

1.10 Schedules

The following Schedules are attached to and incorporated into this Agreement by reference and form a part hereof for all purposes:

Form of Approval and Vesting Order
Form of Assignment and Assumption Agreement (Bill of Sale)
Form of Intellectual Property Assignment
List of Capital Leases
List of Prepaids
Marnlen Trade Marks
List of Required Consents
List of Certain Equipment
Accounts Receivable Collection Terms
Allocation of Purchase Price
List of Work-in-Progress and Raw Material Inventory

ARTICLE 2 SALE AND PURCHASE

2.1 Sale and Purchase of Purchased Assets

Subject to the terms and conditions of this Agreement, on the Closing Date, the Vendor:

- (a) will sell, assign and transfer to the Purchaser and the Purchaser will purchase from the Vendor on the Closing Date all of right, title and interest of Labelad in and to the Labelad Purchased Assets, free and clear of all Encumbrances to the extent provided in the Approval and Vesting Order; and
- (b) will sell, assign and transfer to the Purchaser and the Purchaser will purchase from the Vendor on the Closing Date all of right, title and interest of Marnlen in and to the Marnlen Trademarks, free and clear of all Encumbrances to the extent provided in the Approval and Vesting Order.

The Labelad Purchased Assets and the Marnlen Trademarks are collectively sometimes referred to as the "Purchased Assets", provided, however, the above does not include Excluded Assets and the Purchaser acknowledges it is not purchasing any Excluded Assets.

2.2 Excluded Assets

The following assets of Labelad (collectively, the "Excluded Assets") are hereby specifically excluded from the purchase and sale of assets herein,: (i) tax refunds; (ii) tax loss carryforwards; (iii) investment and other tax credits; (iv) cash and cash equivalents on hand or in banks or other depositories, life insurance proceeds receivable and income taxes refundable;

(v) Accounts Receivable; and (vi) finished goods Inventory sold by Labelad, Marnlen or the Vendor prior to the Closing Date.

2.3 Assignment and Assumption of Capital Leases

Subject to the conditions and terms hereof, the Vendor will assign to the Purchaser all of the rights, benefits and interests of Labelad in and to the Capital Leases, and the Purchaser will assume the obligations and liabilities of Labelad under the Capital Leases forthwith after the Closing Date.

Notwithstanding anything in this Agreement, the Purchaser does not assume and has no obligation to discharge any liability or obligation, and the Vendor has no obligation to assign any rights, benefits or interests, under or in respect of any Capital Lease (i) which is not assignable in whole or in part without the consent, approval or waiver of the other party or parties to it, or (ii) which cannot be performed by the Purchaser without the consent of the other party or parties to it, unless, in either case, such consent, approval or waiver has been obtained on terms satisfactory to the Purchaser, acting reasonably.

The Vendor and the Purchaser will enter into the Assignment and Assumption Agreement with respect to the Capital Leases.

If the Vendor is unable to obtain any of the Required Consents pursuant to Section 2.4, the Purchaser will pay an amount equal to the Capital Lease Obligations under the applicable Capital Lease(s) pursuant to Section 3.1, provided that the Capital Lease Obligations assumed or paid by the Purchaser will not exceed \$\frac{1}{2}\$ in the aggregate.

2.4 Required Consents

The Vendor acknowledges that it will be its responsibility to obtain, at its own expense, and the Vendor will use reasonable commercial efforts to obtain, the Required Consents, and any other consents or approvals or any further documentation or assurances which may be required to be obtained by the Vendor to carry out the terms of this Agreement. The Purchaser will use all reasonable commercial efforts to assist the Vendor in obtaining the Required Consents. Nothing in this Section 2.4 will limit the Purchaser's obligation under Section 3.1(a) to pay an amount equal to Capital Lease Obligations in the event any of the Required Consents is not obtained.

2.5 "As Is, Where Is"

THE PURCHASER ACKNOWLEDGES THAT THE VENDOR IS SELLING THE PURCHASED ASSETS ON AN "AS IS, WHERE IS" BASIS AS THEY WILL EXIST ON THE CLOSING DATE. THE PURCHASER FURTHER ACKNOWLEDGES THAT IT HAS ENTERED INTO THIS AGREEMENT ON THE BASIS THAT THE VENDOR DOES NOT GUARANTEE TITLE TO THE PURCHASED ASSETS AND THAT THE PURCHASER HAS CONDUCTED SUCH INSPECTIONS OF THE CONDITION OF AND TITLE TO THE PURCHASED ASSETS AS IT DEEMED APPROPRIATE AND HAS SATISFIED ITSELF WITH REGARD TO THESE MATTERS. NO REPRESENTATION, WARRANTY OR CONDITION IS EXPRESSED OR CAN BE IMPLIED AS TO TITLE, ENCUMBRANCES, DESCRIPTION, FITNESS FOR PURPOSE, MERCHANTABILITY, CONDITION, QUANTITY

OR QUALITY OR IN RESPECT OF ANY OTHER MATTER OR THING WHATSOEVER CONCERNING THE PURCHASED ASSETS OR THE RIGHT OF THE VENDOR TO SELL OR ASSIGN SAME, SAVE AND EXCEPT AS EXPRESSLY REPRESENTED OR WARRANTED HEREIN.

Without limiting the generality of the foregoing, any and all conditions, warranties or representations expressed or implied pursuant to the *Sale of Goods Act* (Ontario) or similar legislation do not apply hereto and have been waived by the Purchaser. Any description of the Purchased Assets contained herein or in the Schedules hereto is for the purpose of identification only. No representation, warranty or condition has or will be given by the Vendor concerning completeness or the accuracy of such descriptions.

2.6 Excluded Obligations

Other than the assumption of the obligations of Labelad under Section 2.3 regarding the Capital Leases assigned to the Purchaser, the Purchaser will not assume and will not be liable for any other liabilities or obligations of Labelad, Marnlen or the Vendor, or any of them, or with respect to the Labelad Business, the Labelad Purchased Assets or the Marnlen Trademarks, whether known, unknown, direct or indirect, absolute, contingent or otherwise or arising out of facts, circumstances or events in existence on or prior to the Closing Date (the "Excluded Liabilities").

2.7 Accounts Receivable

The Purchaser will, for the fee provided in Schedule I hereto and on the terms set forth in that Schedule I, administer the collection of the Accounts Receivable outstanding as of the Closing Date on behalf of the Vendor.

ARTICLE 3 PURCHASE PRICE AND PAYMENT

3.1 Purchase Price

- (a) The aggregate purchase price payable by the Purchaser to the Vendor for the Labelad Purchased Assets (the "Labelad Purchase Price") will be a total of:
 - (i) \$; plus
 - (ii) the amount that is equal to \(\bigcup \%\) of the book value of the finished goods Inventory available on the Closing Date; plus
 - (iii) to the extent any of the Capital Leases are not assigned and assumed pursuant to Section 2.3, an amount equal to the lesser of:
 - (A) the Capital Lease Obligations not assumed pursuant to Section 2.3; and
 - (B) \$ less the amount of the Capital Lease Obligations assumed pursuant to Section 2.3,

allocated as provided in Schedule J hereto.

(b) The aggregate purchase price payable by the Purchaser to the Vendor for the Marnlen Trademarks will be a total of \$\frac{1}{2} (\text{the "Marnlen Purchase Price"}), allocated as provided in Schedule I hereto;

The Labelad Purchase Price and the Marnlen Purchase Price are collectively sometimes referred to as the "Purchase Price".

3.2 Payment of Purchase Price

The Purchase Price is to be paid and satisfied as follows:

- the sum of \$ will be paid by the Purchaser on execution of the Agreement as a deposit (the "Deposit") to be held by the Vendor, in trust, until the Closing Date, and credited, at that time, towards the Purchase Price payable on Closing;
- (b) payment of the balance of the Labelad Purchase Price, after crediting the Deposit (the "Labelad Purchase Price") is to be paid and satisfied by certified cheque, wire transfer or bank draft; and

3.3 Allocation of Purchase Price

The Vendor and the Purchaser agree to allocate the Labelad Purchase Price as among the Labelad Purchased Assets in accordance with Schedule J hereto, and the Purchaser will report the sale and purchase of the Labelad Purchased Assets and of the Marnlen Trademarks for all federal, provincial and local tax purposes in a manner consistent with such allocation.

3.4 Transfer Taxes

Subject to Section 3.5, the Purchaser will be liable for and pay all federal and provincial sales taxes, federal taxes and all other taxes, duties or other like charges properly payable on and in connection with the purchase and sale of the Labelad Purchased Assets and the Marnlen Trademarks, save and except any income or corporation taxes payable by the Vendor, Labelad or Marnlen.

3.5 Excise Tax Act (Canada) Election

The Purchaser and the Vendor will, on the Closing Date, elect jointly under subsection 167(1) of the *Excise Tax Act* (Canada) that no tax be payable pursuant to that provision with respect to the purchase and sale of the Labelad Purchased Assets in the form prescribed, and the Purchaser will file such election with the CRA on the Closing Date, and provide the Vendor with a photocopy of a written acknowledgement by the CRA of the receipt of such election when it receives such acknowledgement.

Where applicable, the Purchaser will have the option to furnish the Vendor with appropriate exemption certificates.

The Purchaser agrees to and hereby indemnifies and saves the Vendor harmless from and against all claims and demands for payment of the taxes described in Sections 3.4 and 3.5, including penalties and interest thereon and any liability or costs incurred as a result of any failure to pay such taxes when due.

ARTICLE 4 REPRESENTATIONS AND WARRANTIES

4.1 Vendor's Representations

The Vendor represents and warrants to the Purchaser as follows, with the knowledge and expectation that the Purchaser is placing complete reliance thereon and, but for such representations and warranties, the Purchaser would not have entered into this Agreement:

- (a) Appointment of the Vendor as Receiver of Labelad and Marnlen. The Vendor has been appointed as receiver of the undertaking, property and assets of Labelad and Marnlen pursuant to the Receivership Order which has not been vacated or stayed.
- (b) **Power and Authority of the Vendor.** The Vendor has the power and authority to enter into this Agreement and complete the transactions contemplated by this Agreement, subject to the granting of the Approval and Vesting Order.
- (c) **Not Non-Resident of Canada.** The Vendor is not a non-resident of Canada within the meaning of section 116 of the *Income Tax Act* (Canada).
- (d) Excise Tax Act (Canada) Registration. Labelad and Marnlen are registrants for the purposes of Part IX of the Excise Tax Act (Canada), whose registration numbers are 85558 8885 RT0001 and 10353 6520 RT0001, respectively.
- (e) Work-in-Progress and Raw Materials Inventory. Other than as follows, the Vendor has not sold, converted or accepted any *Bankruptcy and Insolvency Act* (Canada) Section 81.1 supplier "30-day goods" claims in respect of work-in-progress or raw materials Inventory, as outlined in Schedule K hereto: (i) sold raw materials none; WIP \$540.54; (ii) converted raw materials none; WIP none; and (iii) 81.1 claims UPM Raflatac --\$22,021; Avery -- \$29,247 and Sun Chemicals unknown.

4.2 Purchaser's Representation

The Purchaser represents and warrants to the Vendor as follows, with the knowledge and expectation that the Vendor is placing complete reliance thereon and, but for such representations and warranties, the Vendor would not have entered into this Agreement:

- (a) Due Incorporation and Subsistence. The Purchaser is a corporation duly continued and organized and validly subsisting under the laws of Canada.
- (b) **Due Authorization.** The Purchaser has all necessary corporate power, authority and capacity to enter into this Agreement and to perform its obligations hereunder. The execution and delivery of this Agreement and the consummation of the Transaction contemplated herein has been duly authorized by all necessary corporate action on the part of the Purchaser.
- (c) Absence of Conflicting Agreements. The Purchaser's execution and delivery of this Agreement and the performance of its obligations hereunder and its completion of the Transaction will not result in the violation of (i) any of its constating documents, (ii) any term or provision of any indenture or other agreement, written or oral, to which the Purchaser is a party or by which it is bound, or (iii) any law or regulation, or any order or decree of any court or tribunal to which the Purchaser is subject.
- (d) Absence of Litigation, etc. There are no suits, actions, litigation, arbitration proceedings or governmental proceedings, including appeals and applications for review, in progress, pending or, to the best of the Purchaser's knowledge, threatened against or relating to the Purchaser or any judgment, decree, injunction, rule or order of any court, governmental department, commission, agency, instrumentality or arbitrator which, in any case, might adversely affect the ability of the Purchaser to enter into this Agreement, to consummate the Transaction contemplated herein, and the Purchaser is not aware of any existing ground on which any action, suit or proceeding may be commenced.
- (e) Due Execution and Binding. This Agreement and all other documents contemplated hereunder to which the Purchaser is or will be a party have been, or will be as at the Time of Closing, duly and validly executed and delivered by the Purchaser and constitutes or will, as at the Time of Closing, constitute legal, valid and binding obligations of the Purchaser, as the case may be, enforceable in accordance with the terms hereof or thereof.
- (f) Excise Tax Act (Canada) Registration. The Purchaser is a registrant for purposes of Part IX of the Excise Tax Act (Canada), whose registration number is 88900-8918-RT0001.

ARTICLE 5 CONDITIONS OF CLOSING

5.1 In Favor of the Purchaser

The obligation of the Purchaser to complete the Transaction is subject to the following conditions being fulfilled or performed at the Time of Closing.

(a) Representations and Warranties and Covenants of the Vendor. All representations and warranties of the Vendor contained in this Agreement will be true and correct as of the Closing Date, with the same effect as though

made on and as of that date. The Vendor will have complied with and performed all of its covenants and obligations contained in this Agreement to the extent required to be performed on or before Closing.

- (b) Excise Tax Election. The Vendor will have delivered an executed election under subsection 167(1) of the Excise Tax Act (Canada), and under any similar provision of any applicable provincial legislation if requested by the Purchaser on reasonable notice prior to the Time of Closing, in the form prescribed for the purposes of that provision, in respect of the sale and transfer of the Purchased Assets.
- (c) **No Action or Proceeding.** No action or proceeding will be pending to restrain or prohibit the completion of the Transaction contemplated by this Agreement.
- (d) Closing Documents. All documents or copies thereof required to be delivered to the Purchaser will have been so delivered.

5.2 In Favor of the Vendor

The obligation of the Vendor to complete the Transaction is subject to the following conditions being fulfilled or performed at the Time of Closing.

- (a) **Payment of the Purchase Price**. The Purchaser will have made payment of the Purchase Price, as adjusted, to the Vendor.
- (b) Representations and Warranties and Covenants of the Purchaser. All representations and warranties of the Purchaser contained in this Agreement will be true and correct as of the Closing Date, with the same effect as though made on and as of that date. All terms, covenants and conditions of this Agreement to be complied with or performed by the Purchaser at or before Closing will have been complied with or performed.
- (c) Excise Tax Act Election. The Purchaser will have delivered an executed election under subsection 167(1) of the Excise Tax Act (Canada), and under any similar provision of any applicable provincial legislation, in the form prescribed for the purposes of that provision, in respect of the sale and transfer of the Purchased Assets.
- (d) **No Action or Proceeding.** No action or proceeding will be pending to restrain or prohibit the completion of the Transaction contemplated by this Agreement.
- (e) Closing Documents. All documents or copies thereof required to be delivered to the Vendor will have been so delivered.

5.3 Approval and Vesting Order

The obligations of the Vendor and the Purchaser to complete the Transaction are subject to the condition that an order will have been made by the Court on or before August 15, 2012

(the "Court Approval Date") approving this Agreement and the Transaction and vesting in the Purchaser all the right, title and interest of Labelad and Marnlen and the Vendor in the Purchased Assets, free and clear of all liens, security interests and other encumbrances, such order to be in substantially the form attached as Schedule A hereto, with such modifications as may be agreed to by the Purchaser and the Vendor, acting reasonably (the "Approval and Vesting Order"), which order will not have been appealed, varied or stayed. The parties hereto acknowledge that the foregoing conditions in this Section 5.3 are for the mutual benefit of the Vendor and the Purchaser.

5.4 Commercially Reasonable Efforts

Each of the Vendor and the Purchaser will use its commercially reasonable efforts to satisfy the conditions set out in Section 5.1 (as to the Vendor) and Section 5.2 (as to the Purchaser), and Section 5.3 (as to the Vendor and the Purchaser).

ARTICLE 6 NON-SATISFACTION OF CONDITIONS AND TERMINATION

6.1 Non-Satisfaction of Conditions

If any condition set out in Article 5 is not satisfied or performed by the time specified therefor, the party for whose benefit the condition is inserted may:

- (a) waive compliance with the condition in whole or in part in its sole discretion by written notice to the other party and without prejudice to any of its rights of termination in the event of non-fulfilment of any other condition in whole or in part; or
- (b) elect on written notice to the other party to terminate this Agreement before Closing.

6.2 Termination of Agreement

If either the Vendor or the Purchaser validly terminates this Agreement pursuant to the provisions of Section 6.1 or Section 7.1:

- (a) all the obligations of both the Vendor and the Purchaser pursuant to this Agreement will be at an end;
- (b) subject to Section 6.3, the Purchaser will be entitled to have the Deposit paid hereunder to the Vendor returned without deduction; and
- (c) subject to Section 6.3, neither party will have any right to specific performance or other remedy against, or any right to recover damages or expenses from, the other.

6.3 Breach by the Purchaser

If the Purchaser fails to comply with the terms of this Agreement, the Vendor may by notice to the Purchaser elect to treat this Agreement as having been repudiated by the Purchaser. In that event, the Deposit made by the Purchaser will be forfeited to the Vendor and the Purchased Assets may be resold by the Vendor. Other than the Deposit, the Purchaser will have no further liability whatsoever, including for any deficiency arising upon any resale by the Vendor or any and all other damages or charges occasioned by or resulting from the default by the Purchaser.

ARTICLE 7 RISK OF LOSS

7.1 Risk of Loss

The Purchased Assets will be and remain at the risk of the Vendor until the Closing and at the risk of the Purchaser from and after the Closing. If, prior to the Closing, the Purchased Assets will be substantially damaged or destroyed by fire or other casualty, then, at its option, the Purchaser may decline to complete the Transaction. Such option will be exercised within 10 days after notification to the Purchaser by the Vendor of the occurrence of damage or destruction (or prior to the Closing Date if such occurrence takes place within 10 days of the Closing Date) in which event this Agreement will be terminated automatically and the Purchaser will be entitled only to a return of the Deposit, but without any other compensation. If the Purchaser does not exercise such option, it will complete the Transaction contemplated herein and will be entitled to an assignment of the proceeds of insurance, if any, referable to such damage or destruction. Where any damage or destruction is not substantial, the Purchaser will complete the Transaction and will be entitled to an assignment of the proceeds of insurance, if any, referable to such damage or destruction provided that such damage or destruction is insured or, otherwise, to an agreed abatement. If any dispute arises under this Section 7.1 as to whether damage or destruction is substantial or with respect to the amount of any abatement, such dispute will be determined in accordance with Section 10.2.

ARTICLE 8 CLOSING

8.1 Closing

The completion of the Transaction will take place at the offices of Aird & Berlis LLP, as of the Time of Closing, or as otherwise determined by mutual agreement of the parties in writing.

8.2 Purchaser's Deliveries on Closing

At or before the time of Closing, the Purchaser will execute and deliver or will cause to be executed and delivered (or, where applicable, make payment) to the Vendor the following, each of which will be in form and substance satisfactory to the Vendor, acting reasonably:

(a) payment of the Purchase Price in accordance with Article 3;

- (b) the Assignment and Assumption Agreement and Bill of Sale;
- (c) the Intellectual Property Assignment;
- (d) a certificate of an officer of the Purchaser, dated the Closing Date, confirming that the representations and warranties of the Purchaser contained in this Agreement are true as of the Closing Date, with the same effect as though made on the Closing Date and that the conditions in favour of the Purchaser contained in this Agreement have been fulfilled, performed, satisfied or waived as of the Closing Date;
- (e) such further and other documentation as is referred to in this Agreement for delivery at Closing and as the Vendor may reasonably require to give effect to the Transaction and the terms and conditions of this Agreement; and
- (f) payment or evidence of payment of applicable federal and provincial taxes or alternatively, appropriate exemption certificates.

8.3 Vendor's Deliveries on Closing

At or before the Time of Closing, the Vendor will execute and deliver to the Purchaser the following, each of which will be in form and substance satisfactory to the Purchaser acting reasonably:

- (a) the Assignment and Assumption Agreement and Bill of Sale;
- (b) the Intellectual Property Assignment;
- (c) a certificate of an officer of the Vendor, dated the Closing Date, confirming that the representations and warranties of the Vendor contained in this Agreement are true as of the Closing Date, with the same effect as though made on the Closing Date and that the conditions in favour of the Vendor contained in this Agreement have been fulfilled, performed, satisfied or waived as of the Closing Date;
- (d) the Receivers Certificate, as referred to in the Approval and Vesting Order; and
- (e) such further and other documentation as is referred to in this Agreement for delivery at Closing and as the Purchaser may reasonably require to give effect to the Transaction and the terms and conditions of this Agreement.

8.4 Purchaser's Acknowledgement

The Purchaser acknowledges that the Vendor is selling Labelad's, Marnlen's and the Vendor's right, title and interest in and to the Purchased Assets pursuant to the Approval and Vesting Order. The Purchaser agrees to purchase and accept the right, title and interest of Labelad, Marnlen and the Vendor in and to the Purchased Assets pursuant to and in accordance with the terms of this Agreement, the Assignment and Assumption Agreement, the Assignment of Intellectual Property and the Approval and Vesting Order.

8.5 Possession of Purchased Assets

On Closing, the Purchaser will take possession of the Purchased Assets wherever situate at the Time of Closing. The Purchaser acknowledges that, aside from provision of the licence referred to in Section 9.6(a), the Vendor has no additional obligation to deliver physical possession of the Purchased Assets to the Purchaser. In no event will the Purchased Assets be sold, assigned, transferred or set over to the Purchaser until the conditions set out in this Agreement and in the Approval and Vesting Order have been satisfied, including the Approval and Vesting Order, and the Purchaser has satisfied all delivery requirements outlined in Section 8.2 and this Agreement.

ARTICLE 9 POST-CLOSING COVENANTS

9.1 Accounts Receivable Collection

The Purchaser will carry out the administration of the collection of the Accounts Receivable outstanding at Closing in accordance with the provisions of Schedule I hereto.

9.2 Preservation of Records

The Purchaser will preserve and keep the records relating to the Purchased Assets for a period of seven years following the Closing Date, and will make such records available during normal business hours to Vendor, Labelad and Marnlen as may be reasonably required by such party in connection with completing the administration of the receivership of Labelad and Marnlen, any insurance claims by, actions or tax audits against, or governmental investigations of the Vendor, Labelad or Marnlen or any of their respective Affiliates or in order to enable the Vendor to comply with its obligations under this Agreement and each other agreement, document, or instrument contemplated hereby. The Purchaser will be entitled to have a representative present during any such review. Any out of pocket costs arising from any such review will be for the account of the Vendor. In the event the Purchaser wishes to destroy such records before or after that time, such party will first give 60 days prior written notice to the Vendor, the Vendor will have the right, at their option and expense, upon prior written notice given to Purchaser within such 60 day period, to take possession of the records within 120 days after the date of such notice. It is understood and agreed that the Purchaser will not be responsible or liable to the Vendor, Labelad or Marnlen for any accidental loss or destruction to such Books and Records.

9.3 Further Assurances

From time to time after the Closing Date, each party will at the request of any other party execute and deliver such additional conveyances, transfers and other assurances as may be reasonably required to effectively transfer the Purchased Assets to the Purchaser and carry out the intent of this Agreement and the Transaction contemplated herein.

9.4 Name Change

Immediately following the Closing Date, the Vendor will change the name of Labelad Ltd. to one that does not use, alone or in combination with any other words, the word "Labelad".

9.5 Excluded Assets

The Purchaser will promptly notify the Vendor of any Excluded Assets which may come into the possession or control of the Purchaser, and will promptly release such Excluded Assets to the Vendor, or to such other Person as the Vendor may direct in writing.

9.6 Access to Premises and Removal of Purchased Assets

- The Vendor hereby grants the Purchaser a license to access the Premises for a (a) period of 30 days post-Closing, during which term the Vendor will pay all rent due under the lease to the Premises and not terminate such lease. Nothing in this Section 9.6(a) will be construed to make the relationship between the Vendor and the Purchaser one of landlord and tenant, joint venture, partners or anything other than the Vendor's capacity as receiver of Labelad and Marnlen and the Purchaser's capacity as purchaser of the Purchased Assets. Nothing in this Section 9.6(a) will be construed to make the relationship between the Purchaser and the landlord of the Premises one of landlord and tenant or anything other than the Purchaser's capacity as Purchaser of the Purchased Assets. Nothing in this Section 9.6(a) will affect the Vendor's right of access to the Premises for the purposes of receiving, preserving and protecting assets, property and undertaking of Labelad and Marnlen or otherwise satisfying its contractual or statutory duties. Purchaser may exercise its right of access to the Premises through its employees, agents or licensees.
- (b) At its own cost and expense, the Purchaser will be responsible for the checkout, dismounting, dismantling and removal of the Purchased Assets from the Premises, which checkout, dismounting, dismantling and removal will be done with the care that a prudent tenant would use, by reputable and competent personnel, in a good and workmanlike manner, and in compliance with all laws. At its own cost and expense, the Purchaser will leave the Premises in an orderly, clean, sanitary and broom swept condition and will be required to remedy or repair any physical damage or other condition resulting from the checkout, dismounting, dismantling and removal of the Purchased Assets. The Purchaser will not be obligated to remove any Excluded Assets and will not be required to remedy any condition existing prior to the Closing.
- (c) The Vendor provides no warranty or condition, expressed or implied, as to the condition of the Premises. The Vendor will not be responsible for any personal injury sustained by any servant, agent, licensee, employee, invitee or customer of the Purchaser who may be on the Premises. All risks of any such injury are hereby assumed by the Purchaser.
- (d) As to its obligations provided in Section 9.6(b) and Section 9.6(c), the Purchaser hereby indemnifies and saves harmless the Vendor from and against all manner of claims, demands and liabilities of any nature whatsoever arising therefrom, including the access to and/or removal of the

Purchased Assets from the Premises by the Purchaser and/or its employees and agents.

9.7 Confidentiality

After the Closing, subject to its duties as Receiver and any order of the Court, the Vendor will keep confidential all information in their possession or under their control relating to the Labelad Business and the Purchased Assets, unless such information is or becomes generally available to the public other than as a result of a disclosure by the Vendor in violation of this Agreement.

ARTICLE 10 GENERAL CONTRACT PROVISIONS

10.1 Notice

All notices, requests, demands, waivers, consents, agreements, approvals, communications or other writings required or permitted to be given hereunder or for the purposes hereof ("Notice") must be in writing and sent by personal delivery, courier, emailed PDF or facsimile, addressed to the party to whom it is given, as follows:

(i) to the Vendor:

PricewaterhouseCoopers Inc. PwC Tower 18 York Street, Suite 2600 Toronto, ON M5J 0B2

Attention:

Gregory N. Prince

Email:

gregory.n.prince@ca.pwc.com

Fax:

416.814.3210

(ii) with a copy to:

Aird & Berlis LLP Brookfield Place Suite 1800, Box 754 181 Bay Street Toronto, ON M5J 2T9

Attention:

Samuel Babe

Email:

sbabe@airdberlis.com

Fax:

416.863.1515

(iii) to the Purchaser:

Labelink Products Inc. 9201, rue Claveau Anjou, QC H1J 2C8

Attention:

Stephen Bouchard, President

Email:

stephen@labelink.ca

Fax:

514.328.1980

(iv) with a copy to:

Stikeman Elliott LLP 5300 Commerce Court West 199 Bay Street Toronto, ON M5L 1B9

Attention:

Wayne E. Shaw

Email:

WShaw@stikeman.com

Fax:

416.947.0866

A Notice is deemed to be given and received (i) if sent by email, personal delivery or courier, on the date of delivery if it is a Business Day and the delivery was made prior to 4:00 p.m. (local time in place of receipt) and otherwise on the next Business Day, or (ii) if sent by facsimile, on the Business Day following the date of confirmation of transmission by the originating facsimile. A Party may change its address for service from time to time by providing a Notice in accordance with the foregoing. Any subsequent Notice must be sent to the Party at its changed address. Any element of a Party's address that is not specifically changed in a Notice will be assumed not to be changed. Sending a copy of a Notice to a Party's legal counsel as contemplated above is for information purposes only and does not constitute delivery of the Notice to that Party. The failure to send a copy of a Notice to legal counsel does not invalidate delivery of that Notice to a Party.

10.2 Disputes

If any dispute (a "Dispute") arises with respect to any matter related to this Agreement or the Transaction contemplated herein, such dispute will be determined by the Court in the current receivership proceedings relating to Labelad and Marnlen, or by such other Person or in such other manner as the Court may direct.

10.3 Third Party Beneficiaries

The Vendor and the Purchaser intend that this Agreement will not benefit or create any right or cause of action in favour of any Person, other than the parties. No Person, other than the parties is entitled to rely on the provisions of this Agreement in any action, suit, proceeding, hearing or other forum.

10.4 Expenses

Except as otherwise expressly provided in this Agreement, each party will pay for its own costs and expenses incurred in connection with this Agreement and the Transaction contemplated herein. The costs and expenses referred to in this Section 10.4 are those which are incurred in connection with the negotiation, preparation, execution and performance of this Agreement, and the transactions contemplated by this Agreement, including the fees and expenses of legal counsel, investment advisers and accountants.

10.5 Amendments

This Agreement may only be amended, supplemented or otherwise modified by written agreement signed by the Vendor and the Purchaser.

10.6 Waiver

No waiver of any of the provisions of this Agreement will constitute a waiver of any other provision (whether or not similar). No waiver will be binding unless executed in writing by the party to be bound by the waiver. A party's failure or delay in exercising any right under this Agreement will not operate as a waiver of that right. A single or partial exercise of any right will not preclude a party from any other or further exercise of that right or the exercise of any other right.

10.7 Survival

Save and except as provided in Section 2.3, 2.4, 2.7, 3.4, 3.5 and Article 9, the covenants, representations and warranties will not survive the Closing.

10.8 Entire Agreement

This Agreement constitutes the entire agreement between the parties with respect to the Transactions contemplated herein, and supersedes all prior agreements, understandings, negotiations and discussions, whether oral or written, of the parties with respect to such Transaction.

10.9 Successors and Assigns

- (1) This Agreement becomes effective only when executed by the Vendor and the Purchaser. After that time, it will be binding upon and enure to the benefit of the Vendor and the Purchaser and their respective successors and permitted assigns.
- (2) Except as provided in this Section 10.9, neither this Agreement nor any of the rights or obligations under this Agreement may be assigned or transferred, in whole or in part, by any party without the prior written consent of the other parties, except by operation of Law to a trustee in bankruptcy of Labelad and/or Marnlen. Upon giving notice to the Vendor, at any time on or prior to the Closing Date, the Purchaser is entitled to assign this Agreement or any of its rights or obligations under this Agreement to an Affiliate, subject to the following two conditions:

- (a) the assignee will become jointly and severally liable with the Purchaser, as a principal and not as a surety, with respect to all of the obligations of the Purchaser, including the representations, warranties, covenants, indemnities and agreements of the Purchaser; and
- (b) the assignee must execute an agreement confirming the assignment and the assumption by the assignee of all obligations of the Purchaser under this Agreement.
- (3) The Purchaser may assign the benefits of this Agreement, in whole or in part, to a lender or lenders as continuing collateral security for obligations owed to it or them without consent of the Vendor.

10.10 Severability

If any provision of this Agreement is determined to be illegal, invalid or unenforceable by an arbitrator or any court of competent jurisdiction, that provision will be severed from this Agreement and the remaining provisions will remain in full force and effect.

10.11 Time of the Essence

Time will be of the essence, provided that if the parties establish a new time for the performance of an obligation, time will again be of the essence of the new time established.

10.12 Paramountcy

In the event of any conflict or inconsistency between the provisions of this Agreement, and any other agreement, document or instrument executed or delivered in connection with this Transaction or this Agreement, the provisions of this Agreement will prevail to the extent of such conflict or inconsistency.

10.13 Waiver of Jury Trial

Each of the parties hereto irrevocably waives any and all right to trial by jury in any legal proceeding arising out of or related to this Agreement or in the transactions contemplated hereby.

10.14 Agent/Brokers Fees

The Purchaser acknowledges that there are no agent or broker fees or other commissions payable by the Vendor on the Purchase Price or otherwise in connection with the transaction,

and the Purchaser agrees to indemnify the Vendor against any claim for compensation or commission by any third party or agent retained by the Purchaser in connection with, or in contemplation of, the Transaction.

10.15 Governing Law

This Agreement will be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein. The parties irrevocably attorn to the non-exclusive jurisdiction of the courts of the Province of Ontario.

10.16 Counterparts

This Agreement may be executed in any number of counterparts, each of which is deemed to be an original, and such counterparts together constitute one and the same instrument. Transmission of an executed signature page by facsimile, email or other electronic means is as effective as a manually executed counterpart of this Agreement.

IN WITNESS WHEREOF this Agreement has been executed by the parties as of the date first above written.

capacity as receiver of the assets, properties and undertakings of LABELAD LTD, and of MARNLEN MANAGEMENT LTD.

Per:

PRICEWATERHOUSECOOPERS INC., in its

LABELINK PRODUCTS INC.

Per:		
	Name: Stephen Bouchard	
	Title President	

and the Purchaser agrees to indemnify the Vendor against any claim for compensation or commission by any third party or agent retained by the Purchaser in connection with, or in contemplation of, the Transaction.

10.15 Governing Law

This Agreement will be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein. The parties irrevocably attorn to the non-exclusive jurisdiction of the courts of the Province of Ontario.

10.16 Counterparts

This Agreement may be executed in any number of counterparts, each of which is deemed to be an original, and such counterparts together constitute one and the same instrument. Transmission of an executed signature page by facsimile, email or other electronic means is as effective as a manually executed counterpart of this Agreement.

IN WITNESS WHEREOF this Agreement has been executed by the parties as of the date first above written.

PRICEWATERHOUSECOOPERS INC., in its capacity as receiver of the assets, properties and undertakings of LABELAD LTD. and of MARNLEN MANAGEMENT LTD.

Per:				
	Name:	 		
	Title:			

LABELINK PRODUCTS INC.

Per:

Name: Stephen-Bouchard

Mtle: President

SCHEDULE A FORM OF APPROVAL AND VESTING ORDER

ONTARIO SUPERIOR COURT OF JUSTICE

COMMERCIAL LIST

THE HONOURABLE)	<*>, THE <*> DAY
JUSTICE <*>)	OF AUGUST, 2012

BETWEEN:

ROYAL BANK OF CANADA

Applicant

- and -

MARNLEN MANAGEMENT LTD. AND LABELAD LTD.

Respondents

APPLICATION UNDER SECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, C. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O 1990, C. C-43, AS AMENDED

APPROVAL AND VESTING ORDER

THIS MOTION, made by PricewaterhouseCoopers Inc. in its capacity as the Courtappointed receiver (the "Receiver") of the undertaking, property and assets of Marnlen Management Ltd. ("Marnlen") and Labelad Ltd. ("Labelad" and, together with Marnlen, the "Debtor") for an order: (i) approving the First Report of the Receiver dated August , 2012, filed (the "Report") and the Receiver's activities set out therein; (ii) approving the sale transaction (the "Transaction") contemplated by an asset purchase agreement (the "Purchase Agreement") between the Receiver and Labelink Products Inc. (the "Purchaser") made as of August , 2012 and appended in redacted form to the Report, and filed in unredacted form as confidential appendix " to the Report (the "Confidential Appendix"); (iii) vesting in the Purchaser the Debtor's right, title and interest in and to the assets described in the Purchase Agreement (the "Purchased Assets"); (iv) sealing the Confidential Appendix; and (v)

authorizing and directing the Receiver to file articles of amendment changing the corporate name of Labelad to 1547937 Ontario Ltd., was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Report and on hearing the submissions of counsel for the Receiver, counsel for the Purchaser, counsel for Royal Bank of Canada, and no one appearing for any other person on the service list, although properly served as appears from the affidavit of same sworn August, 2012 filed:

- 1. **THIS COURT ORDERS** that the First Report be and is hereby approved and the activities of the Receiver described therein be and are hereby approved.
- 2. THIS COURT ORDERS AND DECLARES that the Transaction is hereby approved, and the execution of the Purchase Agreement by the Receiver is hereby authorized and approved, and the Receiver is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction and for the conveyance of the Purchased Assets to the Purchaser, including, without limitation, executing any required coveyances of registered intellectual property on behalf, and/or as authorized signatory, of the Debtor.
- 3. THIS COURT ORDERS AND DECLARES that upon the delivery of a Receiver's certificate to the Purchaser substantially in the form attached as Schedule A hereto (the "Receiver's Certificate"), all of the Debtor's right, title and interest in and to the Purchased Assets described in the Purchase Agreement and listed on Schedule B hereto shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing: (i) any encumbrances or charges created by the Order of the Honourable Justice Perell dated July 18, 2012; (ii) all charges, security interests or claims evidenced by registrations pursuant to the *Personal Property Security Act* (Ontario) or any other personal property registry

system[; and (iii) those Claims listed on Schedule C hereto] (all of which are collectively referred to as the "Encumbrances"[, which term shall not include the permitted encumbrances listed on Schedule D]) and, for greater certainty, this Court orders that all of the Encumbrances affecting or relating to the Purchased Assets are hereby expunged and discharged as against the Purchased Assets.

- 4. THIS COURT ORDERS that for the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets, and that from and after the delivery of the Receiver's Certificate all Claims and Encumbrances shall attach to the net proceeds from the sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale.
- 5. **THIS COURT ORDERS AND DIRECTS** the Receiver to file with the Court a copy of the Receiver's Certificate, forthwith after delivery thereof.
- 6. THIS COURT ORDERS that, notwithstanding the provisions of subsection 171(3) of the Business Corporations Act (Ontario) (the "OBCA"), the Receiver be and is hereby authorized and directed, upon filing of the Receiver's Certificate, to complete, execute and file articles of amendment for and on behalf of Lablelad and any officer and director of Labelad (such articles of amendment to be deemed to have been signed by a director or an officer of Labelad and executed in accordance with the OBCA when so signed by the Receiver as directed by this Court) for the sole purpose of changing the corporate name of Labelad to 1547937 Ontario Ltd. (and such amendment shall be deemed to have been duly authorized by Section 168 of the OBCA without any shareholder or director resolution approving such amendment being required), and this Court hereby directs the Director (as defined in the OBCA) to endorse thereon a certificate of amendment upon receipt from the Receiver of two duplicate originals of such articles of amendment together with the prescribed fees and any other required documents under the OBCA (which the Receiver be and is hereby authorized and directed to complete, execute and

file for and on behalf of Labelad and any officer and director of Labelad, if and as required) except for any such documents as have been dispensed or otherwise dealt with pursuant to the deeming provisions contained herein.

7. THIS COURT ORDERS that, pursuant to clause 7(3)(c) of the Canada Personal Information Protection and Electronic Documents Act, the Receiver is authorized and permitted to disclose and transfer to the Purchaser all human resources and payroll information in the Debtor's records pertaining to the Debtor's past and current employees, including personal information of those employees listed on Schedule "to the Purchase Agreement. The Purchaser shall maintain and protect the privacy of such information and shall be entitled to use the personal information provided to it in a manner which is in all material respects identical to the prior use of such information by the Debtor.

8. THIS COURT ORDERS that, notwithstanding:

- (a) the pendency of these proceedings;
- (b) any applications for a bankruptcy order now or hereafter issued pursuant to the Bankruptcy and Insolvency Act (Canada) in respect of the Debtor and any bankruptcy order issued pursuant to any such applications; and
- (c) any assignment in bankruptcy made in respect of the Debtor;

the vesting of the Purchased Assets in the Purchaser pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Debtor and shall not be void or voidable by creditors of the Debtor, nor shall it constitute nor be deemed to be a fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the *Bankruptcy and Insolvency Act* (Canada) or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

9. **THIS COURT ORDERS AND DECLARES** that the Transaction is exempt from the application of the *Bulk Sales Act* (Ontario).

- 10. THIS COURT ORDERS that, until such time as the transaction contemplated in the Purchase Agreement is completed, the Confidential Appendix to the Report shall be sealed, kept confidential and not form part of the public record, but rather shall be placed, separate and apart from all other contents of the Court file, in a sealed envelope attached to a notice that sets out the title of these proceedings and a statement that the contents are subject to a sealing order and shall only be opened upon filing of the Receiver's Certificate.
- 11. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.

SCHEDULE A FORM OF RECEIVER'S CERTIFICATE

Court File No. CV-12-9788-00CL

ONTARIO SUPERIOR COURT OF JUSTICE

COMMERCIAL LIST

BETWEEN:

ROYAL BANK OF CANADA

Applicant

- and -

MARNLEN MANAGEMENT LTD. AND LABELAD LTD.

Respondents

APPLICATION UNDER SECTION 243(1) OF THE BANKRUPTCY AND INSOLVENCY ACT, R.S.C. 1985, C. B-3, AS AMENDED AND SECTION 101 OF THE COURTS OF JUSTICE ACT, R.S.O 1990, C. C-43, AS AMENDED.

RECEIVER'S CERTIFICATE

RECITALS

- A. Pursuant to an Order of the Honourable Justice Perell of the Ontario Superior Court of Justice (the "Court") dated July 18, 2012, PricewaterhouseCoopers Inc. was appointed as the receiver (the "Receiver") of the undertaking, property and assets of Marnlen Management Ltd. and Labelad Ltd. (collectively, the "Debtor").
- B. Pursuant to an Order of the Court dated August 2012, the Court approved the asset purchase agreement made as of August 2012 (the "Purchase Agreement") between the Receiver and Labelink Products Inc. (the "Purchaser") and provided for the vesting in the Purchaser of the Debtor's right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Receiver to the Purchaser of a certificate confirming (i) the payment by the Purchaser

of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing as set out in Article 5 of the Purchase Agreement have been satisfied or waived by the Receiver and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Receiver.

C. Unless otherwise indicated herein, terms with initial capitals have the meanings set out in the Purchase Agreement.

THE RECEIVER CERTIFIES the following:

- 1. The Purchaser has paid and the Receiver has received the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Purchase Agreement;
- 2. The conditions to Closing as set out in Article 5 of the Purchase Agreement have been satisfied or waived by the Receiver and the Purchaser; and
- 3. The Transaction has been completed to the satisfaction of the Receiver.
- 4. This Certificate was delivered by the Receiver at <i me> on August < 2012.

PRICEWATERHOUSECOOPERS INC., in its capacity as Receiver of the undertaking, property and assets of MARNLEN MANAGEMENT LTD. and LABELAD LTD., and not in its personal capacity

Per:			
	Name:		
	Title:		

SCHEDULE B PURCHASED ASSETS

SCHEDULE C CLAIMS TO BE DELETED AND EXPUNGED

SCHEDULE D PERMITTED ENCUMBRANCES

(unaffected by the Vesting Order)

12881514.5

SCHEDULE B-1 FORM OF ASSIGNMENT AND ASSUMPTION AGREEMENT

ASSIGNMENT AND ASSUMPTION OF CONTRACTS

BETWEEN:

PRICEWATERHOUSECOOPERS INC., solely in its capacity as receiver of the undertaking, property and assets of LABELAD LTD. and MARNLEN MANAGEMENT LTD., and not in its personal capacity

(hereinafter called the "Assignor")

- and -

LABELINK PRODUCTS INC.

(hereinafter called the "Assignee")

WHEREAS, The Assignor was appointed as receiver of the undertaking, property and assets of Labelad Ltd. ("Labelad") and Marnlen Management Ltd. (together with Labelad, the "Company") by order of the Ontario Superior Court of Justice, Commercial List (the "Court"), dated July 18, 2012 (the "Receivership Order");

AND WHEREAS, pursuant to an Asset Purchase Agreement dated August <*>, 2012 (the "APA"), as approved by the Court by an Approval and Vesting Order dated August <*>, 2012, the Assignor agreed to sell and the Assignee agreed to buy substantially all of the Company's assets, property and undertaking, including, without limitation, the equipment financing contracts and leases described on Schedule "A" hereto (collectively, the "Contracts").

NOW THEREFORE, in consideration of the closing of the transactions contemplated by the APA, the parties hereto covenant and agree as follows:

- 1. The Assignor hereby absolutely assigns, transfers and sets over, effective as of the date of this Assignment and Assumption Agreement, the Contracts to Assignee for the Assignee's sole use and benefit
- 2. The Assignee hereby accepts, as of the of the date of this Assignment and Assumption Agreement, the assignment of the Contracts. The Assignee hereby assumes all of the Assignor's and Labelad's obligations and liabilities with respect to the Contracts. For the period after the Closing Date, the Assignee hereby indemnifies and saves harmless the Assignor and the Company from all claims, actions, causes of action, proceedings, losses, damages, costs, liabilities and expenses incurred, suffered or sustained as a result of any default or breach by the Assignee for the post-Closing Date period with respect to such assumption and performance or in connection with any matters or obligations arising under the Contracts.
- 3. The Assignee acknowledges that the Assignor is acting solely in its capacity as receiver of the Company with no personal or corporate liability.

- 4. This Assignment and Assumption Agreement shall be binding and enure to the benefit of the Assignor and the Assignee and their respective successors and permitted assigns.
- 5. This Assignment and Assumption Agreement shall be governed by the laws of the Province of Ontario the laws of Canada applicable therein.
- 6. This Assignment and Assumption Agreement may be executed in counter-parts, and acceptance of this document may be provided by facsimile or other electronic transmission with confirmation of transmission and, on such execution and transmission, this Assignment and Assumption Agreement shall be binding on the parties with the same force and effect as if originally executed. In the event of acceptance in counter-parts or by facsimile or other electronic transmission each party undertakes to forthwith thereafter execute and exchange copies of this Assignment and Assumption Agreement by original signature, not in counter-part.
- 7. In the event of any conflict between the provisions of this Assignment and Assumption Agreement and the provisions of the APA, the APA shall govern, but only to the extent of such conflict.

Dated as of the <*> day of August, 2012.

The undersigned hereby confirms its agreement with the terms and conditions of this Assignment and Assumption Agreement.

PRICEWATERHOUSECOOPERS
INC., solely in its capacity as receiver of the undertaking, property and assets of LABELAD LTD. and MARNLEN MANAGEMENT LTD., and not in its personal capacity

Per:			
	Name:		
	Title		

Dated as of the $<*>$ day of $<*>$, 201	Dated	as c	of the	<*>	day	of	<*>,	2012
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The undersigned hereby confirms its agreement with the terms and conditions of this Assignment and Assumption Agreement.

1./	۱I	}FI	IN	JK	PR	$\mathbf{O}\mathbf{E}$	U	CTS	INC.
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Per:			
	Name:		
	Title:		

SCHEDULE "A"

Labelad Ltd. and Wells Fargo Financial Corporation equipment lease agreement dated March 26, 2012 (Ingersoll Rand Compressor - R75N)

Labelad Ltd. and CIT Financial Limited Security agreement dated December 2005 (2005 Mark Andy XP 5000-13 10 Color Converting System and 2005 Comco 18" Proslide MSP System)

SCHEDULE B-2 FORM OF BILL OF SALE

BILL OF SALE

BETWEEN:

PRICEWATERHOUSECOOPERS INC., solely in its capacity as receiver of the undertaking, property and assets of LABELAD LTD. and MARNLEN MANAGEMENT LTD., and not in its personal capacity

(hereinafter called the "Vendor")

- and -

LABELINK PRODUCTS INC.

(hereinafter called the "Purchaser")

WHEREAS, The Vendor was appointed as receiver of the undertaking, property and assets of Labelad Ltd. and Marnlen Management Ltd. (collectively referred to as the "Company") by order of the Ontario Superior Court of Justice, Commercial List (the "Court"), dated July 18, 2012 (the "Receivership Order");

AND WHEREAS, pursuant to an Asset Purchase Agreement dated <*>, 2012 (the "APA"), as approved by the Court by an Approval and Vesting Order dated August <*>, 2012, the Vendor agreed to sell and the Purchaser agreed to buy substantially all of the Company's assets, property and undertaking, subject to the exclusions described on Schedule "A" hereto.

NOW THIS BILL OF SALE WITNESSETH that, in consideration of payment of CDN\$<*>, of the mutual covenants contained herein and of other good and valuable consideration, the receipt of which are hereby acknowledged, the parties hereto covenant and agree as follows:

- 1. The Vendor hereby sells, conveys, transfers and assigns to the Purchaser, its successor and assigns, all of the Company's right, title and interest in and to the assets listed on Schedule "A" to this Bill of Sale (collectively, the "Purchased Assets").
- 2. The Purchaser acknowledges to and in favour of the Vendor that:
 - (a) the Purchaser is purchasing the Purchased Assets on an "as is, where is" basis as they exist on the date of this Bill of Sale without any recourse against the Vendor or the Company or any of their respective directors, officers, employees, professional consultants or advisors, agents or representatives for anything whatsoever;
 - (b) that neither the Vendor nor the Company guarantees title to the Purchased Assets and that the Purchaser has conducted such inspections and investigations of the condition of and title to the

Purchased Assets as it deemed appropriate and has satisfied itself with regard to these matters; and

- (c) No representation, warranty, condition, understanding or collateral agreement is expressed or can be implied, statutory or otherwise, including, without limitation, under the Sale of Goods Act (Ontario), all of which are expressly waived by the Purchaser, with respect to title, encumbrances, outstanding liens, assignability, merchantability, condition description, present or future uses, fitness for purpose or use, quantity, quality, cost, or value, or as to any other matter whatsoever regarding the Purchased Assets, or otherwise concerning the Purchased Assets or the right of the Vendor to sell, convey, transfer or assign the same.
- 3. The Vendor covenants and agrees with the Purchaser that the Vendor will, from time to time, upon the reasonable request of the Purchaser, and at the expense of the Purchaser, make, do and execute or cause or procure to be made, done and executed all such further acts, deeds or assurances as may be reasonably required for more effectually and completely vesting in the Purchaser the Purchased Assets hereby sold, conveyed, transferred or assigned in accordance with the terms hereof or for the purpose of registration or otherwise provided, however, that the obligation of the Vendor to comply with this provision shall only survive and be in existence for as long as PricewaterhouseCoopers Inc. remains the receiver of the Company.
- 4. The Purchaser acknowledges that the Vendor is acting solely in its capacity as receiver of the Company with no personal or corporate liability.
- 5. This Bill of Sale shall be binding and enure to the benefit of the Vendor and the Purchaser and their respective successors and permitted assigns.
- 6. This Bill of Sale shall be governed by the laws of the Province of Ontario the laws of Canada applicable therein.
- 7. This Bill of Sale may be executed in counter-parts, and acceptance of this document may be provided by facsimile or other electronic transmission with confirmation of transmission and, on such execution and transmission, this Bill of Sale shall be binding on the parties with the same force and effect as if originally executed. In the event of acceptance in counter-parts or by facsimile or other electronic transmission each party undertakes to forthwith thereafter execute and exchange copies of this Bill of Sale by original signature, not in counter-part.
- 8. In the event of any conflict between the provisions of this Bill of Sale and the provisions of the APA, the APA shall govern, but only to the extent of such conflict.

Dated as of the <*> day of August, 2012.

The undersigned hereby confirms its agreement with the terms and conditions of this Bill of Sale.

PRICEWATERHOUSECOOPERS INC., solely in its capacity as receiver of the undertaking, property and assets of LABELAD LTD. and MARNLEN MANAGEMENT LTD., and not in its personal capacity

Per:			
Name:		 	
Title:			

Dated as of the <*> day of <*>, 2012.

The undersigned hereby confirms its agreement with the terms and conditions of this Bill of Sale.

LABELINK PRODUCTS INC.	
Per:	
Name:	

SCHEDULE "A"

12880998.2

SCHEDULE C FORM OF INTELLECTUAL PROPERTY ASSIGNMENT

INTELLECTUAL PROPERTY ASSIGNMENT

MARNLEN MANAGEMENT LTD. (the "Assignor"), having its registered office at 400 Cochrane Drive, Markham, Ontario, L3R 8E3, in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby assign, transfer, convey and set over to LABELINK PRODUCTS INC. (the "Assignee"), having its registered office at Suite 5300 Commerce Court West, 199 Bay Street, Toronto, Ontario, M5L 1B9, all of the Assignors' right, title and interest in and to the trade marks listed on Schedule "A" hereto, together with all associated goodwill, the same to be held by Assignee as fully and entirely as the same could have been held and enjoyed by Assignor if this assignment had not been made, this including the assignment of all right, interest, choses in action and rights of recovery and damages for past infringement, together with all benefits of registration under the appropriate national statutes (the "Assignment").

The Assignor covenants with the Assignee that it will, from time to time, make, do and execute or cause to be made, done and executed all such further acts, deeds, assurances or things as may reasonably be required by the Assignee to completely carry out this Assignment or for the purpose of registration or otherwise.

The Assignment will be binding upon and enure to the benefit of the respective successors and assigns of the Assignors and the Assignee.

EXECUTED this day of August, 2012.

court	ANLEN MANAGEMENT LTD., by its appointed receiver, waterhouseCoopers Inc.	
Ву:		
•	Name:	
	Title:	
L A B)	ELINK PRODUCTS INC.	
By:		
•	Name:	
	Ti+le.	

Certification			
I,	_ of		
(insert name)			
Notary Public of		, MAKE OATH ANI	DSAY:
THAT I was present on the _ Property Assignment was ex		, 2012 whe	en the attached Intellectual
THAT I did witness	in his/h	er capacity as	
		(ir	sert title)
of Marnlen Management Ltd	. sign and executed	the said Assignment.	
Name:			
Notary Public of Ontario			
Certification			
Ι,	of		
(insert name)			J
Notary Public of		, MAKE OATH AN	D SAY:
THAT I was present on the_	day of		en the attached Intellectual
Property Assignment was ex	ecuted; and		
THAT I did witness	in his/k	ar canacity as	
TITAT Fuld Withless	, IR 105/1	ier capacity as(ii	nsert title)
of Labelink Products Inc. sign	n and executed the	said Assignment.	,
Name:			
Notary Public of Ontario			

Trade Mark Status Report

B & P Ref.	Country	Trade Mark	Current Owner	Application No.		Registration No.	Registration Date	Status	Due Date Action	Due Date
		MARNLEN RFID & DESIGN	Marnlen Management Ltd.	1286909		734062	Feb 06, 2009	Registered	RENEWAL Deadline	Feb 06,2024
- 1	United States of America	MARNLEN RFID & DESIGN	Marnlen Management Ltd.	78/931604	Jul 18, 2006	3778165	Apr 20, 2010	Registered	SECTION 8 & 15 DECLARATION OF USE Deadline RENEWAL Deadline	Apr 20,2016 Apr 20,2020
14500-14	Canada	ENVIROTAC	Marnlen Management Ltd.	1382037	Feb 05, 2008			Allowed	3RD EXTENSION OF TIME FILED decl. of use or 4th ext. due	Aug 05,2012
14500-15	European Community	ENVIROTAC	Marnlen Management Ltd.	7008485	Jun 23, 2008	7008037	Apr 02, 2009	Registered	WORKING - USE REQUIREMENTS Deadline RENEWAL	Apr 02,2014 Jun 23,2018
14500-16	United States of America	ENVIROTAC	Marnlen Management Ltd.	77/503231	Jun 19, 2008			Filed	PROVIDE EXAMINER AN UPDATE TO SUSPENSION / INQUIRY NOTICE Deadline	Nov 09,2012
8830-4	Mexico	LABELAD	Marnlen Management Ltd.	322003	Feb 09, 1998	577281	May 25, 1998	Registered	RENEWAL Deadline	Feb 09,2018
8830-9	Canada	LABELAD	Marnlen Management Ltd,	853669	Aug 14, 1997	500117	Sep 04, 1998	Registered	RENEWAL Deadline	Sep 04,2013
8830-10	United States of America	LABELAD	Marnlen Management Ltd.	75/425413	Jan 29, 1998	2315387	Feb 08, 2000	Registered	RENEWAL deadline	Feb 08,2020
8830-11	Canada	INFO PLUS	Marnlen Management Ltd.	858467	Oct 10, 1997	505529	Dec 15, 1998	Registered	RENEWAL Deadline	Dec 15,2013

- 1. Trademarks: STICKER KING, Registered, 0872116, TMA578027
- 2. Trademarks: STICKER BORDERS & DESIGN, Registered, 0875961, TMA528431
- 3. Trademarks: ZINGERS, Registered, 0515454, TMA298472
- 4. Trademarks: KIDS STICK WITH US, Registered, 0800386, TMA468104
- 5. <u>Trademarks: STICKING UP FOR OUR KIDS, OUR COMMUNITY & OUR PLANET... IT'S</u>
 JUST THAT SIMPLE., Allowed, 1444932
- 6. Trademarks: MARNLEN STICKER SENSATIONS, Registered, 0509374, TMA301385
- 7. Trademarks: NAME DROPPERS, Registered, 0498782, TMA289691
- 8. Trademarks: STICCUPS, Registered, 1050719, TMA560598
- 9. Trademarks: LASERMAGIC, Registered, 0515453, TMA298471
- 10. Trademarks: WONDERSTIX, Registered, 1307547, TMA727193
- 11. Trademarks: STICKER TREASURE KIT, Registered, 0745765, TMA441038
- 12. Trademarks: BODY CRAZE, Registered, 1168106, TMA627677
- 13. Trademarks: STICKER DRESS-UP, Registered, 0852045, TMA532410
- 14. Trademarks: MEMORY STICKERS, Registered, 0846981, TMA510443

SCHEDULE D LIST OF CAPITAL LEASES

- 1. Labelad Ltd. and Wells Fargo Financial Corporation equipment lease agreement dated March 26, 2012 (Ingersoll Rand Compressor R75N)
 - 2. Labelad Ltd. and CIT Financial Limited Security agreement dated December 2005 (2005 Mark Andy XP 5000-13 10 Color Converting System and 2005 Comco 18" Proslide MSP System)

SCHEDULE E LIST OF PREPAIDS

Mid Range (Converter Server Maintenance Contract prepaid)	\$6,558.60
Pivital (Prepayments PSI software – service/support)	\$4,270.25
Laminator (Deposit paid on laminator machine to be built)	20,260.17
,	\$31,189.02

SCHEDULE F MARNLEN TRADEMARKS

SEE ATTACHED.

Trade Mark Status Report

B&P Ref.	Country	Trade Mark	Current Owner	Application No.	Application Date	Registration No.	Registration Date		Due Date Action	Due Date
14500-8		MARNLEN RFID & DESIGN	Marnlen Management Ltd.	1286909	Jan 20, 2006	734062	Feb 06, 2009	Registered	RENEWAL Deadline	Feb 06,2024
14500-9	United States of America	MARNLEN RFID & DESIGN	Marnlen Management Ltd.	78/931604	Jul 18, 2006	3778165	Apr 20, 2010	Registered	SECTION 8 & 15 DECLARATION OF USE Deadline RENEWAL Deadline	Apr 20,2016 Apr 20,2020
14500-14	Canada	ENVIROTAC	Marnlen Management Ltd.	1382037	Feb 05, 2008			Allowed	3RD EXTENSION OF TIME FILED decl. of use or 4th ext. due	Aug 05,2012
14500-15	European Community	ENVIROTAC	Marnlen Management Ltd.	7008485	Jun 23, 2008	7008037	Apr 02, 2009	Registered	WORKING - USE REQUIREMENTS Deadline RENEWAL Deadline	Apr 02,2014 Jun 23,2018
14500-16	United States of America	ENVIROTAC	Marnlen Management Ltd.	77/503231	Jun 19, 2008			Filed	PROVIDE EXAMINER AN UPDATE TO SUSPENSION / INQUIRY NOTICE Deadline	Nov 09,2012
8830-4	Mexico	LABELAD	Marnlen Management Ltd.	322003	Feb 09, 1998	577281	May 25, 1998	Registered	RENEWAL Deadline	Feb 09,2018
8830-9	Canada	LABELAD	Marnlen Management Ltd.	853669	Aug 14, 1997	500117	Sep 04, 1998	Registered	RENEWAL Deadline	Sep 04,2013
8830-10	United States of America	LABELAD	Marnlen Management Ltd.	75/425413	Jan 29, 1998	2315387	Feb 08, 2000	Registered	RENEWAL deadline	Feb 08,2020
8830-11	Canada	INFO PLUS	Marnlen Management Ltd.	858467	Oct 10, 1997	505529	Dec 15, 1998	Registered	RENEWAL Deadline	Dec 15,2013

- 1. Trademarks: STICKER KING, Registered, 0872116, TMA578027
- 2. Trademarks: STICKER BORDERS & DESIGN, Registered, 0875961, TMA528431
- 3. Trademarks: ZINGERS, Registered, 0515454, TMA298472
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- 7. Trademarks: NAME DROPPERS, Registered, 0498782, TMA289691
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- 10. Trademarks: WONDERSTIX, Registered, 1307547, TMA727193
- 11. Trademarks: STICKER TREASURE KIT, Registered, 0745765, TMA441038
- 12. Trademarks: BODY CRAZE, Registered, 1168106, TMA627677
- 13. Trademarks: STICKER DRESS-UP, Registered, 0852045, TMA532410
- 14. Trademarks: MEMORY STICKERS, Registered, 0846981, TMA510443

SCHEDULE G LIST OF REQUIRED CONSENTS

- (1) Wells Fargo Financial Corporation re March 26, 2012 Capital Lease.
- (2) CIT Financial Limited re December 2005 Capital Lease.

SCHEDULE H LIST OF CERTAIN EQUIPMENT

SEE ATTACHED.

Fixed Asset List 2012

				[]		44.00
The second secon			date of	Qty		
Location	Description	.⊥ S/N	manufacture	P	icct Desc	Machine Name
Kodak Approval Room	Barco Graphics BG-3700 Image Setter	03-1993-12	1993			
Kodak Approval Room	Dell Server/Workstation for BG-3700					
Kodak Approval Room	Metafix e-Control Film solution mixer					
Kodak Approval Room	Kodak Approval XP4	4P3550	2006	P	lant Machine	Kodak
Kodak Approval Room	X-rite spectrodensito meter		2005			
Kodak Approval Room	x-rite autoscan spectrophotometer	109544	2005			
Kodak Approval Room	Dell Server/Workstation for Kodak Approval XP4					
Kodak Approval Room	Kodak 800XL-AC Laminator	4138	2006		lant Machine	Kodak
Kodak Approval Room	Dupont Cromalin Digital IG2 GE Proofer	DM6195			lant Machine	Proofer
File Room Upstairs	Jaleema Folder Racks 8ft high x 3ft wide			116		
File Room Downstairs	Jaleema Folder Racks 8ft high x 3ft wide			20		•
File Room Downstairs	CVS Colour Viewing station					
Plate Imaging Room	Esko Graphics CDI Spark XT Digital Imager	104180	2005		lant Machine	Esko Graphic
Plate Imaging Room	Dupont Cyrel Fast Plate Dryer 100 EC/LF	820.625	2011		lant Machine	Plate wash machine
Plate Imaging Room	BASF Nyloflex Combi F III Plate Dryer			P	lant Machine	Plate dryer
Plate Imaging Room - Entrance	BASF Nyloflex Trockner N F III Plate Dryer					
Plate Imaging Room - Entrance	Mitutoyo large plate micrometer					
Plate Washing Room	Dahle 22" Cutter					
Plate Washing Room	Nuarc PS36 Wash station	4CG C99-003				
Plate Washing Room	8ASF Nyloflex Combi F III Plate Washer				lant Machine	Plate washer
Plate Washing Room	PRI Plate-Vac Recovery Unit PV 50 with Tecumseh Chiller	H7215 07	2007	P	lant Machine	Plate vac
Plate Washing Room	Barrel Lifter/Roller					
Old Graphics Room	Dupont 28C-MK2 Film developer		1	1		
Old Graphics Room	Dahle SS0 - 30cm table top cutter					
Old Graphics Room	Zebra R110Xi4 ribbon printer (RFID)					
Old Graphics Room	Henning 44" Light Table					
Old Graphics Room	Byers Corporation - 28" portable micrometer					
Old Graphics Room	Genesis mono compact unl-G800 photograpy lights and stands			2		
Old Graphics Room	X-rite calibrator					
Silkscreen Room	Stork SS Endring Gluing Station 800PP0201	P271.000001			lant Machine	SS Endring Gluing Station
Silkscreen Room	Stork SS Dryer				lant Machine	SS Dryer
Silkscreen Room	Stork SS Washout Unit				lant Machine	SS Washout unit
Silkscreen Room	Stork Exposure Unit			F	lant Machine	SS exposure Unit
Silkscreen Room	50" light table					
Silkscreen Room	BASF Nyloprint Exposure Unit CW 50x70	30500 & 30160	1998	2		
Silkscreen Room	BASF Nyloyprint Dryer CW 50 x 70	30199	1998			
Silkscreen Room	BASF Power Supply	30205	1998			
Silkscreen Room	Gallus Screen Cutter 75/70	28.02.01	2001			
Silkscreen Room	Ideal Scrren cutting table and hole puncher 1071A	085905-14-04				
Slikscreen Room	Jaleema Folder Racks 8ft high x 3ft wide			1		
Silkscreen Room	Gallus 13" Silkscreen mounting unit	165700-03				
Silkscreen Room	Gallus Silkscreen Seamer 156100	23,02,2001	2001			
Silkscreen Room	Stork 40" SS Viewing/Washout Booth 800PP04S3	P272.00000S	2005			
Silkscreen Room	Gallus rota screen washout station					
Silkscreen Room	14" Chemical Storage Tanks for stripping and degreasing of SS			2		
Arsoma Room	Berg chiller	096D745a-3	1996		lant F&F	Berg Chiller
Arsoma Room	gallus squegee leveler					1.0.
Arsoma Room	gallus arsoma em-280 press ar4 with BST powerscope 3000 and Pillar P6000 Corona Treater	201102	2002	F	ress	AR4
Arsoma Room	Yale 1/4 tonne crane and gorbel 250 lb crane arm (AR3)				,	
Arsoma Room	Yale 1/4 tonne crane and Plencon 500 lb crane arm (AR4)	CM901C	1998			
Arsoma Room	Wesoc industrial products station lifter	p1-54-2222				
Arsoma Room	Roll Lifter	MH-40A				
Arsoma Room	gallus arsoma em-280 press ar2 with BST Powerscope 3000 and Pillar 13TW corona treater	180201	2001	1	ress	AR2

			Farrer Consums	diciencia regricación	Letter	
		152920	date of _	Qty		
	Description	s/N	manufacture	a Quy	Acct Desc	Machine Name
Location		JAN STATES		A. S.	ACCEPCESC	VIDEOUTE ISOTE SET
Arsoma Room	Yale 1/4 tonne crane and gorbel 250 lb crane arm (AR2)			 		
Arsoma Room	CM Shopstar crane and 275 lb crane arm (AR1)		 	 		
Arsoma Room	Central Fabricator and Machinists - Silkscreen Rack 42 stations			 	Press	CVS station
Arsoma Room	CVS Colour Viewing station			-	Plant F&F	CAZZERON
Arsoma Room	14 ft Pailet Rack Braces		<u> </u>		Plant F&F	
Arsoma Room	20 ft Pallet Rack Braces		 		Plant F&F	
Arsoma Room	6" Pallet Rack beams -12ft				Plant F&F	
Arsoma Room	4 ^N Pallet Rack beams - 9ft		<u> </u>	42	ridin recr	1
Arsoma Room	Metal Quarantine cage - 3 x 3 x 3					
Arsoma Room	Craftex rewind filter - 4ft x 3ft x 3 ft	N10410	 			<u> </u>
QA Room	HandHeld Products Barcode Tester - Quick Check 600	N10410		 		
QA Room	TMI Machines - Ink Rub Tester		-	 	Plant Machine	TVS proof reder
QA Room	Global Vision TVS Proof Reader			ļ	Plant Wachine	1 VS proof redei
Anilox Screen Cleaning Room	Stork Rotamesh Silkscreen Cleaner			 	D1 M	Audien Classes
Anilox Screen Cleaning Room	Sonic solutions anilox cleaners		 	 2	Plant Machine	Anilox Cleaners
old ink room	Manual drum troiley		 	-		
ald ink room	American Ultra violet co Curing station	051105			Ole - t Maril 3	Martin I atha
Maintenance	Morton Lathe - FEL1340	951198	1995	 	Plant Machine	Morton Lathe
Maintenance	Delta Drill Press 17-901	R9332	 	<u> </u>		
Maintenance	Enerpac Hydraulic Press	P-84		 		
Maintenance	8" Bench Grinder Sears Craftsman C315208080					
Maintenance	Forward Precision Tools Lathe 360-1000				Plant Machine	Forward Precision Tools
Maintenance	Heiman Machinery Limited LC185V8 Milling Machine	4111106			Plant Machine	Milling machine
Maintenance	King Industial 20" band saw KC712BC	472682	2004	 	Plant Machine	Bandsaw
Maintenance	Band and drum sander					
Maintenance	Roll Runner i - Roll lifter		ļ		Plant Machine	
Maintenance	Advance 240 LX Electric Floor Scrubber	0569121			Plant Machine	FloorScrubber
Packaging	MIT CC001 50" Automated Core Cutter				Plant Machine	Core cutter
Packaging	Core-tech inc - manual core cutter 8760	11235		ļ	Plant Machine	<u> </u>
Packaging	Polar Mohr Electromat 90CE Cutter	4211727		ļ	Plant Machine	Eletromat cutter
Packaging	14 ft Pallet Rack Braces		1		Plant F&F	Pallet rack
Packaging	6" Pallet Rack beams -12ft			36	Plant F&F	
Packaging	MBO T49-C 49/4 Folder	L.05/10		<u> </u>	Plant Machine	Folder
Packaging	Gallus Sheeter 0034-211	160195				
Packaging	Gallus Sheeter 0034-212	180195		<u> </u>		
Packaging	Ultrafilter SL for Indigo UC-0140SP	40937/05	1	<u> </u>		
Packaging	Advanced Poly Packaging - Table top bagger -200 T-T250	202020079		<u> </u>		
Packaging	Advanced Poly Packaging - Table top bagger -200 T-T200		<u> </u>			<u> </u>
Packaging	Pailet Jack - Sandylion Fulfillment			L		
Packaging	labelling Technologies labeller for SITMA UT2SE	0034480511				
Packaging	ATS-MS 420S Portable Bander	307110				
Flexo Room	Flexowash Plate washer PW82 WRO/1466		2010	<u> </u>	Plant Machine	Coldjet -Cleaner
Flexo Room	Barrel Lifter/Roller					ļ
Flexo Room	Gorbel 250lb crane arm (F12)					
Flexo Room	Grapiclite color viewing station				Plant Machine	
Flexo Room	Mark Andy 2200 (F1S) with BST Promark Camera		1997	'	Press	F15
Flexo Room	Gorbel 250lb pole mounted crane (F15)					
Flexo Room	Gorbel 250lb pole mounted crane (F9)		1			
Flexo Room	Yale 1/4 tonne crane and gorbel 250 lb crane arm (F9)					
Flexo Room	Yale 1/4 tonne crane and 500lb overhead rail system (F18)					
Flexo Room	UDS Anilox Roll Cart - 20 Stations - Model 130			1		
Flexo Room	Racking system for Dies at XP 9ft x 6ft x 2ft			7		
Flexo Room	Pallet Jack - Green #1			1		
Flexo Room	Pallet Jack - Rewinder pump truck		1	8	Plant F&F	
	IQ 6200 Scale	SC3307	1		3	
Flexo Room	IN DEVO State	3442-7	J	·	-	

				-1-V	4		
			date of			V 12 20 20 20 20 20 20 20 20 20 20 20 20 20	
		e 14.	manufactu	ne Oty	Acct Desc	Machine Name	
Cocation	Description	5/N	1-0-02-06-000		ACCIDESC	Machine Marine	
Flexo Room	IQ 6200 Scale	SC3527	<u> </u>	-	<u> </u>		
Flexo Room	Case Engineering Scale S-2000	15089	ļ		N (11 1/		
Flexo Room	20ft conveyor - ECOA (2005) HLT4-0345-60-48096		 		Plant Machine		
Flexo Room	Presto station lifter M166	V027065	ļ		Plant F&F	+	
Flexo Room	Roll Runner II - Roll Lifter by C19		ļ		Flant F&F		
Flexo Room	Racking system for Dies at C19 9ft x 6ft x 2ft		19	04	D	F13	
Flexo Room	Mark Andy 2200 (F13) with BST Promark Handyscan Camera		15	941	Press	ILT2	
Flexo Room	Longford inserter Model os 700 w 12 surge feeder	38909-01	-				
Flexa Room	Platform for inserter station		ļ				
Flexo Room	Yale 1/4 tonne crane and Demag 250 lb crane arm [F13]		ļ		1 Plant Machine	1	
Flexo Room	Liftrite Manual Pallet Lifters RGM30M205048			_			
Flexo Room	JLG Industries CM-1732 Scissor Lift	C015226 02000161	19		Plant Machine	Scissor Lift	
Flexo Room	Flowracking for Core boxes 4 ft x 6 ft by 3 bays high		ļ		4		
Flexo Room	Prince manufacturing corp hydraulic roll tipper - PMC-8316				<u> </u>		
Flexo Room	Solar 580a Battery Charger		ļ				
Rewind Cell	Motorized Conveyor 24" width 42ft long		ļ				
Rewind Celi	Liftrite Manual Pallet Lifters RGM30M205D48		<u> </u>		4 Plant Machine		
Rewind Cell	Roll Runner I - Roll lifter				Plant Machine		
Rewind Cell	Craftex rewind filter - 4ft x 3ft x 3 ft		<u></u>		6		
Rewind Cell	Scantech Automation 20" Rewinder	051fh22lr10	20	11	Press	Auto senser	
Rewind Cell	Rotoflex 10" Rewinder VLI 250 (55)	773941001	L		Plant Machine	Rewinder-10" S05	
Rewind Cell	Rotoflex 13" Rewinder VLI 330 (511)	VLI 2959	20	05	Plant Machine	Rewinder-13" S11	
Rewind Cell	Rotoflex 16" Rewinder VLI 440/P (S9)	VLI 968951012			Plant Machine	Rewinder-16" S09	
Rewind Cell	Rotoflex 16" Rewinder VLI 440/P (S10)	VLI 1186961031			Plant Machine	Rewinder-16" S10	
Rewind Cell	Rotoflex 18" Rewinder VSI 500 (S12)	VSI 2856	20	05	Plant Machine	Rewinder-18" S12	
Rewind Cell	DCM USIMECA Sleeve/Seamer 189-14006	14006	20	10	Plant Machine	Seamer	
Staging	20" Kutirimmer manual plate cutter						
Staging	JM Heaford plate mounter TT Cobra 600 ELS	2050072	20	05	Plant Machine	Plate mounter	
Staging	15" plate mounter LOF and sons TL616	1350			Plant Machine	Plate mounter	
staging	15" plate mounter - aluminum		Î				
Staging	JM Heaford plate mounter TT Cobra 500 ELS	2020394	20	02	Plant Machine	Plate mounter	
Staging	Mark Andy Plate Mounter C504/ PM 160-105 20" Proofer	1422 & 030365			Plant Machine	Plate mounter & proofer	
Staging	20" plate de-mounter aluminum		1				
Staging	Presto station liter M178	154964-02	20	00	1		
Staging	Racking for dies			1	1		
Staging	Racking for cylinders						
	AGF 4 step rolling ladder		1				
Staging Shipping	Pallet Jacks - Shipping			i	9		
Shipping	Avenue Industrial Supplies 3 step rolling ladder						
	Rolling carts - metal		<u> </u>	_	6		
Shipping	RB5 Equipment shrink tunnel - ACT	48-0077			Piant Machine	Shrink tunner	
Shipping	RBS Equipment shrink wrapper EM	05-0445	1		Plant Machine	Shrink wrapper	
Shipping	Res Equipment strink wapper cwi	- 05 0 1.0					
Shipping	Raymond 20-R4DTT reach truck	20-1254-C	 		Plant Machine	Truck	
Shipping	BT walkie LT2200/11	318601AA	19	98			
Shipping		20D-90-32951	 	-	Plant Machine	Truck	
Shipping	Raymond 20-R40TT reach truck - 181" reach	1A194834	 	+			
5hipping	Crown Sideshifter Reach Truck - A54316 - 200" reach	1277034	+	 	Plant Machine	-	
Shipping	Reach Truck Charger Design 80 Plus		 	1	, rence rendering	+	
Shipping	Reach Truck Charger Design 85	111197-21-1029	+		Plant Machine	Pailet wrapper	
Shipping	Cousins Packaging - Pallet wrapper LP2100	111131-51-1058	 	+-	T. IGIT. IVIGCINITE	, and troppet	
Shipping	AGF 4 step rolling ladder		 		 		
Shipping	interweigh systems digital pallet scale		<u> </u>		+		
Pharma Room	Roll Runner I - Roll lifter		 		 		
Pharma Room	Table Top RFID tag encoder/verifier	100500000			10lant Markins	Rewinder S03	
Pharma Room	Rotoflex VS1250 Rewinder (S3)	VS15D1920409	1		Plant Machine	Rewinder S03	

100			date of		*	
100	The control of the co		manufacture	Oty		
Location	Description - De	S/N		(A)	Acct Desc	Machine Name 7
Pharma Room	Liftrite Manual Pallet Lifters RGM30M205048			3	Plant Machine	<u> </u>
Pharma Room	Image 1000 S8 Master digital inkjet system	5200027U		ļ	Plant Machine	Inkjet system
Pharma Room	Image 1000 SB Master digital inkjet system	2460344A				
Pharma Room	Image 9040 digital inkjet system	7380037U		L		
Pharma Room	Craftex rewind filter - 4ft x 3ft x 3 ft			2		
Pharma Room	Arpeco Platform 20/20 Rewinder with AVT Vision system			ļ	Press	AVT Vision System
Pharma Room	Mark Andy 4150 (F16) with 2 BST Promark vision systems	031265	2002		Press	F16
Pharma Room	Domino A200 Variable print inkjet system			2		
Pharma Room	Shopstar crane with Gorbel 250lb overhed 70 ft rail system					
Pharma Room	Digicon Omega 5270 Diecutting and finishing station	10065			Press	Omega
Pharma Room	Mainplate Controls Inc. MCR007 Table top rewinder	05-12206				
Pharma Room	Delta Shopmaster AP400 dust collection system	010607W5043C				
Pharma Room	ITW Dynatec Dynamelt Adhesive application system M35 SING	139119	2005			
Pharma Room	Comco Commander Series/Tamarack RFID Inserter	96-1232	1997		Press	Comco/RFID Inserter
Pharma Room	KERN 440-47 HP indigo ink mixing system					
Pharma Room	HP Indigo 4400 roll fed digital print system		2003		Press	Indigo
Pharma Room	Graphiclite light station				ļ	
Pharma Room	3ft x 3ft x 2ft security cages			9		<u> </u>
Pharma Room	Pallet jacks - pharma room			3		
Pharma Room	Kieton 4 step rolling ladder					
Pharma Room	2ft x 4ft x 6ft RFID Security cage			1		
Warehouse	RBS equipment Lbar and Shrinkwrapper ACT					
Warehouse	VIBAC auto taper SEALAST 50M	KN/003915	1999			·
Warehouse	Label Systems Auto Labeller LS100/80	HL0191-10				
Warehouse	Gallus Sheeter 0034	260290				<u> </u>
Warehouse	Gallus Roll Fed Sheeter BD 034-093	220987				
Warehouse	Roll Runner I - Roll lifter			1		
Warehouse	Rotoflex 5-1000 Rewinder (R3)	5113-830113		<u> </u>		<u> </u>
Warehouse	Rotoflex S-1000 Rewinder (R2)	S117-830311				
Warehouse	Pallet Jacks - Warehouse			6		
Warehouse	BT 2200/11 Walkie (no battery)	310370AA/1997	1997			
Warehouse	Cousins Packaging - Pallet wrapper LP2100					
RFID Room	Toshiba SX4 RFID tag printers			2		
RFID Room	Laird Technologies RFID Reader S9028PCRJ and mounting hardware			2		
RFID Room	Danfoss Table Top Rewinder					
RFID Room	HPC Table top rewinder					
RFID Room	Lablemate UCAT-40 Heavy Duty Powered Label Unwinder			2		
RFID Room	SAMS VS UHF Long Range Reader MP9320 2.7 EPC					
RFID Room	Zebra 110Xilil RFiD encoder	91C05050238				
RFID Room	ION 8005M Intelligent Static neutralizer					
IT Server Room - Labelad	Powerware 9330 15 KVA Backup Power System	EU093AXX15				-
IT Server Room - Labelad	3COM10/100 managed switch			1		
IT Server Room - Labelad	3COM 24 port managed Gigabyte switch			1		
iT Server Room - Labelad	3COM 12 port managed Gigabyte switch			2		<u> </u>
iT Server Room - Labelad	3COM 24 port un-managed Gigabyte switch			2		
IT Server Room - Labelad	HP Procurve 48 Port switch 10/100 2610-48			1		
IT Server Room - Labelad	CISCO ASA 5510 Series Firewall			2		
IT Server Room - Labelad	Hubbeli Category 5 48 port bridge					
IT Server Room - Labelad	Bell Cat5-e 24 port bridge					
IT Server Room - Labelad	IBDN Powersun Cat5 24 port bridge					
IT Server Room - Labelad	Hubbell network Rack					
IT Server Room - Labelad	DLINK airplus extrem G wireless router					
IT Server Room - Labelad	OLINK networked 1-218 hardrive			4		
	Buffalo networked 1TB hardrive			1	1	
IT Server Room - Labelad						

	Description		date of a	Qty	100	Machine Name
Location "	Description	≥ S/N ~	1000	### (27 PR 1 / 2	ACCLUESE	Machine Name
IT Server Room - Labelad	IBM 10TB SAN SYSTEM X3650 M2			2		
IT Server Room - Labelad	IOGear 8 Port VGA KVM SWITCH GCS 1808					
IT Server Room - Labelad	HP Proliant 380 Virtualized Server 182GB	EAZFMND343		ļ		
IT Server Room - Labelad	HP Profiant 380 Virtualized Server 364GB	USE513A7VK			<u> </u>	
IT Server Room - Labelad	HP Proliant 380 Virtualized Server 182GB	USE509A7BB				
IT Server Room - Labelad	Borderware Security Platform	HQRNBK1				
IT Server Room - Labelad	SUN Microsystems StorEdge3300 (Glovia)					
IT Server Room - Labelad	HP Storageworks SDLT320 Tape Drive Storage System					
IT Server Room - Labelad	Compaq 10K Rack Storage System	123409				
Sandylion Hub Room	3COM 12 port managed Gigabyte switch			<u> </u>		
Sandylion Hub Room	3COM 4B port managed Giga byte switch					
Sandylion Hub Room	3COM 24 port managed Gigabyte switch			2		
Phone Room	Mitel SX 200 Phone switch					
Office Hub Room	3COM 24 port managed Gigabyte switch			3		
Office Hub Room	DLINK 10/100 switch					
Office Hub Room	3COM 1D/100 Hubs			10		
Graphics	Dell Flexrip server	HHDHJF1				
Graphics	Dell Barco server	SWJDJF1				
	assort cylinders					CYLINDER
old ink room	Ink management system		2010		Plant Machine	SunChemical - ink mixer

Leased Equipment

Ecasca Equipinion					
Compressor Room	Ingersoll Rand SSR EP 100 HP Rotary compressor	F17895U97097		Plant Machine	Rotory compressor
Compressor Room	Ingersoll Rand SSR EP 100 HP Rotary compressor	F16325U96080		Plant Machine	Rotory compressor
Compressor Room	ingersoil Rand DXR42SE6X air dryer	97KDXR4957		Plant Machine	Air dryer
Compressor Room	Ingersoll Rand DXR425 air dryer	96GDX3149		Plant Machine	Air dryer
Flexo Room	Comco Proglide (C19) with AVT vision system, Martin Automatic Turret unwind and rewind, Corotec Corona Treater	2186D	2005	Press	C19
Flexo Room	Mark Andy XP5000 (F18) with AVT Vision system, Martin Automatic Turrent unwind and rewind, Corotec UCVT206-C Corona treater		2005	Press	F18
Flexo Room	Mark Andy XP5000 (F18) with AVT Vision system, Martin Automatic Turrent unwind and rewind, Corotec UCVT206-C Corona treater		2005	Press	F18

Location	Description	Model #	Serial Number
Mark Andy F15 (On Press)	Dryer (2)	10992	82A-0255, 82A-0255
Mark Andy F15 (On Press)	Aetek UV System	PKW 090134	96-4364
Mark Andy F15 (On Press)	Turnbar		
Mark Andy XP5000 (F18)	Corotec Corona Treating Unit	ECVT206-C	T-11712-04-05
Mark Andy XP5000 (F18)	Roll Feeder Martin Automatic	MAS 05-16-40	16846-1
Mark Andy XP5000 (F18)	Ikela Hot Stamping Control		
Mark Andy XP5000 (F18)	Rewinder Martin Automatic	LR5-18-24	16846-2
Mark Andy XP5000 (F18)	3 stork Silkscreen units on Machine	LP3000	
Mark Andy XP5000 (F18)	Overhead Travelling Bridge		
Mark Andy XP5000 (F18)	Laminating Station		
Comco (C19)	Corotec Corona Treating Unit	FWBR-206	T-11768-05-05
Comco (C19)	Roll Feeder Butt Splicer Martin Automatic	MPSP-08-20-40	16827
Comco (C19)	Inspection AVT Camera Print Vision 900-C		
Comco (C19)	Rewinder Martin Automatic	LRD-08-18-24	16827-2
Comco (C19)	Extension Conveyor	Mark Andy	4196
Comco (C19)	3 silkscreen units (Stork)		
Flexo Room	Fanfolder		
Miscellaneous	Racks for Paper +Utility Carts		
Mark Andy 4150 (F16)	Corotec Corona Treating Unit		
Mark Andy 4150 (F16)	Turnbar		
Mark Andy 4150 (F16)	Outfeed Conveyor / Overpass Feeder/ Floating Die St	ation	
Mark Andy 4150 (F16)	Plow Station		
Pharmaroom	Overhead Bridge 6' Beam 250lbs elctronic hoist		
Arsoma (AR4)	6 silk screen stations with special carts		
Arsoma (AR4)	Turn Bar, Sheeter stacker, Web cleaner		
Warehouse	Platform Lift	CM-1732	
Warehouse	Floorcleaner Advance	240LX	
Warehouse	Electrical Distribution Panels (2 main controls)		
Warehouse	Plate Vac PV50	PV50	H7215 07

Rewind Cell	Belt Conveyor 24" x 42'					
Stork Room	Existing Stork Silkscreens + Gallus Endrings, + Silkscreen Accessories					
Stork Room	Emulsion Applicator					
Warehouse	4 Color viewing units					
Mounting Area	Curing Unit LC-06-1-T3					
General Area	Chilling Network Berg and Advance chilling units					
General Area	Lift Trucks (2 Raymond) + (1) Crown + (2) Electric Page 1	allet Trucks				
Warehouse	Wrapping Machine (RBS) EM Model					
Warehouse	Cousins	LP2100				
Warehouse	Pillow Packaging System (Air Space)	APM				
Warehouse	Floor Scale	LSI-99				
Warehouse	Tooling (Plate Roll Cylinders + Dies) for F13 F16 F15	5 F18 C19 AR4 + Arpeco				
Miscellaneous	Racking for Plate files + Plate files					
Esko Software	Packedge + Colortone					
	Backstage (Server software)	·				
	Kalaidoscope					
	HD Screening Software					
	Screening Liceneces					
	Flexrip Software for Digital Platesetter + Grapholas software, Kodak and Indigo					
	CS5+CS4 Illustraor + Photoshop + Indesign + Acrobat Pro + Quark + Freehand (software licences)					
Graphics Hardware	3 Imacs + G5 Towers					
	PCS' for 3 workstations + 1 for the Grapholas / Digital Platesetter					
	1 server for Backstage					
	2 Rips	·				
	Kodak Approval NX + Laminator + Computer / RIP/	Software + Spectrodensitometer				
Central Server	3 Xeon Servers P4					
	3 class Xeon server I7 X3650M2					
	1 Sunbot Server					
	1 IBM Storage Tape drive					
	1UPS 24 Battery Cells 9330					

	100 drops to area with peripheric units	
	1 Terabyte SAN IBM 1726	
Label Printers	6 Sato CL408E	
	6 HP Laser Jet	
	3 Spectrodensitometers X-Rite	
Computer Room	Plotter (Neuhaus)	
	Intermec Label Printer	
	2- Copier Minolta Printer	
	4- Dell Graphic Servers	
	1- Power Tower (UPS)	
	2-Zebra Label Printer	
	1- Toshiba Label Printer SX4	

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SCHEDULE I

ACCOUNTS RECEIVABLE COLLECTION PROTOCOL

The Purchaser will provide the staff and resources and use reasonable commercial efforts to collect the Accounts Receivable. Unless payments are specified to be on account of a specific invoice(s), first amounts received shall be deemed to be payment of the longest outstanding invoices, subject to credits and discounts agreed to by the Vendor.

For the purpose of calculating amounts payable to the Vendor by the Purchaser in respect of the collection of Accounts Receivable, the realizations shall in all circumstances be calculated on an "account-by-account" basis, individually.

Costs incurred by the Purchaser in collecting the Accounts Receivable shall only be deductible if those costs are direct actual out-of-pocket costs at standard rates and, further, shall only be deductible (subject to terms and conditions contained herein) for any individual Account Receivable against realizations made in respect of that Account Receivable and may not be set off against other recoveries. For greater certainty, costs shall include all out-of-pocket costs of collection, including legal costs, which shall include any cost that the Purchaser determines, acting reasonably, is necessary to be incurred in order to collect any Accounts Receivable. The net amount remaining after deduction of such costs shall then be allocated between the Vendor and the Purchaser on the agreed to basis.

If the Purchaser receives an amount on account of the Account Receivable which should be paid to the Vendor in accordance with the terms hereof, such amount shall at all times remain the sole property of the Vendor and shall be held by the Purchaser separately and apart from its own funds, in trust for the benefit of the Vendor. The Purchaser shall remit such amounts to the Vendor on a bi-weekly basis, every other Tuesday for the preceding two-week period.

With respect to any Account Receivable (i.e. invoice for a specific customer) having a book value of less than \$5,000, the Purchaser shall have the right to make such compromises or settlement as the Purchaser may determine, acting reasonably, provided that such compromise or settlement results in a net realization (after costs) in respect of such Account Receivable of an amount equal to or greater than 75% of the difference between the book value of such Account Receivable and the costs of collection permitted to be deducted in accordance with the terms hereof. In all other cases, the Purchaser shall obtain the prior written consent of the Vendor prior to making any compromise or settlement.

With respect to any Account Receivable (i.e. invoice for a specific customer) having a book value equal to or greater than \$5,000, the Purchaser shall have the right to make such compromises or settlement as the Purchaser may determine, acting reasonably, provided that such compromise or settlement results in a net realization (after costs) in respect of such Account Receivable of an amount equal to or greater than 90% of the difference between the book value of such Account Receivable and the costs of collection permitted to be deducted

in accordance with the terms hereof. In all other cases, the Purchaser shall obtain the prior written consent of the Vendor prior to making any compromise or settlement.

The Purchaser shall report bi-weekly to the Vendor for a period of three months from the Closing Date and monthly thereafter as to the status of the Accounts Receivable or on such other terms as agreed to by the Purchaser and the Vendor.

The Purchaser shall preserve all books and records and the data contained therein, whether in paper or electronic form, relating to the Accounts Receivable and the Purchaser shall provide access to such books, records and data to the Vendor so that the Vendor can monitor the collection of the Accounts Receivable.

If after a period of six (6) months from the Closing Date the Purchaser determines in its sole discretion that any Account Receivable is uncollectable, the Purchaser will be under no further obligation to the Vendor to pursue such collection, provided however, that the Purchaser's obligations to remit any amounts subsequently recovered in respect of any Account Receivable on the terms and conditions set out herein shall continue.

SCHEDULE J ALLOCATION OF PURCHASE PRICE

- A. Labelad Purchase Price:

 - Equipment
 Inventory
 Inventory
 Goodwill and Remaining Labelad Purchased Assets -
- В. Marlen Purchase Price:
 - 1. Marlen Trade Marks -

SCHEDULE K LIST OF WORK-IN-PROGRESS AND RAW MATERIAL INVENTORY

SEE ATTACHED.

WIP Inventory 2012

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ПОВ	COMPANY	WIP\$	PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
180640	9055-7588 QUEBEC INC.	199.68	07-16-2012	1	-	-	-]	199.68	199.68
182848	CONCORD PREMIUM MEATS LTD	398.35	07-16-2012	1	-	-	-	398.35	398.35
182855	CONCORD PREMIUM MEATS LTD	20.30	07-16-2012	1	-	-	-	20.30	20.30
183745	W. T. LYNCH FOODS LTD.	1,453.60	07-16-2012	2	-	-	-	1,453.60	1,453.60
184550	PREMIUM BOTTLERS	261.60	07-16-2012	1	-	-	-	261.60	261.60
184730	NEWLY WEDS FOOD CO.	150.40	07-16-2012	1	-	-	-	150.40	150.40
185467	LES EMBALAGES KNOWLTON	26.40	07-16-2012	1	-	-	- 1	26.40	26.40
185709	MOTHER PARKERS FOOD LIMITED	100.00	07-16-2012	2	-	-	-	100.00	100.00
185800	FEATURE FOODS INTERNATIONAL	71.20	07-16-2012	1	-	-	-	71.20	71.20
185802	FEATURE FOODS INTERNATIONAL	67.82	07-16-2012	1		-	-	67.82	67.82
186038	PARMALAT	57.24	07-16-2012	1	-	-	- 1	57.24	57.24
	PARMALAT	54,40	07-16-2012	1		-	- 1	54.40	54.40
186043	PARMALAT	54,40	07-16-2012	1	-	-	-	54.40	54.40
186930	NEWLY WEDS FOODS, INC.	89.60	07-16-2012	1	_	-	1 - 1	89.60	89.60
	DIRECT NUTRISCIENCES	-	07-16-2012	1	1	-	1	96.00	96.00
	ERGOGENICS NUTRITION LTD.	54.40	07-16-2012	1	-	-	-	54.40	54.40
	ERGOGENICS NUTRITION LTD.		07-16-2012	1	-	-	- !	96.00	96.00
	ERGOGENICS NUTRITION LTD.		07-16-2012	1	-	-	- 1	49.60	49.60
187900	ERGOGENICS NUTRITION LTD.	42.40	07-16-2012	1	-	-	-	42.40	42.40
188545	GO DATA & OFFFICE PRODUCTS	84.76	07-16-2012	8,500	7,500	-	7,500	720.49	720.49
188666	NEWLY WEDS FOODS CO.	186.40	07-16-2012	1	-	-	-	186.40	186.40
1887B2	GAYLEA FOOOS	800.44	07-16-2012	1	-	-	-	800.44	800.44
188897	KEN NORRIS	494.54	07-16-2012	1,000	-	-	-	494.54	494.54
<u> </u>	KEN NORRIS	-	07-16-2012	1,000	1,000	-	1,000	1,206.56	1,206.56
	NEWLY WEDS FOODS, INC.	868.44	07-16-2012	1	-	-	-	868.44	868.44
188913	NEWLY WEDS FOODS, INC.	577.42	07-16-2012	1	-	-	-	577.42	577.42
	NEWLY WEDS FOODS, INC.		07-16-2012	1	-	-	-	411.82	411.82
	GAYLEA FOODS		07-16-2012	1	-	-	-	47.91	47.91
	GAYLEA FOOD5		07-16-2012	1			-	136.00	136.00
	GAYLEA FOODS	172.71	07-16-2012	1	-	-	-	172.71	172.71
	GAY LEA FOODS CO-OP LTD.	180.62	07-16-2012	1	-	-	-	180.62	180,62
	NEWLY WEDS FOODS, INC.		07-16-2012	1	-	-	-	374.40	374.40
	TOTER INCORPORATED		07-16-2012	100,000	-	24,669	24,569	3,268.72	3,268.72
	JAMIESON LABORATORIES LTD.		07-16-2012	1	-	-	-	259.87	259.87
	KIK CUSTOM(CONCORD)	_	07-16-2012	104,400	-	-	_	(105.80)	(105.80)
1	TOTER INCORPORATED	-	07-16-2012	100,000	 	101,302	101,302	15,735.61	15,735.61
	CONCORD PREMIUM MEATS LTD	56.00	07-16-2012	1	-	-	-	56.00	56.00
	JAMIESON LABORATORIES LTD.	-	07-16-2012	500	500	-	500	345.46	346.46
	TRENDS INTERNATIONAL	1.42	07-16-2012	1	-	-	-	1.42	1.42
	JAMIESON LABORATORIES LTD.		07-16-2012	1	-	-	-	178.40	178.40
190165	HEALTHY PRODUCTS INTERNATIONAL INC.	-	07-16-2012	1	1	1	1	1,346.93	1,346.93
	JAMIESON LABORATORIES LTD.	193.60	07-16-2012	1	-	-	-	193.60	193.60

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LIOB	COMPANY	WIP\$	PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
190174	JAMIESON LABORATORIES LTD.	123.20	07-16-2012	1	-	-	-	123.20	- 123.20
190176	DIRECT NUTRISCIENCES	160.D7	07-16-2012	1	-	-	-	160.07	16D.07
190186	JAMIESON LABORATORIES LTD.	94.22	07-16-2012	1	-	-	-	94.22	94.22
190196	JAMIESON LABORATORIES LTD.	124.80	07-16-2012	1	-	-	-	124.80	124.80
190232	JAMIESON LABORATORIES LTD.	131.20	07-16-2012	1	-	-	-	131.20	131.20
190236	GOLDEN ACRES HONEY PRODUCTS LTD.	-	07-16-2012	1	1	-	1	2,546.06	2,546.06
190303	JAMIESON LABORATORIES LTD.	289.60	07-16-2012	1	-	-	- 1	289.60	289.60
190306	JAMIESON LABORATORIES LTD.	274.40	07-16-2012	1	-	-	-	274.40	274.40
190309	JAMIESON LABORATORIES	268.62	07-16-2012	1	-	-	-	268.62	268.62
190311	JAMIESON LABORATORIES LTD.	359.82	07-16-2012	1	-	-	-	359.82	359.82
190325	WILLARD MANUFACTURING	934.31	07-16-2012	15,00D	-	-	-	934.31	934.31
190347	JAMIESON LABORATORIES LTD.	188.00	07-16-2012	1	-	-	-	188.00	188.00
	226914 ONTARIO INC.	24.44	07-16-2012	1	-	-	-	24.44	24.44
190368	MAIN ST. PACKAGING	69.60	07-16-2012	1	-	-	-	69.60	69.60
190375	KIK CUSTOM(CONCORD)	109.45	07-16-2012	8,00D	-	-	-	109.45	109.45
190427	SOFINA FOOD INC.	455.40	07-16-2012	20,000	-		-	455.4D	455.40
190442	KIK CUSTOM(CONCORD)	548.83	07-16-2012	4,700	-	-	-	548.83	548.83
190470	KIK CUSTOM(CONCORD)	112.10	07-16-2012	12,000	· ·		-	112.10	112.10
190479	KIK CUSTOM(CONCORD)	2,712.85	07-16-2012	90,000	-	-	- 1	2,712.85	2,712.85
190491	KIK CUSTOM(CONCORD)	615.48	07-16-2012	9,000	-	-	- 1	615.48	615.48
190524	JAMIESON LABORATORIES LTD.	99.82	07-16-2012	1	-	-	- 1	99.82	99.82
190533	JAMIESON LABORATORIES LTD.	59.82	07-16-2012	1	-	-	-	59.82	59.82
190540	JAMIESON LABORATORIES LTD.	263.20	07-16-2012	1	-	-	-	263.20	263.20
190547	JAMIESON LABORATORIES	110.22	07-16-2012	1	-	-	-	110.22	110.22
190581	HEALTHY PRODUCTS INTERNATIONAL INC.	98.40	07-16-2012	1	-	-	-	98.40	98.40
19D582	JAMIESON LABORATORIES	113.50	07-16-2012	1	-	-	-	113.60	113.60
190583	JAMIESON LABORATORIES	197.60	07-16-2012	1	-	-	-	1 97.6D	197.60
190584	KIK CUSTOM(CONCORD)	-	07-16-2012	24,000	-	24,00D	24,000	748.79	748.79
190606	JAMIESON LABORATORIES	-	07-16-2012	55,50D	55,500	-	55,500	2,899.28	2,899.28
190611	JAMIESON LABORATORIES LTD.	182.40	07-16-2012	1	-	-	-	182.40	182.40
190626	JAMIESON LABORATORIES LTD.	148.71	07-16-2012	1	-	-	-	148.71	148.71
190639	JAMIESON LABORATORIES LTD.	168.80	07-16-2012	1	-	-	-	168.80	168.80
190647	JAMIESON LABORATORIES LTD.	241.51	07-16-2012	1	-	-	-	241.S1	241.51
190654	JAMIESON LABORATORIES LTD.	155.82	07-16-2012	1	-	-	-	155.82	155.82
190676	JAMIESON LABORATORIES LTD.	191.20	07-16-2012	1	-	-	-	191.20	191.20
190680	GAY LEA FOODS CO-OP LTD.	139.82	07-16-2012	1		-	-	139.82	139.82
190744	BIORIGINAL FOOD & SCIENCE CORP.	321.60	07-16-2012	1	-	-	-	321.60	3 21. 60
190756	OAK LEAF CONFECTIONS CO	*	07-16-2012	1	1	-	1	186.30	186.30
190758	OAK LEAF CONFECTIONS CO		07-16-2012	1	1	-	1	60.62	60.62
190759	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1		1	86.84	86.84
19D760	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	66.22	66.22
190762	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1		1	30.84	30.84
190765	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	184.35	184.35
190766	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1		1	187.02	187.02

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⊔ов	COMPANY	WIP\$	PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
190768	AMC DIRECT INC. CANADA	613.60	07-16-2012	1	-	•		613.60	613.60
190786	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	317.94	317.94
190788	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	142.20	142.20
190789	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	_	1	55.82	55.82
190790	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	88.00	88.00
190793	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	59.02	59.02
190795	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	71.82	71.82
190796	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	90.40	90.40
190798	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	87.20	87.20
190799	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	58.04	58.04
190802	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	50.40	50.40
190805	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	320.32	320.32
190828	GAY LEA FOODS CO-OP LTD.	302.40	07-16-2012	1	-	-	-	302.40	302.40
190830	LABELINK	141.12	07-16-2012	1	-	-	-	141.12	141.12
190857	MOTHER PARKERS FOOD LIMITED	1,808.72	07-16-2012	400,000	-	-	-	1,808.72	1,808.72
	UNILEVER ASCC AG	623.88	07-16-2012	50,000		-	-	623.88	623.88
190893	JAMIESON LABORATORIES LTD.	109.60	07-16-2012	1	-	-	-	109.60	109.60
	JAMIESON LABORATORIES LTD.	540.54	07-16-2012	5,100	-	-	-	540.54	_540.54
190966	NUTRA MANUFACTURING INC.	58.22	07-16-2012	1	-	-	-	58.22	58.22
190998	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	51.02	51.02
190999	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	21.42	21.42
191000	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	106.22	106.22
191001	OAK LEAF CONFECTIONS CO	-	07-16-2012	1	1	-	1	110.04	110.04
191005	KFI CANADA	277.95	07-16-2012	20,000	-	-	-	277.95	277.95
191006	KFI CANADA	259.33	07-16-2012	12,000	-	-	T -	259.33	259.33
191009	KFI CANADA	397.70	07-16-2012	32,000	-	-	-	397.70	397.70
191010	KFI CANADA	293.67	07-16-2012	16,000	-	-	-	293.67	293.67
191013	KFI CANADA	515.85	07-16-2012	44,000	-	-	-	515.85	515.85
191016	KFI CANADA	349.39	07-16-2012	24,000	-	-	-	349.39	349.39
191018	KFI CANADA	303.15	07-16-2012	20,000	-	-	- 1	303.15	303.15
191019	KFI CANADA	243.08	07-16-2012	12,000	-	-	-	243.08	243.08
191047	ALBERTO CULVER USA, INC.	-	07-16-2012	60,000	63,000	-	63,000	1,594.10	1,594.10
191054	IAN MULLIGAN	145.91	07-16-2012	500	-	-	-	145.91	145.91
191055	CANADA BORDER SERVICES AGENCY	-	07-16-2012	50	50	-	50	211.23	211.23
191074	KFI CANADA	265.61	07-16-2012	20,000	-	-		265.61	265.61
191077	KFI CANADA	242.88	07-16-2012	12,000	-	-	-	242.88	242.88
191079	KFI CANADA	247.52	07-16-2012	10,000	-	-	-	247.52	247.52
191080	JAMIESON LABORATORIES LTD.	235.20	07-16-2012	1	-	-	-	235.20	235.20
191081	KFI CANADA	274.80	07-16-2012	18,000	-	-	-	274.80	274.80
	IAN MULLIGAN	794.45	07-16-2012	3,000	-	-	-	794.45	794.45
	GAY LEA FOODS CO-OP LTD.	375.82	07-16-2012	1		-	-	375.82	375.82
191170	JAMIESON LABORATORIES LTD.	106.31	07-16-2012	1				106.31	106.31
191172	JAMIESON LABORATORIES LTD.	149.51	07-16-2012	1		-	-	149.51	149.51
191182	JAMIESON LABORATORIES LTD.	92.71	07-16-2012	1	T -	-		92.71	92.71

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⊔ов	COMPANY	WIP\$	PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
191185	JAMIESON LABORATORIES LTD.	179.11	07-16-2012	1	-	-	-	179.11	179.11
191243	JAMIESON LABORATORIES LTD.	94.40	07-16-2012	1	-	-	- 1	94.40	94.40
191363	NWG INC.	97.42	07-16-2012	1	-	-	-	97.42	97.42
191364	NWG INC.	64.62	07-16-2012	1	-	_	-	64.62	64.62
191365	NWG INC.	1.42	07-16-2012	80,000	-	-	-	1.42	1.42
191443	WRIGHT LITHOGRAPHING INC.	71.27	07-16-2012	1	-	-	-	71.27	71.27
191445	WRIGHT LITHOGRAPHING INC.	~	07-16-2012	1	1	-	1	90.13	90.13
191446	WRIGHT LITHOGRAPHING INC.	63,02	07-16-2012	1	-	-	-	63.02	63.02
191447	WRIGHT LITHOGRAPHING INC.	68.00	07-16-2012	1	-	-	-	68.00	68.00
191448	WRIGHT LITHOGRAPHING INC.	123.64	07-16-2012	1		-	-	123.64	123.64
191449	WRIGHT LITHOGRAPHING INC.	200.00	07-16-2012	1	-	-	- 1	200.00	200.00
191454	WRIGHT LITHOGRAPHING INC.	2,155.15	07-16-2012	35,000	20,000	-	20,000	5,028.68	5,028.68
191455	WRIGHT LITHOGRAPHING INC.	3,643.97	07-16-2012	125,000	-	-	- 1	3,643.97	3,643.97
191497	UNILEVER ASCC AG	1,290.30	07-16-2012	69,000		-		1,290.30	1,290.30
191520	CONCORD PREMIUM MEATS LTD	685.17	07-16-2012	40,000	-	-		685.17	685.17
191523	CONCORD PREMIUM MEATS LTD	3,300.24	07-16-2012	40,000	-		-	3,300.24	3,300.24
191563	JAMIESON LABORATORIES LTD.	92.80	07-16-2012	1		-		92.80	92.80
191565	KFI CANADA	84 .00	07-16-2012	2		-	-	84.00	84.00
191567	PHARMA TECH INDUSTRIES INC.	34.40	07-16-2012	25,000	<u> </u>	-	-	34.40	34.40
191568	JAMIESON LABORATORIES LTD.	222.40	07-16-2012	1		-		222.40	222.40
191617	KFI CANADA	225.60	07-16-2012	2	-			225.60	225.60
191620	CIBA VISION CANADA INC., STERILE MFTG.	76.00	07-16-2012	1		-		76.00	76.00
191622	MAIN ST. PACKAGING	173.60	07-16-2012	1		-	-	173.60	173.60
191624	KFI CANADA	14.40	07-16-2012	2	<u> </u>		-	14.40	14.40
191625	MAÎN ST. PACKAGING	468. 4 5	07-16-2012	1,275		-	- 1	468.45	468.45
191626	KFI CANADA	280.00	07-16-2012	2		-	-	280.00	280.00
191627	KFI CANADA	275.02	07-16-2012	2		-	-	275.02	275.02
191628	KFI CANADA	191.02	07-16-2012	2			-	191.02	191.02
191637	JAMIESON LABORATORIES LTD.	•	07-16-2012	5,000	5,500		5,500	639.55	639.55
191643	JAMIESON LABORATORIES LTD.	623.37	07-16-2012	16,000		-	-	623.37	623.37
191645	JAMIESON LABORATORIES LTD.	714.16	07-16-2012	30,000	-	-		714.16	714.16
191649	JAMIESON LABORATORIES LTD.	475.88	07-16-2012	12,000	-	<u> </u>	-	475.BB	475.88
191650	JAMIESON LABORATORIES LTD.	922.99	07-16-2012	44,200	-		+	922.99	922.99
191671	KIK CUSTOM(CONCORD)	4 60.99	07-16-2012	76,000				460.99	460.99
191673	KIK CUSTOM(CONCORD)	2,340.31	07-16-2012	168,000		-		2,340.31	2,340.31
191678	JAMIESON LABORATORIES LTD.	160.00	07-16-2012	1				160.00	160.00
191698	KIK CUSTOM(CONCORD)	525.66	07-16-2012	80,000	-	-	-	525.66	525.66
191709	MAXILL IN C.	-	07-16-2012	5,000	5,500	-	5,500	324.99	324.99
191712	KIK CUSTOM(CONCORD)	296.50	07-16-2012	40,000		-	-	296.50	296.50
191713	GRAPHICS ADVANTAGE - PROSPECT	30.40	07-16-2012	1	-			30.40	30.40
191714	KIK CUSTOM(CONCORD)	101.60	07-16-2012	4,000			-	101.60	101.60
191719	MAXILL INC.	-	07-16-2012	5,000	5,500	-	5,500	319.29	319.29
191723	GRAPHICS ADVANTAGE - PROSPECT	<u> </u>	07-16-2012			-		161.42	161.42
191724	KIK CUSTOM(CONCORD)	368.53	07-16-2012	48,000	-		-	368.53	368.53

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UOB	COMPANY		PERIOD	Qty.	Ship	Recv	Total Prod	Total 31.20	Total Cost excl prep billed
	GRAPHICS ADVANTAGE PROCEECT		07-16-2012	1				40.00	31.20 40.00
	GRAPHICS ADVANTAGE PROSPECT		07-16-2012	1	-			3,527.47	
	GRAPHICS ADVANTAGE LLC		07-16-2012	657,800	-				3,527.47 33.60
	TREND ENTERPRISES INC.		07-16-2012	1 27.000	-	4 000	- 4 800	33.60	
	KIK CUSTOM(CONCORD)		07-16-2012	32,000	-	4,000	4,000	178.69	178.69
	KIK CUSTOM(CONCORD)		07-16-2012	40,000	-	12,000	12,000	203.89	203.89
	APO PRODUCTS LTD.	-	07-16-2012	100,000	108,000		108,000	1,790.35	1,790.35
	APO PRODUCTS LTD.		07-16-2012	200,000	193,180		193,180	2,817.40	2,817.40
	KIK CUSTOM(CONCORD)		07-16-2012	36,000	-	8,000	8,000	266.69	266.69
	KIK CUSTOM(CONCORD)		07-16-2012	400,000	-	16,000	16,000	3,195.55	3,195.55
_	KIK CUSTOM(CONCORD)		07-16-2012	40,000			-	150.98	150.98
	KIK CUSTOM(CONCORD)		07-16-2012	32,000	-	-		600.00	600.00
	COSMETIC LABORATORIES OF AMERICA, LLQ		07-16-2012	25,000	<u> </u>	-	-	206.25	206.25
191784	KIK CUSTOM(CONCORD)	145.13	07-16-2012	16,000	<u> </u>	-	- 1	145.13	145.13
191788	KIK CUSTOM(CONCORD)		07-16-2012	20,000		-	-	313.14	313.14
191796	KIK CUSTOM(CONCORD)		07-16-2012	12,000	-	<u> </u>	-	81.90	81.90
191809	JAMIESON LABORATORIES LTD.	135.18	07-16-2012	1		-	-	135.18	135.18
191810	JAMIESON LABORATORIES LTD.	948.96	07-16-2012	15,300	-	-	-	948.96	948.96
191811	JAMIESON LABORATORIES LTD.	100.96	07-16-2012	1				100.96	100.96
191819	KIK CUSTOM(CONCORD)	38.20	07-16-2012	4,000	-		-	38.20	38.20
191822	APO PRODUCTS LTD.	28.00	07-16-2012	1	-	-	-	28.00	28.00
191823	APO PRODUCTS LTD.	29.60	07-16-2012	1	-	-	- 1	29.60	29.60
191833	JAMIESON LABORATORIES LTD.	366.98	07-16-2012	6,800	-		-	366.98	366.98
191847	NEWLY WEDS FOODS, INC.	8,449.48	07-16-2012	100,000			-	8,449.48	8,449.48
191856	KIK CUSTOM(CONCORD)	2,578.61	07-16-2012	1,352,000	-	-	-	2,578.61	2,578.61
191860	KIK CUSTOM(CONCORD)	92.40	07-16-2012	72,000	-	-	-	92.40	92.40
191864	JAMIESON LABORATORIES LTD.	48.00	07-16-2012	1	-	-	-	48.00	48.00
191874	SOFINA FOOD INC.	40.80	07-16-2012	1	-	-	-	40.80	40.80
191875	CONCORD PREMIUM MEATS LTD	50.40	07-16-2012	1	-	-	-	50.40	50.40
191888	NEWLY WEDS FOODS, INC.	128.00	07-16-2012	1	-	-	-	128.00	128.00
	SOFINA FOOD INC.	40.80	07-16-2012	1	-	-	-	40.80	40.80
	SOFINA FOOD INC.	169.17	07-16-2012	20,000	-	-	-	169.17	169.17
	SOFINA FOOD INC.	438.31	07-16-2012	30,000	-	-	- 1	438.31	438.31
	SOFINA FOOD INC.	340.83	07-16-2012	26,000	-	-	-	340.83	340.83
	KIK CUSTOM(CONCORD)	386.08	07-16-2012	16,000	-	-	-	386.08	386.08
	SOFINA FOOD INC.		07-16-2012	10,000	 -	-	- 1	429.19	429.19
	KIK CUSTOM(CONCORD)	-	07-16-2012	52,000	-	-	-	(6.71)	(6.71)
	NUTRACEUTIX, INC.	557.71	07-16-2012	25,000			-	557.71	557.71
	HOME HARDWARE STORES LTD.		07-16-2012	10,000	+	-	- 1	795.58	795.58
	KIK CUSTOM TORONTO		07-16-2012	2		-	-	48.00	48.00
	KIK CUSTOM(CONCORD)		07-16-2012	2		-	_	39.20	39.20
	KIK CUSTOM TORONTO		07-16-2012	2		-	-	181.60	181.60
	KIK CUSTOM(CONCORD)		07-16-2012	2		T -	<u> </u>	13.60	13.60
	KIK CUSTOM TORONTO		07-16-2012	2		-	- 1	56.00	56.00

1100	COMPANY	14110 6	DEDLOD		Ct. I	B	Yand David	T-4-1	Total Cost and new City
	COMPANY		PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
	JAMIESON LABORATORIES LTO.		07-16-2012	1	<u> </u>	-	-	171.20	171.20
	JAMIESON LABORATORIES LTO.		07-16-2012	5,100			-	793.03	793.03
	JAMIESON LABORATORIES LT 0.		07-16-2012	1			<u> </u>	84.00	84.00
	JAMIESON LABORATORIES LTO.		07-16-2012	1	-	-	-	128.00	128.00
192028	KIK CUSTOM(CONCORO)	1,034.22	07-16-2012	56,000	-	-	-	1,034.22	1,034.22
192032	KIK CUSTOM(CONCORO)	365.30	07-16-2012	16,000	-	-		365.30	365.30
192033	KIK CUSTOM(CONCORO)	406.34	07-16-2012	96,000	-	-		406.34	406.34
192035	KIK CUSTOM(CONCORO)	894.15	07-16-2012	80,000			- 1	894.15	894.15
192036	JAMIESON LABORATORIES LT 0.	74.40	07-16-2012	1	-	-	1 - 1	74.40	74.40
192037	KIK CUSTOM(CONCORO)	972.45	07-16-2012	208,000	-	-	-	972.45	972.45
192043	WILLARO MANUFACTURING	1,081.36	07-16-2012	60,000	-	-	-]	1,081.36	1,081.36
192058	JAMIESON LABORATORIES LTO.	225.60	07-16-2012	1	-	-	-	225.60	225.60
192084	GRAPHICS AOVANTAGE LLC	78.04	07-16-2012	1	-	-	-	78.04	78.04
192086	GRAPHICS AOVANTAGE LLC	11.11	07-16-2012	500	469	-	469	179.21	179.21
192093	KIK CUSTOM(CONCORD)	824.79	07-16-2012	9,000	-	-	-	824.79	824.79
192094	KIK CUSTOM TORONTO	16.00	07-16-2012	1	-	-	-	16.00	16.00
192099	KIK CUSTOM TORONTO	82.40	07-16-2012	1	-	-	-	82.40	82.40
192118	OAK LEAF CONFECTIONS CO	103.82	07-16-2012	1	-	-	-	103.82	103.82
192138	KIK CUSTOM(CONCORO)	318.24	07-16-2012	36,000	-	-	- 1	318.24	318.24
192148	OAK LEAF CONFECTIONS CO	45.60	07-16-2012	1	-	-	-	45.60	45.60
	OAK LEAF CONFECTIONS CO	28.35	07-16-2012	1	-	-	-	28.35	28.35
192153	OAK LEAF CONFECTIONS CO	28.80	07-16-2012	1	-	-	- 1	28.80	28.80
192154	OAK LEAF CONFECTIONS CO	32.80	07-16-2012	1	-	-	-	32.80	32.80
192157	OAK LEAF CONFECTIONS CO	23.64	07-16-2012	1	-	-	-	23.64	23.64
	OAK LEAF CONFECTIONS CO	20.80	07-16-2012	1	-	_	-	20.80	20.80
	OAK LEAF CONFECTIONS CO	51.02	07-16-2012	1		-	1	51.02	51.02
	OAK LEAF CONFECTIONS CO	52.62	07-16-2012	1	-	-	- 1	52.62	52.62
	OAK LEAF CONFECTIONS CO		07-16-2012	1	-	-	-	54.22	54.22
	TRENO ENTERPRISES INC.		07-16-2012	9,000	<u> </u>		-	267,72	267.72
	CELLUTIONS		07-16-2012	1	 	-	-	250.31	250.31
	CELLUTIONS		07-16-2012	1		_	- 1	121.51	121.51
	CELLUTIONS		07-16-2012	1	 	-	1	255.11	255.11
	OLIVIERI FOOOS CANADA BREAD HEAD OFF	-	07-16-2012	22,200	22,200	_	22,200	783.56	783.56
	OLIVIERI FOOOS CANAOA BREAO HEAO OFF	-	07-16-2012	33,300	33,300		33,300	607.51	607.51
	FUNCTION BEVERAGES	668.82		1	- 33,300	 	1	668.82	668.82
	HOME HARDWARE STORES LTD.		07-16-2012	2	 -		_	410.84	410.84
	FUNCTION BEVERAGES		07-16-2012	1		-	-	202.40	202.40
	FUNCTION BEVERAGES		07-16-2012	1	- 		1 - 1	87.82	87.82
	JAMIESON LABORATORIES LTO.		07-16-2012	10,200		-	1	410.00	410.00
	JEMPAK CANAOA (WEST HILL)		07-16-2012	2		 	 	197.60	197.60
	226914 ONTARIO INC.		07-16-2012	20,000	<u> </u>	 	+	1,522.95	1,522.95
	COMMERCIAL PRINT TECHNOLOGIES INC.		07-16-2012	20,000	-	1	 	298.40	298.40
	APOTEX INC.	·	07-16-2012	1			+	106.40	106.40
	APOTEX INC.		07-16-2012	1	1	-	 	360.80	360.80

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LJOB	COMPANY	WIP\$	PERIOD	Qty.	Ship	Recv	Total Prod	Total	Total Cost excl prep billed
192286	APOTEX INC.	204.00	07-16-2012	1	-	-	-	204.00	204.00
192303	GRAPHICS HOUSE LTD.	772.00	07-16-2012	1	-	T	-	772.00	772.00
192321	CIBA VISION CANADA INC., STERILE MFTG.	256.95	07-16-2012	10,000	-	T -	-	256.95	256.95
192323	CIBA VISION CANADA INC., STERILE MFTG.	455.28	07-16-2012	38,000	-	-	-	455.28	455.28
192329	JAMIESON LABORATORIES LTD.	84.53	07-16-2012	1	-	-	-	84.53	84.53
192359	JAMIESON LABORATORIES LTD.	105.60	07-16-2012	1	-	-	-	105.60	105.60
192401	COMMERCIAL PRINT TECHNOLOGIES INC.	364.26	07-16-2012	1	-	-	-	364.26	364.26
192403	COMMERCIAL PRINT TECHNOLOGIES INC.	113.68	07-16-2012	1	-	-	-	113.68	113.68
192406	TRIUS DISTRIBUTION INC.	61.60	07-16-2012	1	-	-	-	61.60	61.60
192407	TRIUS DISTRIBUTION INC.	65.24	07-16-2012	1	-	-	-	65.24	65.24
192412	JAMIESON LABORATORIES	141.60	07-16-2012	1	-	-	-	141.60	141.60
192416	JAMIESON LABORATORIES LTD.	138.40	07-16-2012	1	-	-	-	138.40	138.40
192478	JAMIESON LABORATORIES	97.60	07-16-2012	1	-	-	-	97.60	97.60
192479	OAK LEAF CONFECTIONS CO	176.55	07-16-201 2	25	-	Ī	-	176.55	176.55
192481	OAK LEAF CONFECTIONS CO	176.55	07-16-2012	25	-	-	-	176.55	176.55
192483	JAMIESON LABORATORIES	185.60	07-16-2012	1	-		-	185.60	185.60
192486	WEBB MASON	156.00	07-16-2012	1	-	-		156.00	156.00
192494	KISKO PRODUCTS INC.	214.36	07-16-2012	10,000	-	-	-	214.36	214.36
192530	JAMIESON LABORATORIES LTD.	77.60	07-16-2012	1	-	-	-	77.60	77.60
192538	KIK CUSTOM(CONCORD)	426.43	07-16-2012	65,000	-	-	-	426.43	426.43
192551	WRIGHT LITHOGRAPHING INC.	424.80	07-16-2012	1	-	-	-	424.80	424.80
192552	JAMIESON LABORATORIES	234.40	07-16-2012	1	-	-	-	234.40	234.40
192554	JAMIESON LABORATORIES LTD.	216.00	0 7- 16- 2 012	1	-	-	-	216.00	216.00
192556	WRIGHT LITHOGRAPHING INC.	58.40	07-16-2012	1	-	-	-	58.40	58.40
Total	-							136,733.11	\$ 136,733.11

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CUSSYR JAMSAM

RAFCA	RAFCA	*RAFCA	LABSUP	MULPLA	*WAUCO	LABSUP	L&KIND	LABSUP	*FASCA	*RAFCA	LABSUP	*RAFCA	L&KIND	*RAFCA	LABSUP	ITWFOI	LABSUP	*FASCA	L&KIND	*FASTA	LABSUP	*RAFCA	*FASCA	LABSUP	*RAFCA	*RAFCA	ARCH P	*BAFCA	*RAFCA	*DUPTE	MULPLA	*RAFCA	RAPLA	LABSUP	LABSUP	LABSUP	RAFCA	LABSUP	*UPMRFID	*RAFCA	LABSUP	LABSUP	*FASCA		LABSUP	*RAFCA	*RIT	*RAFCA	RIT	*RSIID		*RAFCA	RKIND
185130	194648	123501	173D01	197202	195970	173065	175555	175921	140130	301725	173550	185148	175663	132264	112200	100919	175933	201341	175660	174130	1/2999	131145	196970	1740S1	158412	123450	173000	214304	196107	296949	197508	115115	194550	174061	173027	173061	194654	173032	600779	196110	175903	176103	197502	100031	100016	196108	100015	199507	111090	600073	RAWMAT	301528	180994
RAFLASILK RPS1 40#	54# RAFLACOAT RH1 40#	54# RAFLACOAT RPS1 2.5ML	POLYPRO LAM LS	.000Sm1 CLR 0/L612LLG 10	60# MAT LITHO 241 40#	PDLYPRO LAM LS	75 GAUGE CLR NHS OPP	50# SEMI GL RAW C15 LS	Z 55#CAST GL C2500 40#	INDITE RAFLASILK RPS1 40	POLYPRO LAM LS (A) 505E	RAFLASILK RP51 40#	1.2ML CLR HS BOPP	2M CL PP GLS TC RP37 40#	EDP 8200 SO#	Hot Stamp SILVR GC100-885	60# SEMFGL RAW C1S LS	IND 60# SM-GL ELITE C2500	.001 ML CLR HS BOPP	7 FOW SMA-GLELITE C2510 4	PULYPRO DAM ES	RAFLASILK RR22 40#	TRATHE \$2501 40#	POLYPRO LAM LS (A) SOSE	2.6M WH PP HIO TC RP37 40	Z KK EXTRAGL RP48AT 40#	POLYPRO LAMIS	IND SILVERVAC RPS1 40#	DIRECT THERMAL ECO RPS1	92G MYLAR 822	3.2ML WH POLYPRO RAW	KK EXTRA GL RPS1 40#	POLYBRO ORVICES ST	POLYPRO LAM LS (A) SOSE	POLYPRO LAM LS	POLYPRO LAM LS (A) SOSE	S4# RAFLACOAT RH9 40#	POLYPRO LAM LS	RAF 3001962 BELT	THERM TRANS PREM PLUS	60# SEMI GL RAW CIS LS	SML UNSUPPORTED LAM	2M C BOPP \$692N 40#BG	60LB SUPPLIED BY CUSTOME	2.6M WHITE BOPP 3-8998	DIR THERMAL TOP RPS1 40#	2.6M WHITE BOPP 3-8998	PE WHT TC 85/RP37 40#	MET SILV 2.65 PAPER AP904	CUSTSUPLO VOLSER LABEL IN	MSI CALCULATOR	IND PP CLR IL RP37 1.2PET	SPARKIE RPABAT S. IMI
RP51	RHI	RP51	PERM	NONE	241 PERMANENT	PERM	NONE	NONE	C2500	RP51	PERM	RPS1	NONE	RP37	8200	NONE	NDNE	C2500	NONE	C2510	PERM	RR22	52501	PERM	RP37	RP48AT	PERM	RP51	RP51	NONE	NONE	RP51	NONE	PERM	PERM	PERM	RH9	PERM		RP51	NONE	NONE	S692N		3-8998	RP51	3-8998	RP37	AP904		CUSTOM	RP37	RP48AT
3,000	2,300	2,100	5,000	11,000	1,500	5,000	7,000	7,500	2,420	696	2,450	2,000	3,000	1,300	1,700	1,500	4,800	1,000	4,500	1,200	1,800	1,800	1,450	5,000	1,200	1,400	3 03.0	1 100	1,500	3,000	1,500	500	3 400	2,000	3,000	1,500	1,000	2,000	200	850	7,000	1,360	1,40	\$2,049	53.712	5,038	27,060	4,300	5,000	106,000	1,362,927	1,950	-53.925
3,000	2 0		Т	Т	0	T	o	0		696	0	2,000	0	0	0	D	0	0	0	1 200	2 0	0	0	0	С	0		0	1,500	0	0	0 0	-	0	a	e	0 0		0	0 0	0 0	0	o	0	0 0	0	0	٥) c	0	0	0	0
٥	, e	٥	9000	0	٥	5,000	0	c		0	ç		9	0	0	0	0	0	0		واد	0	0	0	1,200	٥	0.50	2 0	0	0 3,	o	0	<u>ه</u> د	2 0	000,8	0	0 5	, .	0	0	9 6	0	0	0	0 0	0	0	٥	0	106	0	0	٥
c		0	, 0	,	0	0	0	0	0	0	0 2,	0	0 3,	0	0	0	0	0	0	0 (o c	0	رب 1	0	a	0	0 0	3 e	0	000	0		3 0	واد	0	c	1,0	0	0	850	ء اد	0	0	0	0 53.7	0	0 27,0	0	2 5	8	0	0 0	o
٥			3 6	0 11,	0	c	c	0	0	0	450	0	000	Γ	0	0	a	o	٥	0	2 8	3 0	450	0 5,	0	0	0 .0	3	0	0	0	500) c	- 0	0	o	00	0	0	Ç	2 6	0	0	_	12 0	0)60	0 0	T	0	0	0 1,9	2
Ţ	5	٥	9 0	000	900	0	0 7	0 7	0 2	0	0	0	0	300	78	0 1	0 4,	0 1,	0,4	١	0 0	1,	0		Q	8	0	2 0	0	0	0 1,	0	2 4	0 2,	0	0 1,	0 0	0 2,	0	0	T				0 0	5,0	C	T	T	0		50 0	0
0.00	0,00	200	0.00	0.00	0.00	0.00	000.00	500,00	420.00	0.00	0.00	0.00	0.00	0.00	0.00	00.002	800.00	00.00	500.00	0.00	800.00	00.00	0.00	0.00	0.00	0.0	0.00	0.00	0.00	0.00	S00.00	0.00	000	00.00	0.00	500.00	0.00	00.00	200,00	0.00	0000	0.00	140.00	0.00	0.00	38.00	0.00	00,00	000	0.00	927.00		000
200	0.00	0.00	00.90	0.00	0.00	0.00	0.00	0.00	0.00	48.10	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	000	D,00	0.00	0.00	32.04	0.00	0.00	0.00	0.00	0.00	24.16	21 74	0.00	0.00	18.02	0.00	0.00	12.99	13 26	0.00	0,00	0.00	5.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-4,971.35
00.00	55.32	56.55	0.00	33.53	37.76	\$1.98	\$1.48	49.61	49,02	0.00	47.96	47.16	45.67	44.99	44.98	43.74	43.SS	43.52	43,47	40.09	39.80	35.05	28.2E	35.44	35.42	32.87	0.00	31.73	28.84	28.57	25.52	24.91	0.00	0.00	19.60	19.24	0.00	15,44	14.80	0.00	000	9.15	8.81	5.93	0.00	4.23	3.65	0.72	0.00	0.00	0.00	0.00	0.00
67.00	55.35	75.93	69.55	50.05	52.63	51.98	51.45	49.61	49.02	48.10	4/.4	47.16	45.67	44.99	44.98	43.74	43.55	43.52	43.47	40.09	39.80	36.74	35.85	35.44	35.42	32.87	32.04	31.73	28.89	28.57	25.52	24.91	24.16	21.74	19.60	19.24	18.02	15.44 16.98	14.80	12.99	12.06	9.15	8.81	5.93	5.80	4.23	3.65	0.72	2.00	0.00	0.00	0.00	-4,971.35
200	55.50	0.00	000	000	0.00	0.00	0.00	0.00	0.00	48.10	0.00	47.16	0.00	0.00	0.00	0.00	0.00	0.00	0.00	40.09	0.00	0.00	0.00	0.00	0.00	0.00	00.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,00	200	0.00	0.00	0.00	0.00	0.90	0.00	0.00	0.00	0.00	0.00	0.00	0.00
9		٠,	9	×4.		, L		,	٩	. 0.	٩	2 0	, ,	9 0	0	0.	0.	0.	0.	0.	0.	5 5		0.0	35.	0	32,	0.	9 5	, 0	9.	0.	0 9	0 0	19,	Q.	7.0	0 2	2.0	0.1	2 5	2 2	0.1	0,1	2 5	2 2	0.1	0,	2 2	0.0	0.	9.	
	T	Ī	T		T	T																																															
3 5	8 8	3 8	0.00	0.00	9.00	9.5	0.00	0.00	0.00	0.00	2 2	3 8	2 5	2.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.9	0.00	0.00	0.00	90,0	0.00	00.00	28.57	0.00	0.00	24.16	0.00	0.08	0.00	0.00	200	0.00	12.99	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	8,0	0.00	0.00	0.00
000	0.00	2 2	55.69	000	0.00	0.00	0.00	9.00	0.00	0.00	#/.50	47 96	45.57	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	36.95	35.65	0.00	0.00	0.00	0.00	31.73	0.00	0.00	0.00	24.91	0.00	0.00	0.00	0.00	18.02	0.50	0.00	0.00	0.00	0.00	0.00	0.00	5.80	0.00	3.65	0.00	0.00	000	0.00	0.00	00.0
000	0.00	56.3	0.00	0.00	22.70	20.0	0.00	0.0	0.0	0,01	0.00	0.00	2 0.0	44.9	44.9	0.0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	35,4	0.00	32.6	0.0	00.0	0.00	0.0	0.00	0.00	30.0	21.7	0.0	0.00	0.06	0.00	0.0	0.00	17.36	9.1	0.00	5.93	0.00	0.0	0.0	0.0	0.00	0.0	0.0	90.0	0.0
	1	=		-	, 0									9	100									-		7		<u> </u>	<u> </u>	, 0			-			Γ		T		٦			_							9	Ç		<u> </u>
т	7	20 0	3 8 6	0 0	D 0	0.	+-	_	$\overline{}$	$\overline{}$	_	┪	_	-	0	_	456 6.	.524 13.6	3.47 11.5				-	-	0 6.	D 6.	0 8	0 5	6 4	0		0 12.	0 12	_	7	_	_		7	0 4	_	_	_	0 9				7224 14				0 13.0000	0 8.7500
	185330 RAFLASIK (RPS) 40% (KFS) 3,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1985/38 54# KAFLACOAT RH140# KH1 1, UU U U U U U U U U U U U U U U U U	127.3501	1/3801 POLYPROLAMI IS FIRM 1/3801 POLYPROLA	197202 2005m1CLR 0/L632ILG 10 NONE 1,100 0 0 0 0 0 0 0 0 0	195970 GR MAT LIFHO 241 40# 241 PERMANENT 1,500 0 0 0 0 1,500 0.00	1773055 P.D.IYPRO LAMI S P.ERM 5,000 0 0 0 0 0 0 0 0 0	175555 75 GAUGE CLR NHS DPP NONE 7,000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	175921 175925 1	140130 258FCAST GL C2500 409# C2500		1735.50	185388 RAFLASILK RPS1 ADM RPS1 2,000 2,000 0 0 0 0 0 0 0 0 0	1756683 1.2MIL CAR ILS BOPP NONE 3,000 0 0 0 0 0 0 0 0 0	1323.64 2.MCL PF GLST TC RP37 ON RP37 1.300 0 0 0 0 3.000 0.00 0.00 44.59 44.99 0.00 0.00 45.67 46.57 0.00	122200 120 1	100519 Hot Stamp SILVE GCLID-985 MONE 1,500 0,0						131145 RAFLASZIA 688 RAZZ 489 RAZZ 4		1947851 PRIVIPOLIVAN ISAN JOSE PERM 5,000 0 0 0 0 0 0 0 0 0			123-124	Color Colo																		Ministry Ministry		The bland of the print Content Content			March Marc	1. 1. 1. 1. 1. 1. 1. 1.

01 13,0000		0.00	0.00	0.00	0.00	102.26	102.26	102.26	0.00	0.00	0	0	0	1,500	1,500	RP37	2.6M WH PP TC RP37 40#	154113	*RAFCA
0 4.0000		100.80	0.00	0.00	0.00	0.00	100.80	100.80	0.00	0.00	0 1,500	O	0	0	1,500	DR-1	24ML W POLYMATTE OR-1 50#	142426	LABSUP
	100.8	0.00	0.00	0.00	0.00	0.00	100.80	100.80	0.00	3,500.00	0	0	٥	٥	3,500	AT20	60#CAST GL AT20 40#	195453	*FASCA
0 13.0000	0	0.00	0.00	100.46	0.00	0.00	100.46	11.24	89.23	0.00	0	7,000	0 7,0	0	7,000	NONE	92G MYLAR 813	296948	3TqUd*
		0.00	0,00	0.00	0.00	0.00	99.90	99,90	0,00	4,000.00	0	0	0	0	4,000	NONE	METALLIZEO COFFEE WEB	192730	*FASCA
0 6.5000		0.00	0.00	0.00	98.42	0.00	98.42	98.42	0.00	0.00	0 0	0 00T/+	1.800	0 0	1,800	5692N	7.3M W ROPP TC 5692N 44PK	150336	FASCA.
0 6 2500		0.00	97.48	0.00	000	0.00	97.48	27.48	0.00		0,000	2 0	- e		6,000	241 PERMANENT	50# MAT LITHO 241 40#	194910	WAUCO.
4 0000		96.48	0.00	30.50	0.00	0.00	95.//	95.//	0.00		0067				2,900	52001	Z 2M C BOPP 2001 1.5P	164623	FASCA
	95,36	0.00	0.00	0.00	0.00	0.00	95,36	0.00	95.36	1,20	0	a	9	0	1,200	S692N	PR250 S692N 44PK	137815	*FA5CA
		0.00	95.26	0.00	0.00	0.00	95.26	0.00	95.26	0.00	ő	0 6,300	0	0	6,300	NONE	POLYPRO DRYLCF 5 .75M	197090	MULPLA
0 7.0000		94.50	0.00	0.00	0.00	0.00	94,50	94.50	0.00	0.00	0,000	0	0	0	5,000	PERM	POLYPRO LAM LS (A) SOSE	173080	LABSUP
0 6.5000		0.00	93.32	0.00	0.00	0.00	93.32	00.0	93.32	0.00	П	0 1,200	0	0	1,200	S692N	PR350 S692N 44PK	136400	*FASCA
0 13.0000		92.66	0.00	0.00	0.00	0.00	92,66	92.66	0.00		0 3,000		0	0	3,000	NONE	TAGOUN C15 BPT RAW	184490	*FASCA
0000.6		0.00	0.00	92.23	0.00	0.00	92.23	92.23	0.00		0	000,	0,5	۰	2,000	PERM	1M MAT OVRLAM PP SELFWNO	173155	LABSUP
0 9.7500		91.96	0.00	0.00	0.00	0.00	91.96	91.96	0.00		0 1,500	0	D	0	1,500	5692N	2.6M W BOPP 5692N 40#	168840	*FASCA
0 9.2500		0.00	0.00	91.02	0.00	0.00	91.02	0.00	91.02		0 0	00	0 2,000	0	2,000	RP37	2.6M WH PP HIO TC RP37 40	158415	*RAFCA
0 9.2500		88.84	0,00	0.00	0.00	0.00	88.84	88.84	0.00		0 2,300	0	0	e l	2,300	C2510	Z 60# SM-GL ELITE C2510 4	166130	*FASCA
0 8.0000		0.00	0.00	0.00	0.00	88.03	88.03	88.03	0.00	0.00	0	0		3,500	3,500	RP51	RAFLASILK RPS1 40#	185160	*RAFCA
0 14.7500		0,00	87.62	0.00	0.00	0.00	87.62	87.62	0.00	0.00	2	5,000	٥	٠,	2000	PERM	POLYBRO IAM 15	173000	1 ARSI ID
2 2.0000		0.00	0.00	0.00	0.00	0.00	87.20	87.20	0.00	800.00	0		5 6	3 6	2,000	0440	8 AER DOZOGO MINI WER	E00783	* HOMBEID
86 7.5000	28	0.00	0.00	0.00	0.00	0.00	38 28	27.72	0.00	0.00	2000	2 6	3 5		2 000	PERM	FOURTRO DANI LS	100737	LABSON
0 17 1250	01.402.0	R5 77	0.00	00.00	0.00	0.00	27.70	04.40	0.00	2,402.00	à neo			,	1,409	NOINE	TAGOON CLO LEFT NAVV	102501	700
-1		0.00	200	989	0.00	00.00	84.24	04.00	200	1,000,00	2 9	> <	0	2	4,000	RESI	THEXAL INANS PREMI PLUS OF	Antagr	2
0000 5		000	0,00	83.75	0.00	0.00	83.75	75.29	8.45	000	0) la	0 6,000	20	6,000	PERM	POLYPRO IAM LS	173077	LABSUP
0000.7	82	0.00	0.00	0.00	0.00	0.00	81.90	81.90	0.00	3,000.00	0	0	0	0	3,000	NONE	25# POUCH PACK FP	195881	*FASCA
8.2500		00.0	0.00	0.00	81.68	0.00	81.68	0.00	81.68	0.00	0	0	7,500		7,500	PERM	POLYPRO LAM LS	173036	LABSUP
0 6.5000		0.00	00,0	0.00	80.34	0,00	80.34	0.00	80.34	0.00	0	0	2,500	0	2,500	RP37	2M CL PP GLS TC RP37 40#	154135	*RAFCA
15,5000	80.19297	0.00	0.00	0.00	0.00	0.00	80.19	80.19	0.00	4,355,00	0	0	0	0	4,355	PERM	POLYPRO LAM IS	173045	LABSUP
0 13.8750	l	0.00	0.00	0.00	0.00	78.15	78.15	0.00	78.15	0.00	0	0	o	935	935	RP37	RAFLEX PLS WHT RP37 1.2 P	199502	*RAFCA
	78.12	0.00	0.00	0.00	0.00	0.00	78.12	78.12	0.00	10,000.00	0	9	0	٥	10,000	NONE	48 GAUGE CL PET	175567	L&KIND
D 11,2500		0.00	0.00	76.78	0.00	0.00	76.78	76.78	0.00	0.00	0	,745	0 5,7	٥	5,745	PERM	POLYPRO LAM LS	173071	LABSUP
0 4.5000		0.00	76.38	0.00	0.00	0.00	76.38	76.38	0.00	D.00	0 0	0 1,500	٥	0 0	1,600	FC-1	46# BRITEGL FC-1 40#	175937	LABSUP
0 5.8750		0.00	76.14	0.00	0.00	0.00	76 14	76 14	0.00	0.00	2 6	0 4 800	0 0		A son	PERM	POLYBRO LAW IS (V) SUSE	2002/7	LOXALIVO
0 17 2500		0.00	75.55	0.00	0.00	000	75.57	0.00	75.57	0.00	0 0	008/1	- C	2 0	008,1	RP3/	2.5M WH PP ICRP3/ 40#	1541//	-HAPCA
0 17.5000		0.00	74.67	0.00	0.00	0.00	74.67	0.00	74.67	0.00	3	0 1,743	0	0	1,743	NONE	48G PET/ .007 MET 80PP HS	185551	L&KIND
33 5,2500	74,4918	0.00	0.00	0.00	0.00	0.00	74.49	74.49	0.00	3,730.00	0	0	0	0	3,730	RP4BAT	54#SM GL RP48AT 60#	198525	*RAFCA
0 4.0000		74.40	000	0.00	0.00	0.00	74.40	74.40	0.00	0.00	5,000	0	0	0	5,000	NONE	60# RAW C15 LS	175895	LABSUP
0 10.2500		73.10	0.00	0.00	0.00	0.00	73.10	73,10	0.00	0.00	0 1,360	0 (O	0	1,360	NONE	WHT MULTIPLY SNACK WEB	176572	*FASCA
		0.00	0.00	0.00	0.00	0.00	72.01	72.01	0.00	19.00	0	0	o	0	19		SURVIVOR UHF HARD TAG	600054	*REITA
	71.4714	0.00	0.00	0.00	0.00	0.00	71.47	71.47	0.00	2,200.00	0	0	0	0	2,200	\$246	2M POLYSTYRNE C S246 40	175174	*FASCA
0 12.2500		0.00	0.00	0.00	70.81	0.00	70.81	70.81	0.00	00.00	٥	٥	4,677	0	4,577	PERM	POLYPRO LAM LS	173014	LABSUP
6 6,7500	70.456	0.00.0	0.00	0.00	0.00	0.00	70.47	70.47	0.00	1.195.00		0 ,	٥	٥	1.195	BLOCK-DUT B200	60#COVER GL 8200 8/O 40#	160175	LABSUP
	00,000	0.00	70.00	0.00	0.00	0.80	70.00	70.00	0.00	00.00	0 0	1 400			1 400	NO NE	METALLIZED COEFEE WER	366677	*CASCA
5 7500	1	0.00	0.00	000	0.00	0.00	69.55	50.96	0.00	1,200.00	2 9	2 0	9 0		1,200	5692N	2MC BOPP S69ZN 40#BG	197500	HASCA
		0.00	0.00	0.00	0.00	68.31	68.31	50,64	17.67	0.00	0	0	0	10,000	10,000	PERM	POLYPRO LAM LS	17302B	LABSUP
0 9.5000		67.83	0,00	0.00	0.00	0.00	67.83	67,83	0.00	0.00	0,000	0	0	0	1,000	RP37	2M PP CHROME TC RP37 1.2	150606	*RAFCA
0,000,0		0.00	0.00	67.63	0.00	0.00	67.63	67.63	0.00	0.00	0	,195 (0 1,15	D)	1,195	5692N	2.6M W BOPP S692N 40#	168825	*FASCA
D 6,0000		00.0	0.00	0.00	0.00	67.25	67.25	67.25	0.00	D.00	0		0	2,000	2,000	S692N	2M C BOPP 5692N TC 1.2PET	185830	*FASCA
0 8.0000		0.00	0.00	0.00	0.00	66.43	66.43	66,43	0.00	0.00	٥	0	0	2.000	2,000	RP51	KK EXTRA GL RP51 40#	154120	·RAFCA
		66,37	0.00	0.00	0.00	0.00	66.37	66.37	0.00	0.00	0 2.100	0	e c	0	2,100	RP48AT	Z KK EXTRAGL RP48AT 4D#	123480	*RAFCA
7,0000	55	0.00	0.00	0.00	0.00	0.00	65.31	65.31	0.00	2.500.00	0	0 0	5 5	= =	2 500	RP51	56# RAFLA GL RPS1 40#	134365	RAFCA
15 5000	03.292	6,00	9 5	0.00	0.00	9.58	65.03	65.65	0.00	COURTO'T	200	2 5	- C	2 6	nra'r	BLUCK-001 B200	CALVAL BO TO SEST ACK	TENTO	*BACCA
0067.8		87.F9	0.00	0.00	0.00	00.00	81.69	87.69	0.00	0.00	0,400		,	9 0	5,400	AIZU ZP	MAILIAIZO ZP 40#	152265	*HASCA
0 6,0000		0.00	0.00	0.00	58.97	0.00	58.97	58.97	0.00	00.0		0 0	1,800	0	1,800	RP37	2.3M PP GL EX-WH RP37 40	132260	*RAFCA
0 8.5000		0.00	0.00	0.00	0.00	58.38	58.38	0.00	58.38	0.00	0	0	0	1,200	1,200	5246	50#CAST GL S246 40#	195960	*FASCA
0 5.6250		57.90	0.00	0.00	0.00	0.00	57.90	57.90	0.00	0.00	0 2,850	0	0	0	2,850	RP48AT	Z KK EXTRAGL RP48AT 40#	123435	*RAFCA
0.0000		0.00	0.00	57.79	0.00	0.00	57.79	57.79	0.00	0.00	0	8 8	0 1,000	-	1,000	5692N	3ML CLR MDO S69ZN 1.2PET	137065	*FASCA
0 9.2500	4	0.00	0.00	57,61	- 1	- 1	57.61	0.00	57.61	0.00	0	8 4	0 1.500	0 3	1.500	RPS1	KK EXTRA GL RPS1 40#	131167	*RAFCA
- Anteronal	> 1.10-	П	-					•	- 1		.1	TTE L			1 HO 1-7-1	A)CEGRIE	MATERIAL	200	SCH-BY 3/1

104.09 0.00 0.00 0.00 104.9972 105.70 10.00 10.00 104.9972 105.70 10.00 0.00 0.00 10.00
1.444.00 0.00 2.00,00 10.00 0.00
1985.76 1985.76 1985.76 1985.76 1985.76 1985.76 1985.76 1985.76 1985.76 1985.76 1985.77 1985
104.09 0.00 0.00 0.00 104.9977 105.70 10.00 0.00 0.00 0.00 104.9977 105.21 105.70 0.00 0.00 0.00 0.00 0.00 105.21 105.25 0.00 0.00 0.00 0.00 0.00 105.21 105.25 0.00 0.00 0.00 0.00 0.00 105.21 105.25 0.00 0.00 0.00 0.00 0.00 105.21 105.25 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 105.21 0.00 0.00 0.00 0.00 107.42 111.10 0.00 0.00 0.00 0.00 111.00 111.11 0.00 0.00 0.00 0.00 0.00 111.12 0.00 0.00 0.00 0.00 0.00 111.13 0.00 0.00 0.00 0.00 0.00 111.14 0.00 0.00 0.00 0.00 0.00 111.15 0.00 0.00 0.00 0.00 111.15 0.00 0.00 0.00 0.00 111.15 0.00 0.00 0.00 0.00 111.15 0.00 0.00 0.00 0.00 111.15 0.00 0.00 0.00 0.00
0.00 0.00 0.00 0.00 104.9947 0.00
0.00 0.00 0.00 104,9477 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 110,04 0.00 0.00 0.00 0.00 110,04 0.00 0.00 0.00 0.00 110,04 0.00 0.00 0.00 0.00 111,60 0.00 0.00 0.00 0.00 111,60 0.00 0.00 0.00 0.00 111,60 0.00 0.00 0.00 0.00 111,60 0.00 0.00 0.00 0.00 111,60 0.00 0.00 0.00 0.00 111,00 0.00 0.00 0.00 0.00 111,00 0.00 0.00 0.00 0.00 <t< td=""></t<>
0.00 104.09472 0.00 0 0
104.09472 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
12,0000 8,0000 1,000

8.7500	231.9975	1 00.0	0.00	0.00	0.00	0.00	232.00	232.00	0.00	4.500.00	0	0	<u>o</u>	-	4,500	RP48AT	KK EXTRAGL RP48AT 5.1ML	123453	*RAFCA
11.0000	231.66	0.00	0.00	0.00	0.00	0.00	231.66	231.66	0.00	6,500.00	0	٥	0	О	6,500	NONE	Hot Stamp SILVR GC100-885	100921	IONTI
9.0000	229.23	0.00	0.00	0.00	0.00	0.00	229.23	229.23	0.00	7,500.00	0	0	0	٥	7,500	NONE	Hot Stamp SILVR DG100-385	100909	O-WE
9,0000		0.00	0.00	228.36	0.00	0.00	228.36	228.36	0.00	0.00	0	400	0 0	٥	2.400	BLOCK-OUT FM225	3M WH PP BI KOUT SLVR BACK	160177	ARSIJO
0.0000	227.0916	0.00	0.00	0.00	0,00	0,00	227.09	227.09	0.00	4,300,00	0	5	0	وا	4 300	NONE	CORER WEB	197770	*FASTA
7.0000	0	0.00	0.00	0.00	226.80	0.00	226.80	113,40	113.40	0.00	1		2000	0	2000	BLOCK-DUT SM225	SWIND BE RICHT OF BACK	150184	ARSHIP
4.3300		219.61	0.00	0,00	0.00	0.00	219.61	219.61	0.00	0.00	0 39.500	0 0	=	٥	39 500	RAW	SOMETAL IZED RAW	151588	1000
9.1250		0.00	0.00	00.0	0.00	0,00	217.25	217.25	0.00	4,000,00	9 6	5	9 5	5 C	4 000	NOME	COCMETIC WISH WHIT BAW	107772	*EACA
5.0000		0,00	0.00	0.00	0.00	0.00	214.20	214 70	000	10 000 00	2 6	0 2,240	2 5	,	3,240	C2500	90# SW-61 ELITE CZSUU 1.2	18773/	"HASCA
13.0000	0	0.00	213.80	0.00	000	0.00	213 80	000	212 80	0.00	3,200	2 0	2 5	0 0	3,200	NORE	COLU STAMP SILVER X12264	101019	APHO
17,0000	0	213.47	0.00	0.00	0.00	000	213.42	713 47	0,00	4,040.00	1	, c	2 5		4,040	NONE	COSMETIC WEB WHI RAW	192717	FASCA
8.8750	213 40896	0.00	9.00	0.00	0.00	0.00	213.41	110.610	0.00	4,000.00		0		0	4,000	NONE	TAGDUN C1S 18PT RAW	183260	*FASCA
12,0000	900 515	9.00	2000	3 5	200	0.00	213.29	213.29	0.00	0.00	0	0 5,220	0	0	5,220	R3500	2M CL BOPP TC/R3500/40#	185883	*FASCA
1,5000	_	0.00	0.00	9 6.50	00.0	0.00	88.717	88.717	0.00	4,650.00	0	0		0	4,650	RP51	SILVERVAC RPS1 40#	157398	*RAFCA
7,000	_	3 2	0.00	0.00	0.00	0.00	22.54	212.54	0.00	12,000.00	0	0	0	0	12,000	NONE	1.2ML CLR HS 8OPP	175657	L&KIND
0000		0.00	0.00	0.00	212.37	0.00	212.37	0.00	212.37	0.00	0	0	6,200	0	6,200	RP51	KK EXTRA GL RP51 40#	131158	*RAFCA
10.8000		0.00	0,00	0.00	0.00	0.00	209.95	209.95	0.00	16,200.00	0	0	0	٥	16,200	HB02	MAGIKSTIK CL H802 5D#	173 450	*DIVCD
4.8750		0.00	0.00	0.00	0.00	0.00	208.55	208.55	0.00	5,000.00	٥	0	0	0	5,000	52001	2M C BOPP 2001 44PK	164515	*FASCA
7,5000	_	00.0	0.00	0.00	0.00	0.00	207.83	207.83	0.00	4,600.00	0	0	0	0	4,600	RP37	RAFLEX PLS WHT RP37 1.2 P	199505	RAFCA
5,2500	o	0.00	0.00	206,96	0.00	0.00	206.96	206,96	0.00	00.0	0 0	,300	0 7,	0	7,300	PERM	1M MAT OVRLAM PP SELFWND	173156	LABSUP
9.5000	0	0.00	0.00	0.00	206.84	0,00	206.84	206.84	0.00	0.00	0 0	0	4,800	0	4,800	RR22	RAFLASILK RR22 4D#	195191	*RAFCA
17.3750	0	205.89	0.00	0.00	0,00	0.00	205.89	205.89	0.00	0.00	0 1,250	0	0	0	1,250	8200HCW	10PT C1S TAG B200HCW 40#	111624	LABSUP
4.7500	0	202.91	0.00	0,00	0.00	0.00	202.91	202.91	0.00	0.00	9,700	0	0	0	9,700	AT20	THERM TRANS ATZO 40 #	196983	*FASCA
00000		0.00	0.00	0.00	202.50	0.00	202.50	0.00	202.50	0.00	ا ا	0	5,000	0	5,000	RP54	50# JETLASER	198991	*RAFCA
6.7500	Б	0.00	0.00	0.00	0.00	201.89	201.89	201.89	0.00	0.00	0	0	0	2,500	2,500	5692N	PR350 S692N 44PK	136500	*FASCA
11.5000		0.00	0.00	0.00	0.00	0.00	200.86	200.86	0.00	27,990.00	0	0	0	0	27,990	NONE	.0075ML CLR H5 BOPP	175659	L&KIND
4.5000	200.583	0.00	0.00	0.00	0.00	0.00	200.58	200.58	0.00	8,500.00	0	0	0	0	8,500	RP37	2.6M WH PP TC RP37 40#	154210	*RAFCA
7.8750		200.34	0.00	0.00	0.00	0.00	200,34	200.34	0.00	0.00	5,000	0	0	0	5,000	RR22	RAFLASILK RR22 60#	131165	*RAFCA
12.0000	200.0592	0.00	0.00	0.00	0.00	0.00	200,06	200.06	0.00	3,300.00	0	0	0	0	3,300	RP37	2M CL PP GLS TC RP37 1.2P	167388	*RAFCA
13,0000	197.808	0.00	0.00	0.00	0.00	0.00	197.81	197.81	0.00	4,000.00	0	0	a	О	4,000	RP4BAT	54#SM GL RP48AT 60#	197566	*RAFCA
13.0000	0	0.00	196.19	0.00	0.00	0.00	196.19	196.19	0.00	0.00	0	0 3,090	٥	٥	3,090	CZ\$00	2500	301341	*FASCA
9.5000	194.655	0.00	0,00	0.00	0.00	0.00	194.66	0.00	194,66	2,500.00	0	0	ç	0	2,500	\$3000	۳	164674	*FASCA
9,0000		0.00	192,13	0.00	0.00	0.00	192.13	192.13	0.00	0.00	0	0,000	0	ь	3,000	RP48		156402	*RAFCA
11,0000		0.00	0.00	0.00	0.00	0.00	191.66	191.66	0.00	2,000.00	0	0	0	٥	2,000	RR2B	8 80#	142476	*RAFCA
9.7500	-	0.00	0,00	0.00	0.00	0.00	191.37	191.37	0.00	2,350.00	0		0	۰	2,350	LP50		1322R0	LARSUP
6,0000	_	8.0	0.00	0.00	187.20	0.00	187.20	187.20	0.00	0.00	3 (0 0	S C	,	5000	3002	POLYPRO 2M S/M A (700F)	177610	ARCHO
8.2500	187.11	0.00	0.00	0.00	0.00	0.00	187.11	187.11	0.00	5,000.00	0 (0	- -	٥,	5000	RROD	Z RAEL ACILY RROJ AND	121161	*BAECA
6.2500	0	0.00	186.94	0.00	0.00	0.00	186,94	0.00	186 94	0.00	2 (25	9 .	ا د	2 500	5697N	DB3CU CCOM M DOLL 2510 4	137170	\$250 S
13.0000		0.00	0.00	0.00	0.00	000	185.20	186.20	0.00	1 140 00	2 5	0 0	2 5	- c	1 140	5746 5746		301755	FASCA A
5 0000	185 581	0.00	000	0.00	0.00	0 00	185.55	185 581	0.00	20.000.00		2 5	0 0	2 5	309.00	7005		1142/1	*EASOP
3500		9.00	0,00	3 8	9.9	3 8	31, 301	10 30 t	0,00	2,200.00	, ,	0 0	2 0	. c	2,200	RP46A1		100143	LAKIND
8 7500	100.22840	0.00	0.00	20.00	9.50	0.00	190.64	190.64	0.00	2,200,00			, c	, c	12,685	C2500		140328	PASCA
14.0000		0.00	1/9.90	0.00	0.00	0000	1/9.90	0.00	179.90	0.00		0 2,473		0	2,473	RP37	2.6M WH PP TC RP37 40#	154110	*RAFCA
2,0000	0	178.60	0.00	0.00	0.00	0.00	178.60	178.60	0.00	0.00	1,900	0	0	0	1,900			500127	*UPMRFID
B.0000	0	0.00	176.59	0.00	0.00	0.00	176.59	176.59	0.00	0.00	0	0 6,500	0	0	6,500	NONE	30 22-385	100910	ITWFOI
7.5000	_	0.00	0.00	0.00	0.00	174.97	174,97	0,00	174.97	0.00	٥	0	0	1,950	1,950	S692N	PR350 S692N 44PK	136900	*FASCA
5.6250	174.96	0.00	0.00	0.00	0.00	0.00	174.96	174.96	0.00	3,600.00		0		٥	3,600	8LOCK-OUT 2100	Z WHG 2100 B/O 40#	195130	MACCAN
2.0000	174.34	0.00	0.00	0.00	0.00	0.00	174.34	174.34	0.00	460.00		0	0	0	460		X 54 M	600112	*UPMRFID
5.0000	_	0.00	174.30	0.00	0.00	00.0	174.30	174.30	0.00	0.00	0	0 4.290	0		4.290	AT1-B		196967	*FASCA
6.5000	$\overline{}$	0.00	0.00	0.00	0.00	0.00	174.14	174.14	0.00	6.100.00	0 0	0 0	0 0	0	6.100	5246	60# SM-GL FLITE \$246 40#	125522	FASCA
B.3000	170 495	0.00	0.00	0.00	90.00	5.53	170.07	170.24	0.00	4,500.00			, c	,	4,500	KP3/	1.2.8	TTPEGT	A
0.000		0.00	0.00	9.50	0.00	9.50	17074	170.70	9.50	22/30.00			ءاد	2 5	22,/30	NONE		19/103	MOLPLA
3.0000	169./28	0.00	0.00	0.00	20.50	0.00	169.73	169./3	0,00	4,000.00		0			4,000	RP48AT	114	201975	RAFCA
4.5000	0	168.93	9,00	00.00	0.00	0.00	168.93	168.93	0.00	0.00	9,900	0	0	0	9,900	5490M		166121	*FASCA
7.8000	0	0.00	166.94	0.00	0.00	0.00	166.94	166.94	0.00	0.00	Γ	0 2,800	0	0	2,800	5246		175152	*FASCA
11.2500	0	0,00	0.00	165.18	0.00	0.00	165.18	165.18	0.00	0.00		,245 0	0 2,2	0	2,245	RPS1		157344	*RAFCA
5.2500	0	165.06	0.00	0.00	0.00	0.00	165.06	165.06	0.00	0.00	5,00	0	0	0	5,000	5692N	40#	168853	*FASCA
6.0000		0.00	163.44	0.00	0.00	0.00	163.44	0.00	163.44	0.00		2,00	0	؛ ہ	2,000	00015	PR350 51000 1.5 PET	176160	*FASCA
14.5000	0	0.00	0.00	0.00	162.86	0.00	162.86	162.86	0.00	0.00		0 0	500	o (2,500	NONE		192737	*FASCA
Width	G9M \$ 1	THR S	4T6M \$ 77	214 \$ 1000	3	- 1	Total S CMS	UnCommit \$ Tot	Commit \$ Un		WELL	WELF	# 2M	CH 1M	Total_OH C	ADHESIVE	MATERIAL	MATNO	VENDOR

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VENDOR MATNO	MATERIAL	ADHESIVE	Total OH CM	#L	2H	476M	M8T7	G9 M	Commit \$	UnCommit \$	Total \$ CM	MS 156.5	2 24	.,	4T6M \$ 171	7TBM \$ G	A SW6D	feth
	THERM TRANS PREM EXTRA		7,600	0	0	0 7,1	7,600	0.0				0.00	0.00	0.00	232.30	00.00	0	8.8750
2			3,000	0	0	0	0	3,000.00	0 0.00	234.00	234.00	00.0	0.00	0.00	0.00	00'0	234	2.0000
	STARGUST H-53 RP48AT 60#	RP48AT	3,200	0	0	0	0	0 3,250.Dl				0.00	0.00	0.00	00'0	0.00	234,1248	7.0000
		NONE	22,475	Б	0	0	0	0 22,475.0k		234.84		0.00	0.00	0.00	0.00	0.00	234.841275	6.1250
*RAFCA 137332		RP37	7,450	o	o	7,450	0	0.00	23	0.00	235.23	0.00	0.00	235.23	0.00	0.00	0	6,2500
1	1	NONE	10,400	0	0	0	0	0 10,400.00		235.87		0.00	0.00	000	0.00	0.00	235.872	7.0000
Т	T	RP75	2,500	0	0	0	0	2,500.00	0.00	236.34		0.00	0.00	000	00.00	0.00	236.34	3.0000
MIIIPIA 197487	2.6M W BOPP C2075 40#	C2075	3,295	0 0	0	22 000	295	0.0	,	0.00	237.34	0.00	0.00	747.34	0.00	3 8	5 C	5.5008
1	Т	RP37	6,100	0	1 0	6,100	0	000	000	238.16		00.0	0.00	238.16	00:0	80	0	6.7500
Τ.	Т	NONE	7,741	-	-	0	0	0 7,741.00	23	0.00		0.00	00'0	0.00	0.00	0.00	238.2494016	1.2000
	Π	BLOCK-DUT B200	3,000	٥	0	0	0	3,000.00		238.68	238.68	0.00	0.00	0.00	0.00	00'0	238.68	9.7500
L&KIND 175563	48GAUGE CL PET 2M LLOPE	NONE	5,000	0	0	0	0	0 5,000.00		238.95	238.95	0.00	0.00	0.00	00.0	0.00	238.95	3.5000
	1.6ML CLR BOPP TC 1 SID	NONE	16,000	0	0	0	0	0 16,000.00		239.76	239.76	00.0	0.00	0.00	0.00	0.00	239.76	1.2500
	П	C2510	4,000	0	0	0 4,	4,000	0.00		239.82	239.82	0.00	0.00	0.00	239.82	0.00	0	8.7500
*RAFCA 167400		RP37	3,412	o	3,412	0	0	0.00	2			0.00	241.32	000	0.00	0.00	0	4.0000
*PLAPRI 175521		H802	3,000	0	0	0	3,000			241.44	241.44	0.00	0.00	0.00	0.00	241.44	0	0.8000
		S692N	2,000	۵	o	0 2,	2,000	0 0.00	0.00		242.27	0.00	0.00	0.00	242.27	0.00	0	0.1250
		85CU1-325	10,000	٥	0	0	0	0.000,01		243.00	243.00	0.00	0.00	0.00	0.00	0:00	243	7.5000
MULPLA 197494		NONE	5,000	0	6	0 5,	2,000	0.00	0.00	243.89		0.00	0.00	8.0	243.89	0.00	0	7.7500
*RAFCA 164653		RH9	2,000	D	٥	0 5,	5,000	0 0.00		245.70		0.00	0.00	0.00	245.70	0.00	0	5.0000
		LP50	4,530	0	0	В	0	_		245.92	245.92	0.00	0.00	0.00	0.00	0.00	245.92464	6,5000
*FASCA 197231	╗	N2692N	10,000	0	0	0	0 10,000	00.0			250.43	0.00	0.00	0.00	0.00	250.43	0	4.3750
		S692N	4,000	0	o	0	0	0 4,000.0	0.00			0.00	0.00	0.00	0.00	0.00	253.776	8,5000
		RP51	3,000	b	0	ō	0	1			255.06	0.00	0.00	000	000	00.0	255.06	3.0000
*RAFCA 157343	Т	RP51	7,500	6	0	Б	2,000	2,51		257.51	257.51	0.00	0.00	0.00	0.00	171.68	85.8375	5,2500
T	Т	RP37		5,000	0	0	0	00.0	5	000	258.30	258.30	0.00	0.00	0.00	0.00	0 000	0.000
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*PAFFA 198520	Ť	RPARAT	1000	000	0	20	2 000	0.00	0.00			133.14	0.00	000	133.14	0.00	O	7.0000
T	Т	HON		0	0	0	P	3,200.00				0.00	0.00	0.00	0.00	00.0	266.9568	1.0000
*FASCA 164731	Τ	N2695		6,000	0	0	0	00.0			267.70	267.70	0.00	0.00	0.00	00:0	0	6.5000
Γ	Ī	RP48AT		0	0	0	000'5				268.13	0.00	0.00	0.00	0.00	268.13	0	6.3750
Π	Γ	NONE	8,706	0	0	Б	0	8,70	00:0	268.75	268.75	0.00	0.00	0.00	0.00	000	268.75422	7,5000
		RP37	727,6	0	0	5,727	0	0.00		269.19	269.19	0.00	0.00	269.19	0.00	0.00	0	5,6250
*FASCA 154575		52001	2,000	0	0	0	0	0 2,000.00		~		0.00	0.00	0.00	0.00	0.00	270.384	0.7500
*RAFCA 199412	RAFLEX PL5 CLR RP37 1.2 P	RP37	6,200	0	0	0 6,	6,200	0.00	7	85.86	270.63	0.00	0.00	0.00	270.63	0.00	В	7.5000
		NONE	_	-	0	0	0 33,370		0.00		273.90	0.00	0.00	0.00	00:0	273.90	0	9.0000
T	Z 60# SM-GL ELITE C25	C2500	\perp	19,075	o	Б	0			275.31	275.31	275.31	0.00	0.00	0.00	00:0	0	4.2500
T	T	RP37	5,000	0	n ;	0	0 5,000			27.75	ph-//7	00.0	2000	277.59	000	00.00	5 6	5000
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T	METALIZED COFFEE WEB	PERM	\perp	20.00	5 500	9 6	3 0	0.00	278.41		278.41	210.12	68.29	000	0.00	0.00	0	8.5000
*FASCA 310780	Τ	72500	2 550	0	C	100	0	0 2.550.00		38		0.00	0.00	0.00	0.00	0.00	281.2446	3.0000
	T	RP51	3,550	-	0	0	0 3,550	L			284.41	0.00	00.0	00:0	0.00	284.41	0	2.2500
Т	Π	SHRINK FILM	3,200	0	0	0	0	3,2(0.00	0.00	0.00	0.00	0.00	284.544	3.0000
11WFOI 100926	Γ	NONE	8,000	0	0	0	0	0 8,000.00	00:00	285.26	285.26	0.00	0.00	0.00	0.00	0.00	285.264	0.5000
Г	П	RP37	9,000	0	0	0	0	0 9,000.00		289.22	289.22	0.00	0.00	0.00	0.00	0.00	289.224	6.5000
*MILCO 186645		WonderStix	3,000	0	٥	0	0	3,000.00			289.66	0.00	0.00	000	0000	0.00	289,656	0.8000
*FASCA 137070		S692N	3,500	O	o	D	0	0 3,500.00	00.0			0.00	0.00	0.00	0.00	0.00	290.766	1.5000
		S692N	4,000	0	4,000	0	0	0.00		291.56	291.56	0.00	291.56	0.00	0.00	0.00	0	9.7500
		ATZO	5,000	0	0	0	0	0 5,000.00				0.00	0.00	0.00	0.00	0.00	291.6	0.1250
*RAFCA 131149		RRZZ	14,300	0	0	0	0	0 14,300.00		~	291.89	0.00	0.00	00:0	0.00	0.00	291.8916	3 0000
T	NOTTE 2.6 WH PP RP370	RP37	3,270	3,270	D C	5 0	0 14.200	0.00	000	297.86		0.00	0.00	0.00	0.00	297.86	, 0	1,0000
	Т	RP37	4,500	0	, 0	, -	10	4,50	0.00			00.0	0.00	0.00	0.00	0.00	298.188	1.0000
*RAFCA 139409	Т	RP37	3,870	0	0	, 0	, 0	3,870.00		303.07	303.07	00.0	0.00	000	0:00	0.00	303.06744	3.0000
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Part	*RAFCA 101101	*RAFCA 31430	LAB5UP 132281			*FASCA 140510		L	*FASCA 166250	*FASCA 157880	*FASCA 192716	*FA5CA 195907		*FASCA 182488	*FASCA 133371	*FASCA 195435	*EASCA 138177		L	*FASCA 192734	_	_	_	*BAECA 150010		*RAFCA 354213			L	*RAFCA 194664	MULPLA 197880	*RAFCA 198986		*FASCA 138024	L	2	*FASCA 201752	*FASCA 11020S	*FASCA 167120		MULPLA 197495	-WAUCO 295951	*FASCA 110230	ш		*RAFCA 180674		*RAFCA 131156	*FASCA 192724	*FASCA 197230	*FASCA 137066	+	Ĺ	
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	8,700	5,080	4,900	10,480	12,000	8.000	11 467	10,000	Т	Γ	8,000	6,100	12,000	15,000	6,660	9,800	5 904	7,500	5,150	5,000	10,500			5,000	T		000 S	5,402	2,500	12,000	54,000	10,000	5,000	3,000	24,520	27,000	6,450	7,500	7,350	8,220	8,000	6300	6,500	8,830	5,000	3,000	3,688	8,500	5,750	10,000	2.500	4 200	20,000	
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Ellyfeny of BBE1 40#	SPECIAL MELV 400 F WAT VE	3.2ML WH POLYPRO RAW	54#SM GL RP48AT 60#	DPR .D45	Hot Stmp 5LV AR GC100-885	WH PP EDP P1 480 50#	3.2ML PE CLB TC BR28 80#	TARE TARE 8 200HCW 40#	SECTIVELY TOOL AND LE	2.6M WHEE HID ICKES 40	30 MICKON PEI-G POCT	IN025060066AGE015L2	GLBL CO-EX CL NTC S692N	ALN9662FWRWA SHORT WET	SPRKLES 2ML/10PTAG	TAGDUN C1S 10PT METSA	40#W KRFT 2.5 /2M C 2.5PG	KK EXTRA GL RP51 40#	RAFI ASILK RPARATS IMI	GLBL CO-EX CL TC S692N 1.	2.3M W BOPP S3000 1.5P	1.08ML WH FILM 28LLG 2	AV0 600185 A0-805	2.3MPP GLEX-WH RP37 1	POLYPRO LAM IS	OPR .067	PR250 5692N 1.5 PET	35# POUCH PÁCK FP	ZM CLR PRINTBLE PET/58015	RAF 3001657 HF 14X31AL	POLYPRO LAM LS	2.6M W 80PF 5246N 40#	1.08mil WH FILM 28LLG 20	ZM CL PP GLS TC RP37 1.2P	RAFLEX PLS CLR RP37 1.2 P	PR350 5692N 44PK	MI0GL055 LASER RP54 3.2ML	SPRKLE MATERIAL FOR STORE	2M WHT PRT PET 5333 50#	POLYPRO 2M S/W A (700E)	HOT STAMPLUMES TO	PDLYPRO LAM LS	1.08mL WH FILM 28LLG 2	TRANSFER TAPE RP51	2MWH MT PET RC18 2.5 WH	PLYSTR WHT RC18 2 4HOWH	60# SM-GL ELITE 5 246 ULTL	RAF 3001377 HF 47 x 47	TAGDUN C15 18PT RAW	THERM TRANS PREM PLUS OF	TAGOUNICAS SET BANK	TAGGUN (15 1GPT METSA
NI) CIOCIO	Vous	NONE	RP48AT		NONE	P1480	RR28	WJHOUCH	MONE	NONE REST	DIRINA FILM	SUBINIC COM	S692N		NONE	NONE	X512 PG REM / X508 P	RP51	RP4RAT	S692N	S3000	NONE		RP37	PERM		S692N	NONE	58015		PERM	5246	NONE	RP37	RP37	5692N	RPS4	ECON	5333	700E	COPPER IIW 815	PERM	NONE	RP51	RC18	RC18	5246		NONE	RDS1	NONE	NONE
42,500	07.77	131,500	145,000	18	65,000	18,640	32,700	30 000	16,500	00c 3E	47,500	10,093	24,750	19,710	18,500	37,500	8,980	50,000	10.500	22,000	26,060	22D,345	17,931	25,000	141 610	12	14,600	37,400	30,900	6,500	132,000	20,460	122,880	44,500	21,900	10,000	23,500	21,853	37,60D	33,685	35,000	115,700	86,434	35,000	14,500	25 000	18,270	6,000	16,642	50 000	32,680	U89 CE
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000	00.002,	00.00	0.00	0.00	65,000,00	18,640.00	32,700.00	0.00	15 00	30.00	00.00	0.00	24,750.00	19,710.00	3,500.00	37,500.00	8,980.00	0.00	10.500.00	00.000,22	0.00	0.00	0.00	25,000.00	0.00	0.00	0.00	0.00	0,00	10.00	0.00	20,460.00	0.00	0.00.00	0.00	10,000.00	00.00	21,853.00	0.00	33,685.00	35,000.00	0.00	0.00	0.00	0.00	2,400.00	18,270.00	6,000.00	16,642.00	50,000,00	32,680.00	23 Egn on
67 GGC	200	0.00	2,551.06	0.00	0.00	0.00	0.00	0.00	000	936.29	EV 705.6	2,2/0.93	0.00	0.00	0.00	0.00	0.00	2,024.10	0.00	0.00	0.00	0.00	0.00	0.00	6.93	0.00	0.00	1,663.70	0.00	0.00	1,568.16	000	1,495.20	495.55	147.82	0.00	0.00	0.00	0,00	0.00	1 319 20	1,305.79	1,294,44	0.00	0.00	780.85	0.00	0.00	1,177,19	0.00	200	93
3 775 5	89.4.50	2,530,56	0000	2,533.50	2,527.20	2,519.08	2,492.72	2,462,90	2 399 70	1.376.65	000	2 276.95	2,162.16	2,148.39	2,077.92	2,067.19	2,044.70	0.00	2,019,23	1,914.35	1,892.43	1,856.19	1,775.17	1,765.S0	1,717,46	1,689.00	1,680.24	0.00	1,654.97	1,638.00	1639.00	1,525.54	00.0	993.84	1,254.22	1,375.86	1,345.28	1,332.95	1,323.82	1,320,38	0.00	0.00	0.00	1,291.76	1,289.83	1,260.00	1,246.93	1,224.00	35.11	1,178.63	1,139.46	3h ar 1
736.07	l	-	90.T 55'7		2,527.20				İ	2.312.94		ļ	2,162.16	1		2,067.19			2,019.23			1,856,19		1,765.50	1,724.38	1,689.00	1,680.24	1,663.70	1,654.97	1,65290	1,568.16	1,525.54	1,495.20	1,489.39				1,332.95	1,323.82	1,320.3в		İ		1,291.76	1,289.83	1,260.00	1,246.93	1,224.00	1,212.30	1,178.63	1,139.46	32 PE L L
		0.00						2,4			1.0		00.0			0.00		2,0	00.0			0.00			0.00	-		1,6		000	1,5,		1,495.20		1,4		0.00	0.90	00.0			1			0.00						0.00	
2 575 13	000	0.00	00.0 a0.15c/2	2,252.00	0.00	0.00	0.00	0.00	0.00	0.00	1 233 94	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00	000	0.00	0.00	0.00	1,489.39	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	00.00	000
0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	90.0	1,689,00	0.00	0.00	0.00	0 20	9.00	0.00	0.00	000	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0,06	0.00	0.00	0.00	000
160.95	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,892.43	1,622.50	1,775.17	0.00	1,724.38	0.00	0.00	0.00	0.00	0.00	0.50	0.00	0.00	0.00	0.00	0.00	00.0	0.00	1,323.82	0.00	1 319 30	0.00	0.00	1,291.76	1,289.83	0.00	0.00	0.00	0.00	0.00	0.00	000
0.00	0.00	0.00	355.26	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,684.80	0,00	0.00	0.00	_			233.68	0.00	0.00	0,00	0.00	0.00	0.00	1,654.97	000	1 638.00	0.00	0.00	0.00	0.00	0.00	1,345.28	0.00	0.00	0,00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		03 130	
0	7587.683	2571.264	0	0 0	2527.2	2519.07717	2492.721	0	2399.7	2312.937	0	2276.9505	0 97.7917	2140.39	71.886	2067.1875	2044,698586		2019.22875	1975 107392	0.000	0	0	1765.5	0000000	1605 409		0	0	1652 9	9 0	1525.53852	0	7,00,014	0	1375.86	0	1332.		1320.38463	D P.OTET	0	0	0	0	1260	1246.9275	1224	1212,303132	1178.625	199,460096	39003V 02.11
9.8438	7 0000	4.0000	6000	2,0000	_	7.7031	8.7500	8.6600	2.0000		_	9.5000	2 000	2.0000	13.000	26.2500	10.7810			13 0000		9.0000	2.0000	11,0000		2.0000	_	11,0000	\neg	2,0000	20000	_	13,0000	6.6250	13,0000		14.50	1239 8 11 0000	2.2500	5.875	9 5000	9.50	16.000	\vdash	6.5600	_		1		43750	12.8000	12 8000

000000000000000000000000000000000000000	Citation	ALLA YERIA	Anuceare	Total Out	100	410	mat/	77.04	1962	Com	Commit \$ 100	UnCommit \$	Total \$	CMS	111 \$	2M S	AT6M \$	7.19M S	G9M S	Width
1	1	PM150 CIFAR V323 SPECSOK	V-323 - TIGHT RELEAS	10	0	°	°	0	0	42,640.00	15	2,223.14	2,781.29	0.00	0.00		00.0	0.00	2781.287808	4.28DD
T	164663	_	S692N	21.400		0	0	0	0 21.4	21,400.00	0.00	2,788.27	2,788.27	00:0	00.0	00:00	00:00	00'0	2788.2702	7.7500
15	600121			30,000	o	0	30,000	0	a	00.00	00.0	2,790.00	2,790.00	0.00	00'0	2,790.00	00'0 00	00'0	מ	2.0000
_	161667	FLEXMRK PM700 WHITE TC84	V344	8,000	ā	0	0	a	0,8	8,000.00	0.00	2,812.32	2,812.32	0.00	0.00	0.00	00:00	0.00	2812.32	4.50D0
T	143477	1.3ML WH FILM 3211G 202	NONE	240,530	0	-	0	0 240,	240,530	0.00	00.0	2,862.91	2,862.91	0.00	0,00	00.0	0.00	2,862.91	0	14.375D
T	201101	IND 2M CL PP GLS RR28 40#	RR28 REM	35,000	o	o	0	a	0 35,0	35,000.00	00.0	2,866.50	2,866.50	0.00	00.0	00:0	00.0	0.00	2866.5	13.0000
Ī	168814	2.6M W BOPP C2510 40#	C2510	48,950	29,450	10,000	9,500	٥	0	0.00	3,018.65	0.00	3,018.65	1,816.12	616.68	58.285.85	0.00	0.00	O	9.0000
Γ	180640	2M SHATTERED HP21 CT8A 96	CTBA	20,084	٥	5	0	0 2D,	20,084	00.0	000	3,090.02	3,090.02	0.00	0.00	00'0	00.0	3,090.02	0	9.7500
	100920	Hot Stamp 5BVR GC100-885	NONE	77,150	O	0	0	ò	1,77	77,150.00	00.0	3,144.02	3,144.02	0.00	0.00	00:0	0.00	0.00	3144.0168	12.0000
	287669	SKC TP600A PET-G	SHRINK FILM	51,860	28,000	0	12,000	11,860	0	0.00	1,549.17	1,595.49	3,144.66	1,697.85	00.0	727.65	5 719.16	0.00	0	18,3750
T	186653	ENVIROTAC CLR 861 5ML	861 MICROSPHERE	31,270	٥	0	0	0	0 31,2	31,270.00	00'0	3,217.75	3,217.76	0.00	00'0	00.0	00.0	0.00	3217.758048	10.8000
	187655	SO MICRON PET-G POLY	SHRINK FILM	98,875	0	0	0	0 98,	98,875	00.0	0.00	3,271.48	3,271.48	0.00	0.00	00:0	00.00	3,271.48	0	10.2500
1	176165	PR350 51000 1.5 PET	51000	36,003	0	36,003	0	a	0	00.00	00.0	3,309.94	3,309.94	00.0	3,309.94	94 0.00	0.00	0.00	0	6.7500
	148497	P 14 10 TT 78# PATTERNEO	P1410	34,850	0	o	0	0	0 34,8	34,850.00	0.00	3,387.42	3,387.42	0.00	0.00	00.0	0.00	0.00	3387.42	6.0000
	175936	60# BRITEGL055 8200 40#	8200	52,450	0	0	0	0 52,	52,450	00.0	0.00	3,512.05	3,512.05	00:0	0.00	00:0	00.00	3,512.05	. 0	9,0000
Γ	100927	Hot Stmb XP 5lt VR GC100-8	NONE	185,000	٥	0	0	0 185,	185,000	00.0	00.0	3,609.72	3,609.72	00.0	0.00	00.0	00.0	3,609.72	0	6.0000
Τ	211405	0-TAPE 8515A - 3000'	PERM	393,000	0	6	0 39	393,000	a	0.00	216.82	3,454.59	3,671.41	0.00	00.0	00:00	3,671.41	0.00	0	0.7500
	148468	P1410 TT 78# PATTERNEO	P1410	20,500	0	Б	0	a	0 20,5	20,500.00	00.0	3,695.90	3,695.90	0.00	0.00	00:0	00.0	0.00	3695.904	12.0000
T	175500	CLING VN CL 7M 10PT TAG	NONE	32,100	0	0	0	a	0 32,3	32,100.00	00.0	3,827.35	3,827.35	0.00	00.0	00:0	0.00	0.00	3827.3472	9.0000
Γ	154172	1.7 M PLYLSR MAT RP37 60#	RP37	24,000	0	0	0	0	0 24,0	24,000.00	0.00	4,063.68	4,063.68	0.00	0.00	00:00	0.00	00.0	4063.68	8,5000
	160101	7.6PP/1.2 PET MId/1.2CLPT	RP37 / XH10	69,542	69,542	ō	0	0	0	00.0	4,252.84	0.0D	4,252.84	4,252.84	0.00	00:0	00.0	0.00	0	5.6250
T	288100	SKE TP6DDA PET-G	SHRINK FILM	84,000	84,000	0	0	0	0	00.00	0.00	4,547.81	4,547.81	4,547.81	00.0	0.00	00.00	0.00	0	0 13,4063
	201790	IND 2M PLYCHRM TC LP50 40	LPSO	24,885	0	O	0	0	D 24.	24,885.00	0.00	4,891.40	4,891.40	0.00	0.00	0.00	0.00	0.00	4891.3956 13.0000	13,0000
Γ	131190	KK EXTRGL RR22 2-5ML	RR22	63,750	٥	0	o	ō	0 63,7	63,750.00	675.76	4,579.79	5,255.55	0.00		00.00		0.00	5255.55 15,0000	15,0000
Т	164761	GLBL CO-EX CL NTC 5692N	S692N	665'95	0	0	0	3,	3,500 53,0	53,099.00	0.00	5,297.67	5,297.67	0.00		00:00	00.0	327.60	4970.0664	15.0000
Γ	180668	8PT TAG RP48AT 5.1ML	RP48AT	24,040	0	0	0	0	0 24,0	24,040.00	0.00	5,333.67	5,333.67	0.00				0.00	5333.67066	
Γ	406005	FAB 114D2 . D45		36	0	0	0	0	0	36.00	0.00	5,507.28		0.00				0.00	5507.28	2.0000
Γ	161705	FLEXMRK PM700 CLR V344	V344	20,800	20,800	0	0	0	0	0.00	6,093.57	0.00		6,093.57	0.00			0.00	a	4.6150
*RAFCA	167451	ZM CL PP GLS TC RP37 1.2P	RP37	67,425	0	0	66,000	1,425	0	0.00	156.96	5,974.40	6,131.36	0.00	0.00	5,001.78	8 129.58	0.00	O	18,0000
	173486	KK EXTRAGL RP48AT 5.1ML	RP48AT	203,425	0	0	0	0	0 203,4	203,425.00	0.00	7,975.07	7,975.07	0.00	0.00	00:0	00.0	0.00	7975.0737	6,7500
Γ	201576	INDI CRYSTA! FC 52001 44P	52001	29,960	0	0	0	0	65 0	59,960.00	413.46	9,389.28	9,802.74	0.00	0.00	0.00		0.00	9802.74048	13.00D0
T	195976	35# POUCH PACK FP	NONE	277,324	277,324	0	0	0	0	0.00	13,697.59	0.00		13,697.59			\perp	0.00	0	12,0000
IRKIND	175558	92 CIR PET/ .002 WHI PE	NONE	301,200	0	0	0	301,200	0	0.00	0.00	19,608,12	19,608.12	0.00	0.00	0.00	19,608.12	0.00	0	15.5000
Total										\$ 7.	\$ 75,069.74 \$	350,588.05	\$ 425,657.80	\$ 70,081,26		\$ 26,441.97 \$ 19,463.09	\$ 54,629.38	\$ 45,817.35 \$ 214,196.09	\$ 214,196.09	

Applicant

Respondents

Court File No. CV-12-9788-00CL

ONTARIO SUPERIOR COURT OF JUSTICE **COMMERCIAL LIST**

Proceedings commenced at Toronto

MOTION RECORD

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