Court File No. 10-8702-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

BETWEEN:

#### **BANK OF MONTREAL**

Applicant

- and -

#### ACS PRECISION COMPONENTS PARTNERSHIP

Respondent

## EIGHTH REPORT TO THE COURT SUBMITTED BY ZEIFMAN PARTNERS INC. AS RECEIVER

#### Introduction

- By Order of the Honourable Mr. Justice Campbell dated May 6, 2010, Zeifman Partners Inc. (the "Receiver") was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS (the "Receivership Order"). A copy of the Receivership Order is attached hereto as Schedule A
- Unless otherwise indicated in this Report, all dollar amounts are in Canadian dollars.

#### Purpose of Report

- 3. The purpose of this Report is to:
  - (a) advise this Honourable Court of the activities of the Receiver and the conduct of the receivership subsequent to the Receiver's Sixth Report;
  - (b) request an Order approving the conduct and activities of the Receiver to date;
  - (c) request an Order approving the Receiver's Statement of Receipts and Disbursements for the period from May 6, 2010 to December 17, 2010;

- (d) advise this Honourable Court on the status of the motions brought by Aalbers Tool & Mold Inc. ("Aalbers") and Omega Tool Corporation ("Omega") for the determination of their claims in accordance with the process established by the Order of the Honourable Madam Justice Hoy dated June 15, 2010 as amended by the Order of the Honourable Mr. Justice Newbould dated September 3, 2010;
- (e) advise this Honourable Court on the status of the auctioning of the equipment pursuant to the Auction Services Agreement dated September 30, 2010 between the Receiver and Infinity Assets Solutions Inc. ("Infinity") as previously approved by the Order of the Honourable Mr. Justice Campbell dated October 15, 2010;
- (f) seek the directions of this Honourable Court with respect to the entitlement of customers of ACS during the receivership to receive the net income generated from operations during the receivership;
- (g) request an Order approving a settlement between the Receiver and Omex Manufacturing ULC ("Omex");
- (h) request an Order approving, *nunc pro tunc*, the return of a forklift to De Lage Landen Financial Services Canada Inc. ("DLL");
- (i) request an Order approving a distribution to ATS Automation Tooling Systems Inc. ("ATS") in respect of ATS' secured claim;
- request an Order approving the following distributions to former employees of ACS in respect of the following secured claims under Section 81.4(1) of the Bankruptcy and Insolvency Act ("BIA"):
  - amounts owed to the former employees to a maximum of \$2,000 each in respect of unremitted registered retirement savings plan contributions; and
  - (ii) the sum of \$2,000 to Christopher Park in respect of compensation owed to Mr. Park for overtime hours worked prior to the Receiver's appointment.
- (k) advise the Court of the determination which the Receiver has made regarding the validity of a secured claim asserted by Chillers Inc.;

- advise the Court on further due diligence to be undertaken by the Receiver with respect to the collection of approximately \$1 million owing to ACS by a related company located in China;
- (m) request an Order approving the professional fees of the Receiver and its legal counsel as reflected herein; and
- (n) request an Order authorizing the Receiver to destroy certain records of ACS.

#### The Business of ACS

4. Prior to the making of the Receivership Order, ACS carried on a plastic injection molding and related mold building business from leased premises located at 1574 Eagle Street North, Cambridge, Ontario (the "Premises"). The customer base of ACS consisted primarily of tier one parts suppliers to the automotive industry.

#### Activities of the Receiver

- As previously reported to the Court in the Receiver's Sixth Report, ACS ceased production effective September 22, 2010 and all remaining ACS employees were terminated effective September 30, 2010.
- The Receiver corresponded and co-ordinated activities with Infinity relating to the auctioning of the equipment.
- The Receiver maintained regular communications with the Landlord of the Premises regarding the anticipated timing of the Receiver's exit from the Premises.
- 8. The Auction Services Agreement with Infinity required Infinity to remove all assets and vacate the Premises within 75 days from the date of Court approval of the Auction Services Agreement. Court approval was obtained on October 15, 2010. As such, the exit date from the Premises was December 29, 2010.

- 9. On December 29, 2010, the Receiver attended the Premises with both Infinity and the Landlord for a final walk through and inspection of the Premises. Both the Landlord and the Receiver were satisfied with the state of the Premises, and all keys were turned over to the Landlord. The Landlord has executed a Release in favour of the Receiver.
- The Receiver is continuing to collect remaining accounts receivable and pay postreceivership obligations.
- The Receiver is continuing to correspond with customers, suppliers and creditors on an as required basis.
- 12. The Receiver is continuing to attend to all responsibilities in respect of the terminated employees, including completion of tax forms, responding to government inquiries and providing other information as required.
- 13. As authorized by Order of the Honourable Mr. Justice Campbell dated October 15, 2010, the Receiver has completed the disposition of the Abandoned Tooling, as defined in the Fifth Report.

#### Status of Aalbers and Omega Motions

- On June 15, 2010, the Honourable Madam Justice Hoy made an Order (the "Hoy Order") which, inter alia, established a process for the determination of the claims of Aalbers and Omega. A copy of the Hoy Order is attached as Schedule B.
- 15. Pursuant to the Hoy Order, Omega and Aalbers were to file motions by no later than July 16, 2010 for the determination of their claims. Aalbers filed a motion prior to July 16, 2010. Omega did not. By Order of the Honourable Mr. Justice Newbould dated September 3, 2010 (the "Newbould Order") the Hoy Order was varied to extend the deadline for the filing of a motion by Omega to September 7, 2010. Omega filed a motion by the deadline established in the Newbould Order.
- 16. The Receiver served responding materials to the Omega motion on November 8, 2010. Cross-examinations did not occur as counsel for Omega advised that they were preparing a reply affidavit and intended to amend their Motion. The Receiver has now

- received a Fresh as Amended Notice of Motion dated December 6, 2010 along with the reply Affidavit.
- 17. The Receiver served a Responding Motion Record on December 10, 2010 in connection with the Aalbers Motion. The completion of those materials was delayed as the individual required to swear the Affidavit has obtained other employment and is not under the "control" of the Receiver.
- 18. The Receiver anticipates that cross-examination in both the Omega Motion and Aalbers Motion will be undertaken in January, 2011.

#### **Status of Equipment Auction**

- 19. By Order of the Honourable Mr. Justice Campbell dated October 15, 2010 approval was granted for an Auction Services Agreement (the "ASA") between the Receiver and Infinity for the auctioning of the equipment in the ACS premises.
- 20. The ASA provided for a Net Minimum Guarantee of \$1,775,000, of which \$500,000 was paid as a deposit on the execution of the ASA. The Receiver received payment of the balance of the Net Minimum Guarantee from Infinity on November 26, 2010.
- 21. The auction of the equipment was held on November 30, 2010. Including presales, the sale proceeds from the auction totalled \$2,995,068.30. Under the terms of the ASA, the Receiver was to receive 90% of the sale proceeds after reimbursement to Infinity of the Net Minimum Guarantee and payment of expenses to Infinity in the amount of \$125,000 (the "Receiver's Share"). The Receiver's Share totalled \$985,361.47. The Receiver's Share was received by the Receiver on December 16, 2010.
- A summary of the auction proceeds and disbursement of same is attached as Schedule C to this Report.

#### Entitlement to Receivership Operating Income

23. As previously reported to the Court in the Receiver's Third Report, the Receiver entered into Accommodation Agreements with each of the ACS customers having more than 4% of sales in the 12 month period preceding the receivership to allow for the continued production of parts and the building of parts banks for those customers

while they transitioned to new suppliers. The Accommodation Agreements were either substantially in the form of the model Accommodation Agreement (the "Model Accommodation Agreement"), a copy of which is attached as **Schedule D**, which formed part of the Receivership Order or in the form negotiated with ACS' largest customer, Magna Closures Inc. ("Magna"). A copy of the template Accommodation Agreement as negotiated with Magna is attached as **Schedule E** (the "Template Accommodation Agreement").

- 24. There was a total of seven customers (the "Primary Customers") having more than 4% of sales in the 12 month period preceding the receivership. Five of those customers, Magna, Anderson-Cook Inc. ("Anderson-Cook"), Continental Automotive Systems US, Inc. ("Continental"), Automotive Components Holdings, LLC ("ACH") and Visteon Corporation ("Visteon") entered into Accommodation Agreements substantially in the form of the Template Accommodation Agreement. The remaining two customers, Delphi Automotive Systems LLC ("Delphi") and Brose North America ("Brose") entered into Accommodation Agreements substantially in the form of the Model Accommodation Agreement.
- 25. The Receiver also entered into letter agreements (the "Letter Agreements") in the form attached as Schedule F with customers (the "Secondary Customers") having less than 4% of sales in the 12 month period preceding the receivership and who required a continued supply of parts during the receivership.
- 26. The Accommodation Agreements and Letter Agreements provided for a 30% surcharge on the price of parts shipped during the receivership. The 30% surcharge was based on projections prepared prior to the commencement of the receivership to offset the operating losses which were otherwise forecast to be incurred with the intention that the operation of the ACS business during the receivership would run on a break even basis.
- 27. The Accommodation Agreements permitted the Receiver, on notice to the customers, to increase the amount of the surcharge if the Receiver believed that the surcharge was insufficient to fully fund all cash losses incurred or to be incurred in producing component parts for customers. The Letter Agreements were silent on any increase in the amount of the surcharge but also did not obligate the Receiver to supply the Secondary Customers with parts in any fixed quantity for any period of time.

- 28. The Accommodation Agreements with Magna, Visteon, Continental, ACH and Anderson-Cook were for a term ending July 2, 2010, which was the projected exit date of Magna from the Premises. Magna represented approximately 60% of ACS' historical sales.
- 29. On or about June 24, 2010, the Receiver prepared a forecast income statement (the "Forecast") for continuing production for the months of July and August, 2010 following the exit of Magna from the Premises to determine whether or not an increase in the amount of the surcharge would be required for those months. A copy of the Forecast is attached as Schedule G.
- 30. The Forecast showed a 40% surcharge being required to cover all cash losses for the months of July and August, 2010.
- 31. On or around June 25, 2010, the Receiver provided written notice to the Primary Customers that a 40% surcharge was required for all parts shipped after July 2, 2010. A copy of the notice provided to the Primary Customers of the increase in the amount of the surcharge to 40% is attached as **Schedule H**.
- On or around June 25, 2010 the Receiver also gave notice to the Secondary Customers that the surcharge would be increased to 40% for all parts shipped after July 2, 2010. A copy of the notice provided to the Secondary Customers is attached as Schedule I.
- 33. A 40% surcharge was in fact charged on all parts shipped from July 3, 2010 to September 2, 2010.
- 34. Parts production ceased for all customers other than Delphi on or around September 3, 2010. The Receiver continued production of parts for Delphi, on a limited basis, until September 22, 2010. ACS ceased production completely effective September 22, 2010.
- 35. Production during the receivership period can be broken down into three distinct time periods:

- (a) the period from the date of the Receiver's appointment on May 6, 2010 until July2, 2010 during which customers were charged a 30% surcharge on all parts shipped (the "30% Surcharge Period");
- (b) the period from July 3, 2010 until September 2, 2010 during which customers were charged a 40% surcharge on all parts shipped (the "40% Surcharge Period"); and
- (c) the period from September 3, 2010 until September 22, 2010 during which production continued on a limited basis for Delphi only (the "Delphi Production Period").
- 36. The operation of the ACS business generated positive operating income during both the 30% Surcharge Period and 40% Surcharge Period. Attached as Schedule J is a summary of the operating results for both the 30% Surcharge Period and 40% Surcharge Period. As shown on Schedule J, operating income of \$371,284 was generated during the 30% Surcharge Period and operating income of \$412,843 was generated during the 40% Surcharge Period.
- 37. The Receiver seeks the Court's direction as to whether some or all of the operating income generated during the 30% Surcharge Period and 40% Surcharge Period should be reimbursed to the Primary Customers and Secondary Customers.
- 38. As mentioned previously, the 30% surcharge was calculated based on a forecast prepared prior to the receivership. That forecast was provided to some, but not all, of the Primary Customers prior to their executing an Accommodation Agreement. The forecast was not provided to any of the Secondary Customers.
- 39. The Accommodation Agreements and Letter Agreements do not provide for any reimbursement to the Primary Customers or Secondary Customers of all or any part of the surcharge under any circumstances, including positive operating income being generated from the continuation of the operations of ACS. The Accommodation Agreements also contain an entire agreement clause which provides, in part, as follows:

"This Agreement, together with any other Agreements and Schedules referenced to herein or executed in connection with this Agreement, constitutes the entire understanding of the parties in connection with the subject matter hereof."

- 40. The surcharge was increased to 40% based on the Receiver's forecast that the 30% surcharge would be insufficient to fully fund all cash losses after July 2, 2010. On that basis, the Receiver requested that the Primary Customers and Secondary Customers who required continued production after July 2, 2010 pay an increased surcharge.
- 41. Because the increase in the amount of the surcharge from 30% to 40% was specifically sought by the Receiver on the basis that the increase in the amount of the surcharge was necessary to offset the forecasted cash losses from continuing the operations after July 2, 2010, the Receiver is of the view that the operating income generated during the 40% Surcharge Period should be reimbursed to the customers which paid the 40% surcharge on a pro rata basis based on the percentage which each customers sales comprised of the total sales during the 40% Surcharge Period.
- While the Accommodation Agreements and Letter Agreements do not provide for the reimbursement of any portion of the 30% surcharge in the event that a lesser surcharge would have been sufficient to cover all operating losses, it was never the Receiver's intention that the operations of the receivership generate positive income at the expense of the Primary Customers and Secondary Customers. The 30% surcharge was based on a forecast prepared prior to the receivership with the intention of covering the operating losses and allowing the receivership to run on a break even basis. In exchange for the accommodations given by the Primary Customers and Secondary Customers under the Accommodation Agreements and Letter Agreements, the customers were to receive an ongoing supply of parts while they transitioned their supply requirements to alternate suppliers. It was not the intention of the Receiver under the Accommodation Agreements or Letter Agreements to make a profit from continuing to operate the ACS business.
- 43. Schedule J shows the allocation among each of the Primary Customers and the Secondary Customers collectively of the operating income for the 30% Surcharge Period and 40% Surcharge Period. That allocation is based on the percentage which

each customers' sales comprised of the total sales during each period and is as follows:

#### **Allocation of Operating Income**

Primary Customer	30% Surcharge Period	40% Surcharge Period
Magna	\$165,098	\$23,178
Delphi	\$80,262	\$237,744
Visteon	\$10,566	\$27,814
Continental	\$22,649	\$63,916
ACH	\$21,802	\$3,150
Brose	\$10,683	\$24,107
Anderson-Cook	\$13,388	\$17,458
Secondary Customers	\$53,153	\$26,293
	\$377,590	\$423,661

- 44. During the Delphi Production Period a net operating loss of \$121,649 resulted. Attached as **Schedule K** is a schedule of the operating results for the Delphi Production Period.
- Delphi agreed to cover any operating losses incurred during the Delphi operating period. For that purpose, Delphi deposited \$200,000 with the Receiver. The Receiver will be reimbursing Delphi for the sum of \$78,351.

#### Omex Manufacturing ULC

- 46. As previously reported in the Receiver's Sixth Report to the Court, on September 29, 2010 the sum of \$1,676,682.71 (the "Omex Debt") was paid by the Receiver to Bank of Montreal ("BMO") in full satisfaction of ACS' guarantee of the indebtedness of Omex to BMO. Subsequent to that payment, the security held by BMO over the assets of Omex was assigned to the Receiver pursuant to Section 2 of the Mercantile Law Amendment Act, R.S.O. 1990, Chapter M-10. The Omex Debt, plus accrued interest thereon, is now payable by Omex to the Receiver.
- 47. Omex is jointly liable with ACS and two related holding companies in respect of two promissory notes in the combined total amount of \$2.75 million (collectively, the "ATS Promissory Notes") payable to ATS. Copies of the ATS Promissory Notes are attached as **Schedule L**. The Promissory Notes relate to vendor take back debt arising from the sale by ATS of the ACS and Omex businesses to ACS and Omex in December, 2008.
- 48. ATS holds security for the ATS Promissory Notes over the assets of ACS by way of a General Security Agreement. As explained below, the Receiver is seeking an Order approving a distribution to ATS on account of its secured claim in the amount of the ATS Promissory Notes plus related legal costs. To the extent that ATS is repaid from the receivership estate an amount greater than ACS's "share" of the ATS Promissory Notes debt, the Receiver will have a claim for contribution (the "Contribution Claim") against Omex.
- The Receiver has completed a review of inter company transactions between ACS and Omex from January 1, 2010 to the date of the Receiver's appointment on May 6, 2010. That review disclosed potential preferential payments made by ACS to Omex in the amount of \$80,376.70 immediately prior to the Receiver's appointment (the "Preference Payments").
- 50. In summary, the Receiver has the following claims against Omex:
  - (a) a claim for repayment of the Omex Debt;
  - (b) subject to the Court approving the distribution to ATS on account of its secured claim, the Contribution Claim; and

- (c) a claim for repayment of the Preference Payments.
- 51. As also previously reported to the Court in the Receiver's Sixth Report, Omex advised the Receiver that it would repay the Omex Debt, plus interest thereon, by no later than 4:30 p.m. on October 6, 2010. The Receiver entered into a Letter Agreement dated September 30, 2010 (the "September 30 Letter Agreement") with Omex, a copy of which is attached as **Schedule M**, setting forth terms and conditions which would apply in the event that the Omex Debt was not repaid to the Receiver by 4:30 p.m. on October 6, 2010.
- 52. Omex had intended to repay the Omex Debt from the proceeds of financing to be obtained from Comerica Bank ("Comerica").
- As part of the Comerica financing, Comerica and Omex sought a postponement and subordination from ATS of its claim against Omex under the ATS Promissory Notes. ATS was not prepared to provide the postponement and subordination without the consent of the Receiver. The Receiver did not provide its consent as doing so, in the Receiver's view, would have prejudiced the rights of the Receiver to recover the amount of the Contribution Claim from Omex. As a result, the Comerica financing did not proceed and the Omex Debt was not repaid by Omex as planned.
- Thereafter, the Receiver and its legal counsel undertook discussions with Omex and its legal counsel in an effort to resolve the Contribution Claim, repayment of the Omex Debt and the Preference Payments. These discussions resulted in an agreement (the "Omex Settlement Agreement") being reached, subject to Court approval, between the Receiver and Omex by which Omex has agreed to pay the following amounts to the Receiver by February 1, 2010:
  - (a) the Omex Debt, including accrued interest thereon plus the sum of \$10,000 payable by Omex to the Receiver pursuant to the September 30 Letter Agreement;
  - (b) \$1 million on account of the Contribution Claim; and
  - (c) \$40,000 on account of the Preference Payments.

- 55. A copy of the Omex Settlement Agreement between the Receiver and Omex dated January 7, 2011 is attached as **Schedule N**. The Omex Settlement Agreement is subject to Court approval.
- 56. Upon repayment by Omex to the Receiver of the Preference Payments, Omex would again have an unsecured claim against ACS for an equal amount. As part of the Omex Settlement Agreement, Omex has agreed to forego any right to receive a dividend as an unsecured creditor in the receivership estate by virtue of its repayment of the \$40,000 on account of the Preference Payments. As detailed below, it is presently anticipated that the unsecured creditors will receive at least 45 cents on the dollar for their claims. Taking into account the dividend which Omex has agreed to forego, the effective recovery to the estate on the Preference Payments is greater than \$70,000.
- 57. The ATS Promissory Notes are signed by four parties, ACS, Omex and two holding companies, 2178124 Ontario Inc. ("217") and ACS Precision Components Holdings (Hong Kong) Co. Limited ("Hong Kong Co."). Each of ACS, Omex, 217 and Hong Kong Co. are jointly liable for the full amount owing on the ATS Promissory Notes.
- Assuming the Court approves the distribution to ATS of the full amount owing on the ATS Promissory Notes, the Receiver will have a claim for contribution against Omex, 217 and Hong Kong Co. The Receiver understands that the only asset of 217 is its partnership interest in ACS and the only asset of Hong Kong Co. is shares in ACS Precision Components (Shanghai) Co. Limited, a company located in China. Because 217 has no ability to satisfy any contribution claim and Hong Kong Co. is out of jurisdiction, absent any existing agreement between ACS and Omex as to the allocation of the amount owing on the ATS Promissory Notes as between themselves, ACS and Omex are, arguably, each responsible for 50% of the ATS Promissory Notes debt. In that event, upon payment by the Receiver to ATS of the ATS Promissory Notes debt, the Receiver would have a Contribution Claim of \$1,375,000 against Omex.
- 59. Following the completion of the purchase transaction with ATS, the \$2.75 million owing on the ATS Promissory Notes was allocated on the opening balance sheets of Omex and ACS as follows:

- ACS \$1,870,000 (68%)
- Omex \$880,000 (32%)
- 60. Omex takes the position that the allocation of the ATS Promissory Notes debt on the opening balance sheets of Omex and ACS is evidence of an agreement between ACS and Omex as to their respective liability for payment of the ATS Promissory Notes debt. If the Court were to accept that position, the Contribution Claim against Omex would be only \$880,000.
- 61. The businesses and assets of ACS and Omex were purchased by ACS and Omex from ATS in a single transaction. The value of the assets acquired by ACS under that transaction was greater than the value of the assets acquired by Omex. On a percentage basis, of all of the assets acquired by ACS and Omex under that transaction, approximately 70% of the total assets were acquired by ACS. An allocation of the ATS Promissory Notes debt based on asset values would result in a Contribution Claim against Omex of approximately \$825,000.
- 62. As part of the settlement Omex is to receive a general release of all claims. The Receiver is unaware of any further claims against Omex. A Release is also to be given to 217 and Hong Kong Co. in respect of any Contribution Claim against those parties.
- 63. It is the Receiver's view that resolving the Contribution Claim for \$1 million and the Preference Payments Claim for \$40,000 is appropriate. The Receiver requests the Court approve the Omex Settlement Agreement for the following reasons:
  - (a) doing so will avoid the costs which would be incurred in litigating those issues;
  - (b) the uncertainty of outcome of the litigation;
  - (c) taking into account the dividend which Omex has agreed to forego, the effective recovery to the estate on the Preferential Payments Claim is greater than \$70,000; and
  - (d) resolving the Contribution Claim will facilitate the repayment of the Omex Debt.

#### Statement of Receipts and Disbursements

- 64. The Receiver's Interim Statement of Receipt and Disbursements (the "Statement") for the period from May 6, 2010 to December 17, 2010 is attached hereto as Schedule O.
- 65. As of December 17, 2010 the Receiver was holding Cdn\$5,182,597 and US\$287,797. As shown on the Statement, there are a number of outstanding potential third party claims totalling approximately \$640,000.
- 66. According to the books and records of ACS, there are approximately 230 unsecured creditors with claims totalling approximately \$6.7 million.
- 67. Subject to the Court approving the distribution to ATS on account of its secured claim, and the receipt of the approximately \$2.75 million from Omex under the Omex Settlement Agreement, the Receiver anticipates that there will be sufficient monies available to fund a distribution to the unsecured creditors of at least 45 cents on the dollar.

#### Security Opinion and Distribution to ATS

- ATS holds security over all of the property, assets and undertaking of ACS pursuant to a General Security Agreement dated December 31, 2008 (the "ATS GSA"), a copy of which is attached as **Schedule P**.
- 69. As part of the transaction by which ATS sold the ATS and Omex businesses, ATS agreed to limit the principal amount secured by the ATS GSA to \$2.75 million. Attached as Schedule Q is a copy of an Acknowledgment executed by ATS confirming same.
- 70. The Receiver has obtained a legal opinion from Miller Thomson LLP which confirms that, subject to the customary exceptions and qualifications, the security interest granted by ACS in favour of ATS is valid and enforceable. A copy of the legal opinion is attached hereto as **Schedule R**.
- 71. There are five registrations under the *Personal Property Security Act* ("PPSA") against ACS. Those registrations are summarized on **Schedule S** to this Report and are in favour of the following:

- (a) BMO;
- (b) ATS;
- (c) Omega (two registrations); and
- (d) DLL.
- 72. There is one registration under the *Repair and Storage Liens Act* ("RSLA") against ACS in the amount of \$286,831 filed by Miller's Electric Ltd. ("Millers").
- 73. A copy of a search of registrations under the PPSA as of December 22, 2010 is attached as Schedule T hereto.
- 74. The Receiver understands that the two Omega PPSA registrations relate to Omega's tooling claim (approximately \$140,000) which is the subject of the Omega motion.
- 75. Employee wages and other priority payables (employee source deductions for income tax, CPP and EI, goods and services tax and retail sales tax) were paid current to the date of the receivership. On June 30, 2010 the Receiver paid all vacation pay owing to the hourly employees. Salaried employees were paid their vacation pay upon termination.
- As previously reported to the Court, the amounts owing to BMO on account of its secured claim were repaid in September, 2010 pursuant to the Order of the Honourable Justice Newbould dated September 3, 2010. With the repayment of the amounts owing to BMO, the Receiver is only aware of the following pre-receivership claims which may have priority over the ATS Promissory Notes debt:
  - (a) the claim of Omega Tool in respect of the Omega Tooling (approximately \$140,000) which is the subject of the Omega Motion;
  - (b) the claim of Aalbers Tooling to the Aalbers Fund (approximately \$203,000) which is the subject of the Aalber's Motion;
  - (c) the Millers' RSLA Lien (approximately \$287,000); and
  - (d) employee claims in respect of unremitted registered retirement savings plan contributions and overtime pay (approximately \$46,000).

The validity and priority of all of the above claims has not yet been determined. The employee claims in respect of unremitted registered retirement savings plan contributions and overtime pay are addressed below. Sufficient funds remain available in the Receiver's possession should such claims be determined to be valid and in priority to the claims of other creditors.

- 77. No payments have been made on the ATS Promissory Notes. The balance owing on the ATS Promissory Notes is \$2.75 million. There is no interest yet accrued or payable on the ATS Promissory Notes. ATS also claims an additional amount of approximately \$300,000 as owing to it by ACS for amounts unrelated to the ATS Promissory Notes.
- 78. The ATS GSA contains the following clause respecting the payment of legal costs incurred by ATS:

"Each Debtor agrees to pay all reasonable expenses, including solicitor's fees and disbursements and the remuneration of any receiver appointed hereunder, incurred by ATS in the preparation, perfection and enforcement of this Security Agreement, including all expenses incurred by ATS and its agents to put into place and confirm the priority of any security interest in this Security Agreement and the payment of such expenses shall be secured hereby."

- ATS has advised the Receiver that in addition to the principal sum of \$2.75 million it also seeks payment under its security of legal costs incurred by ATS for external counsel subsequent to the Receiver's appointment. Those costs total \$47,891.45 as of October 26, 2010. ATS does not seek payment of any costs in respect of its inhouse legal counsel. A summary of the costs claimed by ATS together with copies of the invoices in support of same are attached as **Schedule U**. Those costs may be broadly grouped into three categories:
  - costs related to the original receivership application and subsequent motions;
  - costs related to the negotiations with respect to the Comerica financing; and
  - costs related to the proof of ATS' security to the Receiver

The Receiver is satisfied that the legal costs claimed by ATS fall within the terms of the ATS GSA and, accordingly, are a secured claim.

- 80. The Receiver seeks approval to make a distribution to ATS of the following amounts on account of ATS's secured claim:
  - \$2.75 million being the principal balance outstanding on the ATS Promissory Notes
  - \$47,891.45, on account of ATS' legal costs as secured by the ATS GSA
  - further legal costs, if any, incurred by ATS subsequent to October 26, 2010 and which are secured by the ATS GSA, upon satisfactory proof of same being provided to the Receiver

#### DLL

The DLL PPSA registration relates to the lease of a 2006 Caterpillar P5000 Forklift V.I.N. AT3506567 (the "Forklift"). A copy of the lease is attached as **Schedule V**. The Receiver obtained a legal opinion from Miller Thomson LLP ("MT") that DLL had a valid and enforceable purchase money security interest in same. A copy of the legal opinion is attached hereto as **Schedule R**. Accordingly, upon the request by DLL, the Forklift was returned to DLL. The Receiver seeks approval for same *nunc pro tunc*.

#### Chillers Inc.

82. Chillers Inc. ("Chillers") has asserted a secured claim in the amount of \$2,730, being the unpaid price for goods supplied by Chillers to ACS. The Chillers' invoices for the supply of those goods contain a title retention clause. Chillers registered a financing statement under the PPSA on May 5, 2010, one day prior to the Receiver's appointment. ACS' name was not correctly recorded on the financing statement. A search of registrations under the PPSA does not disclose the Chillers' PPSA registration. The Receiver has obtained a legal opinion from Miller Thomson LLP that the Chillers PPSA registration is defective and any security interest which Chillers may have by reason of the title retention clause in its invoices is unperfected. It is the Receiver's view that Chillers has an unsecured claim only and is not entitled

to a distribution as a secured creditor in priority to the unsecured creditors. A copy of the legal opinion is attached hereto as **Schedule R**. The Receiver's legal counsel has advised Chillers of the determination which the Receiver has made regarding its secured claim and its right to bring a motion to the Court for a determination of its claim should it wish to challenge the Receiver's determination.

#### Miller's RSLA Lien Claim

83. Miller's has asserted a repairers lien under the RSLA in the approximate amount of \$287,000. Based on a review by the Receiver's legal counsel of the documents provided by Miller's to date in support of its claim, the Receiver is not satisfied as to the validity of Miller's claim. Additional information has been requested from Miller's to permit the Receiver to make an assessment on the validity of Miller's repairer's lien.

#### **Employee Claims**

#### **Unremitted RRSP Contributions**

- 84. Hourly and salaried employees of ACS made contributions to their registered retirement savings plans through payroll deductions. ACS matched employee contributions to a maximum of 3% of the employee's wages. The amount deducted by ACS from the employees' wages together with the matching funds from ACS were remitted to Sun Life, which administered the retirement savings plans for the employees.
- 85. Deductions made by ACS for the period from April 1 to May 6, 2010 and the matching funds for that same period were not remitted by ACS to Sun Life prior to the Receiver's appointment. In total, \$22,803.65 was deducted from the employees' pay and not remitted. The matching funds not remitted total \$11,537.29.
- 86. The Receiver has obtained a legal opinion from Miller Thomson LLP confirming that the unremitted employer and employee contributions are entitled to priority under Section 81.4 of the BIA to a maximum of \$2,000 per employee. A copy of the legal opinion is attached hereto as **Schedule W**. Only one employee has a claim for greater than \$2,000 for the unremitted contributions.

87. Attached as **Schedule X** is a chart of the unremitted employer and employee contributions for each hourly and salaried employee. The Receiver seeks approval to distribute to the employees listed on Schedule X the lesser of a) \$2,000 and b) the amount of the unremitted contributions (both employer and employee portions) for each of those employees as shown on Schedule X.

#### **Christopher Park Overtime Wage Claim**

- 88. Christopher Park, a former employee, has asserted a claim in the amount of \$11,750, for unpaid overtime. Based on the information provided to the Receiver and inquiries made by the Receiver, the Receiver has concluded that there was no agreement between Mr. Park and ACS that Mr. Park would be paid for overtime. Instead, time off was to be provided in lieu. The Receiver has been provided with a legal opinion from Miller Thomson LLP confirming that the time off to which Mr. Park was entitled but which he had not yet taken at the date of the Receiver's appointment is "compensation" owed to Mr. Park for the overtime which he worked. As such, Mr. Park has a secured claim for \$2,000 under Section 81.4(1) of the BIA.
- 89. A copy of that legal opinion is attached as Schedule W. The Receiver's counsel has advised Mr. Park of the Receiver's assessment of his claim and his right to bring a motion to the Court in the event that he wishes to dispute the Receiver's assessment.

#### AC Precision Components (Shanghai) Co. Ltd.

- 90. The books and records of ACS record an outstanding account receivable of approximately \$1 million owing to ACS by AC Precision Components (Shanghai) Co. Ltd. ("AC Shanghai"). AC Shanghai is related to ACS through common ownership. AC Shanghai is a corporation formed under the laws of the Peoples Republic of China and carries on business from premises located in Shanghai, China. The Receiver is unable to assess the collectability of that account receivable at this time.
- 91. In connection with the Omex Settlement Agreement, the Receiver has been provided with a letter from the ultimate majority shareholder of AC Shanghai, Anderson-Cook, Inc. to provide the Receiver with access to the books, records and premises of AC Shanghai for review and inspection by the Receiver. Once that review is undertaken, the Receiver will be better able to assess the prospects for recovery and

the steps to be undertaken to do so. A copy of the letter is attached hereto as **Schedule Y**.

#### Professional Fees

- 92. The Receiver and its legal counsel have maintained detailed records of their professional time and costs since the date of the Receivership Order.
- 93. Pursuant to paragraph 19 of the Receivership Order, any expenditure or liability which shall properly be made or incurred by the Receiver, including the fees of the Receiver and the fees and disbursements of its legal counsel, incurred at the standard rates and charges of the Receiver and its counsel, shall be allowed to it in passing its accounts and shall form a first charge on the property of ACS in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any person.
- 94. The total fees and disbursements of the Receiver for the period from August 1, 2010 to October 31, 2010 amount to \$193,050.12, plus HST. These fees and disbursements are particularized in the Affidavit of Allan Rutman, sworn December 2, 2010 and the invoices are attached as related exhibits.
- 95. The total fees and disbursements billed by MT, counsel to the Receiver, for the period from August 1, 2010 to October 31, 2010 amount to \$64,920.99, plus GST/HST. These fees and disbursements are particularized in the Affidavit of Sherry Kettle, sworn December 2, 2010 and the invoices attached as related exhibits.
- 96. It is the Receiver's opinion that the fees and disbursements of the Receiver and MT (collectively, the "Professional Fees") are fair and reasonable and justified in the circumstances, and accurately reflect the work done by the Receiver and MT in connection with the receivership during the relevant periods. The Receiver recommends approval of the Professional Fees by this Honourable Court.

#### **Destruction of Documents**

- 97. Attached as **Schedule Z** is a list of the documents removed by the Receiver from the Premises and which the Receiver has placed in storage for future reference as required.
- 98. Attached as Schedule AA is a list of the documents (the "Destruction Documents") which remain at the Premises and which are not required by the Receiver for the administration of the receivership. The Receiver seeks approval from the Court to destroy and dispose of the Destruction Documents.

#### Recommendation of the Receiver

- 99. The Receiver respectfully requests this Honourable Court to:
  - (a) accept and approve this, the Receiver's Eighth Report and the conduct and activities of the Receiver as set out herein:
  - (b) approve the Receiver's Statement of Receipts and Disbursements for the period from May 6, 2010 to December 17, 2010;
  - (c) provide the Receiver with directions regarding the reimbursement to the Primary Customers and Secondary Customers of the operating income for the 30% Surcharge Period and 40% Surcharge Period as set forth on Schedule J;
  - (d) approve the Omex Settlement Agreement:
  - (e) approve the distribution to ATS on account of its secured claim the sum of \$2,797,891.45 plus further legal costs, if any, incurred by ATS subsequent to October 26, 2010 and which are secured by the ATS GSA upon satisfactory proof of same being provided to the Receiver;
  - (f) approve the following distributions in respect of secured claims under Section 81.4(1) of the BIA:
    - (i) the amounts shown on Schedule X to the former employees of ACS shown on Schedule X to a maximum of \$2,000 per employee in respect of unremitted registered retirement savings plan contributions; and

- (ii) the sum of \$2,000 to Park in respect of compensation owed to Park by ACS for overtime hours worked.
- (g) approve, nunc pro tunc, the return of the Forklift to DLL;
- (h) approve the Professional Fees; and
- (i) authorize the Receiver to destroy and dispose of the Destruction Documents.

All of the foregoing is respectfully submitted this 10th day of January, 2011.

ZEIFMAN PARTNERS INC., Court Appointed Receiver of ACS Precision Components Partnership

Per:

Allan Rutman, President

#### SCHEDULE A

Order of the Honourable Mr. Justice Campbell dated May 6, 2010

#### ONTARIO

#### SUPERIOR COURT OF JUSTICE

#### COMMERCIAL LIST.

THE HONOURABLE	)	THURSDAY, THE 6 <sup>TH</sup> DAY
MR. JUSTICE CAMPBELL	).	OF MAY, 2010

#### BANK OF MONTREAL

Applicant

- and -

CS PRECISION COMPONENTS PARTNERSHIP

Respondent

#### ORDER

THIS APPLICATION made by the Applicant for, inter alia, 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 Zeifman Partners Inc. ("ZP") as receiver (in such capacities, the "Receiver") without security, of all of the assets, undertakings and properties of ACS Precision Components Partnership (the "Debtor") acquired for, or used in relation to a business carried on by the Debtor, was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the affidavit of Alex McIntosh sworn May 4, 2010 and the Exhibits thereto and on hearing the submissions of counsel for the Applicant, the Debtor and ATS Automation Tooling Systems Inc., the Debtor consenting, and on reading the consent of ZP to act as the Receiver,

#### SERVICE

1.

1. THIS COURT ORDERS that the time for service of the Notice of Application and the Application Record is hereby abridged and validated so that this Application 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, ZP is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtor acquired for, or used in relation to a business carried on by the Debtor, 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 Debtor, 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 Debtor;

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- (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;
- to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtor or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtor and to exercise all remedies of the Debtor in collecting such monies, including, without limitation, to enforce any security held by the Debtor;
- (g) to settle, extend or compromise any indebtedness owing to the Debtor;
- (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 Debtor, for any purpose pursuant to this Order;
- to undertake environmental or workers' health and safety assessments of the Property and operations of the Debtor;
- (j) 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 Debtor, 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;
- (k) 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

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negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;

- to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business,
  - without the approval of this Court in respect of any transaction not exceeding \$250,000, provided that the aggregate consideration for all such transactions does not exceed \$1,000.000; 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.

- (m) 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;
- (n) 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;
- (o) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (p) 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 Debtor;

- (q) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor;
- to exercise any shareholder, partnership, joint venture or other rights which the Debtor may have;
- (s) to file an assignment for the general benefit of the creditors of the Debtor or consent to the making of a Bankruptcy Order on behalf of the Debtor; and
- (t) 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 Debtor, and without interference from any other Person.

#### SPECIFIC PROVISIONS

- 4. THIS COURT ORDERS that the Agreement Regarding Receivership dated May 4, 2010 (the "Agreement") among the Applicant, the Debtor and ZP, a copy of which is attached hereto as Schedule "A", including Exhibits "A" and "B" attached thereto, be and it is hereby ratified and approved, and shall have full force and effect in the within proceedings. In the event of any inconsistency between the terms of the Agreement and the provisions of this Order, the terms of the Agreement shall govern.
- 5. THIS COURT ORDERS that, without limiting paragraph 4 above, the Receiver is authorized to do all things contemplated to be done by the Receiver in the Agreement, as and when contemplated to be done therein. For certainty, the Receiver shall be under no obligation to cause the Debtor to produce component parts for any customers of the Debtor save and except in accordance with the Agreement.

## DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

- 6. THIS COURT ORDERS that (i) the Debtor, (ii) all of its current and former officers, employees, agents, accountants, legal counsel and partners, 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.
- 7. 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 Debtor, 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 7 or in paragraph 8 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.
- 8. 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

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access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with instructions on the use of any computer or other system and 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

9. 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

10. THIS COURT ORDERS that no Proceeding against or in respect of the Debtor 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 Debtor or the Property are hereby stayed and suspended pending further Order of this Court.

#### NO EXERCISE OF RIGHTS OR REMEDIES

11. THIS COURT ORDERS that all rights and remedies against the Debtor, 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 Debtor to carry on any business which the Debtor is not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtor 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

12. 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 the Debtor, without written consent of the Receiver or leave of this Court.

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#### CONTINUATION OF SERVICES

13. THIS COURT ORDERS that all Persons having oral or written agreements with the Debtor 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 Debtor 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 Debtor's 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 Debtor 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

14. 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**

15. THIS COURT ORDERS that all employees of the Debtor shall remain the employees of the Debtor until such time as the Receiver, on the Debtor's 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-

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respect of its obligations under sections 81.4(5) and 81.6(3) of the BIA or under the Wage Earner Protection Program Act.

#### PIPEDA

16. 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 Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

#### LIMITATION ON ENVIRONMENTAL LIABILITIES

17. 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

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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

18. 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) and 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

- 19. 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, 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.
- 20. 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.
- 21. 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 normal 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

- 22. 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 \$600,000 (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 and the charges as set out in sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 23. 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.
- 24. THIS COURT ORDERS that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "B" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 25. 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.

#### 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 Debtor.
- 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 application, up to and including entry and service of this Order, provided for by the terms of the Applicant's security or, if not so provided by the Applicant's security, then on a substantial indemnity basis to be paid by the Receiver from the Debtor's estate 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.

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#### SCHEDULE "A"

#### AGREEMENT REGARDING RECEIVERSHIP

#### AGREEMENT REGARDING RECEIVERSHIP

ACS Precision Components Partnership, an Ontario partnership ("Borrower"), Bank of Montreal ("Lender") and Zeifman Partners Inc. ("ZP") enter into this Agreement Regarding Receivership (this "Agreement") on May 4, 2010.

#### **BACKGROUND**

- A. Pursuant to a Commitment Letter dated December 16, 2008 and related loan and security documents (together, the "Loan Documents"), Lender provided secured financing to Borrower. Borrower is in default of its obligations to Lender and Lender has demanded repayment of the obligations outstanding under the Loan Documents and issued a Notice of Intention to Enforce Security pursuant to Section 244 of the Bankruptcy and Insolvency Act (the "Act").
- B. Borrower acknowledges that as of April 22, 2010, its obligations to Lender (inclusive of its obligations arising from Borrower's guarantee of the obligations of OMEX Manufacturing ULC) totalled \$3,704,134.28 plus accrued but unpaid interest from and after April 22, 2010 and costs and expenses called for by the Loan Documents (the "Loans").
- C. In an effort to maximize the value of its assets and provide an opportunity for its customers to orderly re-source their production to other suppliers, subject to the terms of this Agreement, Borrower has agreed to consent to the appointment of a receiver and manager over its assets and operations.

Based on the foregoing recitals and other good and valuable consideration, the receipt and adequacy of which are acknowledged, the parties agree as follows:

#### **TERMS AND CONDITIONS**

- Borrower consents to each of the following:
  - (a) the granting of an Order (the "Order") by the Ontario Superior Court of Justice, Commercial List (the "Court") on the application of the Lender for the appointment of a receiver (the "Receiver") of all of the assets, undertakings and properties of the Borrower under Section 243 of the Act and Section 101 of the Courts of Justice Act; and
  - (b) the appointment in the Order of ZP as Receiver.
- Borrower acknowledges that it is in default under the Loan Documents and pursuant to Section 244 of the Act hereby waives the 10 day notice period prescribed thereby.
- In consideration of Borrower's consents and waivers set forth in this Agreement, Lender agrees to allow the Receiver, in acting pursuant to the Order, to use

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cash proceeds of accounts receivable and inventory ("Cash Collateral") on the following terms:

- (a) the Receiver will not be allowed to use any cash proceeds from fixed asset sales (such proceeds will be segregated by the Receiver in a separate account pending Court approval for the distribution of such proceeds).
- (b) Cash Collateral may be used only to the extent the following formula is satisfied (the "<u>Formula</u>"):
  - (i) remaining Cash Collateral being held by Receiver in a segregated deposit account; <u>plus</u>
  - (ii) 90% of accounts subject to a setoff limitation substantially in the form of paragraph 3 of the form Accommodation Agreement attached as <u>Exhibit A</u> (the "<u>Form Accommodation Agreement</u>"); <u>plus</u>
  - (iii) 70% of raw materials and finished goods inventory which are subject to a purchase obligation under a Form Accommodation Agreement or Letter Agreement; plus
  - (iv) 85% of the amount of any tooling accounts that customers agree in writing to pay within 30 days without setoff or reduction on any basis;

is equal to or greater than the sum of the following:

- (i) the balance of the Loans (inclusive of unpaid interest and fees), plus
- (ii) a reserve of \$100,000 (the "Wind Down Reserve"), plus
- (iii) a reserve of \$300,000 (the "Employee Claim Reserve"), plus
- (iv) a reserve equal to Receiver's good faith estimate of unpaid professional fees and costs owing to Receiver and its counsel (the "<u>Fee Reserve</u>").
- (c) The Formula will be calculated on a daily basis based on Cash Collateral, accounts receivable and inventory balances, with all amounts [other than inventory values] updated daily. [Inventory values adjusted on Tuesday of each week based on actual inventory levels as of the close of business on the prior Friday].

- (d) the Receiver will not be allowed to use any Cash Collateral for production after May 13, 2010 for any customer representing 4% or more of Borrower's historical sales unless the customer agrees to the accommodations outlined in the Form Accommodation Agreement.
- (e) Subject to the Formula and there being sufficient Cash Collateral available to fund such expenses, the Receiver may use (i) the Employee Claim Reserve to fund vacation pay and accrued but unpaid wages owing to Borrower's employees as of the effective date of the receivership, (ii) the Wind Down Reserve to fund costs and expenses incurred by Receiver after production ceases for all customers, and (iii) the Fee Reserve to pay professional fees owing to Receiver and its legal counsel.
- (f) For certainty, any "Surcharges" (as that term is defined in the Form Accommodation Agreement or the Letter Agreement, as defined below) paid by Customers will be Cash Collateral.
- (g) Lender will have no obligation to make any new advances to Borrower or the Receiver.

#### 4. Lender will:

- (a) promptly seek the appointment of ZP as Receiver; and
- (b) consent to the Receiver's sale of dedicated machinery, equipment, tooling and fixtures owned by Borrower ("<u>Dedicated Assets</u>") for an amount not less than 90% of appraised fair market value as provided for in the Corporate Assets Valuations Appraisal dated April 23, 2010; for certainty, "dedicated" means used solely by Borrower in producing component parts for a particular customer and not reasonably useable in producing component parts for third parties).
- 5. Subject to being appointed as Receiver and this Agreement and the exhibits hereto being approved by the Court, and subject to any further Order of the Court, ZP agrees that it will:
  - (a) use its best efforts to cause Borrower to produce parts banks for customers who execute the Form Accommodation Agreements substantially in the form of <u>Exhibit "A"</u> ("<u>Participating Customers</u>") and to otherwise cooperate with the Participating Customers in their re-sourcing activities;

- seek expedited court approval, if necessary, to sell Dedicated Assets on the terms of subsection 4(b) above;
- (c) not allow any customer to remove Tooling (as defined in the Form Accommodation Agreement) from Borrower's possession unless (i) required to do so by court order, or (ii) the customer pays (or agrees to pay in a written agreement satisfactory to Receiver) all accounts payable owing to Borrower subject to the setoff limitations provided in the Form Accommodation Agreement (regardless of whether the customer has executed a Form Accommodation Agreement);
- (d) use Cash Collateral consistent with the terms of this Agreement;
- use the Employee Claim Reserve to fund vacation pay and accrued but unpaid wages owing to Borrower's employees as of the effective date of the receivership; and
- (f) use its best efforts to get all customers representing less than 4% of Borrower's historical sales to execute and deliver a letter agreement substantially in the form of <a href="Exhibit B">Exhibit B</a> (the "Letter Agreement") in exchange for the Receiver allowing Borrower to produce goods for such customers.
- ZP will have no obligations or duties under this Agreement unless and until it is appointed Receiver and this Agreement and the Exhibits hereto being approved by the Court.
- 7. This Agreement sets forth the entire agreement and understanding of the parties, and supersedes all prior agreements and understandings between the parties with respect to the assignment. This Agreement will be binding on, and inure to the benefit of, the parties and their successors and assigns.
- 8. This Agreement may be signed in counterparts, each of which will be an original and both of which taken together will constitute one agreement, and facsimile signatures will be treated as original for all purposes.
- 9. This Agreement may not be changed, waived, discharged or terminated orally, but only by an instrument in writing signed by the party against which enforcement of such change, waiver, discharge or termination is sought.

[End of document -signatures are set forth on the next page]

# [Signature page to Agreement Regarding Receivership dated May 4, 2010]

BANK OF MONTREAL

Ву: \_ Name:

Title:

Dave Coutts

Account Manager

I have authority to bind the Bank

#### ZEIFMAN PARTNERS INC.

Ву:\_\_

Name:

Allan Rutmen

Title: President

I have authority to bind the

Company

#### **ACS PRECISION COMPONENTS PARTNERSHIP**

By<sub>7</sub>

Matthew Richey Name:

Title:

Chief Executive Officer

And

By: Name:

Douglas Spittal

Title:

Executive V-P

We have authority to bind the

Partnership

# [Signature page to Agreement Regarding Receivership dated May 4, 2010]

#### BANK OF MONTREAL

By: \_\_\_ Name: Dave Coutts Title: Account Manager

I have authority to bind the Bank

ZEIFMAN PARCNERS INC.

Name:

Allan Rutman President

Title:

I have authority to bind the

Company

#### **ACS PRECISION COMPONENTS** PARTNERSHIP

Ву: \_\_\_ Matthew Richey Name:

Title:

Chief Executive Officer

And

Ву:

Douglas Spittal

Name: Title:

Executive V-P

We have authority to bind the

Partnership

### [Signature page to Agreement Regarding Receivership dated May 4, 2010]

#### **BANK OF MONTREAL**

Ву:	
Name:	Dave Coutts
Title:	Account Manager
	I have authority to bind the Ban

#### ZEIFMAN PARTNERS INC.

By:	
Name:	Allan Rutman
Title:	President
	I have authority to bind the
	Company

## ACS PRECISION COMPONENTS PARTNERSHIP

By: Matth Lichey
Name: Matthew Richey
Title: Chief Executive Officer

And
By:
Name: Douglas Spittal
Title: Executive V-P

Executive V-P
We have authority to bind the

Partnership

#### **EXHIBIT A**

#### CUSTOMER ACCOMMODATION AGREEMENT

Zeifman Partners Inc., solely in its capacity as receiver and manager of ACS Precision Components Partnership, an Ontario partnership ("ACS") and ("Customer") enter into this Customer Accommodation Agreement (this "Agreement") as of May \_\_\_\_, 2010.

#### **BACKGROUND**

- A. ACS manufactures component parts for Customer (the "Component Parts") pursuant to various purchase orders and supply contracts (each a "Purchase Order" and collectively, the "Purchase Orders").
- B. ACS defaulted on its obligations to its senior lender, Bank of Montreal ("BMO") and BMO demanded payment of all outstanding obligations on April 27, 2010.
- C. On May 6, 2010 at approximately \_\_\_\_\_\_p.m. E.D.T. (the "Effective Date"), the Ontario Superior Court of Justice, Commercial List (the "Receivership Court") entered an order (the "Receivership Order") appointing Zeifman Partners Inc. as receiver and manager of ACS (the "Receiver").
- D: The Receivership Order provides that the Receiver is under no obligation to allow ACS to continue to produce Component Parts for any customer unless such customer enters into acceptable arrangements with the Receiver.
- E. Subject to the terms and conditions of this Agreement, Receiver has agreed to allow ACS to manufacture and supply Component Parts to Customer.

BASED on the foregoing background and for good and valuable consideration, the receipt and adequacy of which is acknowledged, the parties agree as follows:

#### TERMS AND CONDITIONS

1. Payment of Existing Accounts. For convenience, all amounts owing by Customer to ACS for Component Parts shipped on or before the Effective Date or for tooling that has received so-called "PPAP" or equivalent approval on or before the Effective Date are collectively referred to as the "Pre-Effective Date Payables". Customer acknowledges and agrees that the Pre-Effective Date Payables are equal to at least CDN \$ and that subject to any Allowed Setoffs (defined below), Customer claims no rights of setoff or any other claim of any nature whatsoever and that the foregoing amount is due and owing, in full, by the Customer to ACS. By May 2010 Customer will pay all Pre-Effective Date Payables subject to the terms of Section 3 below; payment will be made by cheque and must be received by the

Receiver on signature belo	or before May, 2 ow or via wire transfer as	010 at the address set forth under the Receiver's follows:
	SWIFT No:	, Toronto Canada
	Account Name:	Zeifman Partners, as receiver and manger of ACS Precision Components Partnership

- 2. Expedited Payment Terms. For shipments of Component Parts to Customer after the Effective Date (the "Post-Effective Date Payables"), Customer will pay for shipments on terms of net 7 days or better.
- 3. <u>Limitation of Setoff Rights</u>. With respect to all accounts payable owing to ACS, whether arising before or after the Effective Date, Customer agrees to suspend and not assert any defenses, rights and claims for setoffs, deductions and/or recoupment other than for Allowed Setoffs. For purposes of this Agreement, "<u>Allowed Setoffs</u>" means setoffs, recoupments or deductions for defective or nonconforming products, short shipments, misshipments, or *bona fide* billing errors (improper invoices or mispricing). <u>Provided further</u> that under no circumstances will (a) Allowed Setoffs exceed ten percent (10%) of the face amount of any *bona fide* invoice, or (b) setoffs or recoupments, including Allowed Setoffs, be taken against the Surcharge (as defined below).
- 4. <u>Surcharges</u>. For all Component Parts shipped to Customer after the Effective Date, Customer agrees to pay a thirty percent (30%) surcharge (the "<u>Surcharge</u>") in excess of the applicable Purchase Order price. Additionally, Customer will bear the cost of premium freight to the extent it is incurred in connection with delivery of Component Parts to Customer. If Receiver, acting reasonably, believes that the Surcharge is insufficient to fully fund Customer's pro-rata share of all cash losses incurred or to be incurred in producing Component Parts for Customer (including Receiver's and its counsel's professional fees and costs, the cost of winding down the operations of ACS when all production ceases and payment of any employee claims other than termination and severance pay), on 5 days' written notice to Customer, unless Customer agrees in writing to increase its Surcharge to the level requested by Receiver, Receiver will have the right to cause ACS to cease production for Customer.
- 5. <u>Tooling Purchase Orders</u>. Customer previously entered into purchase orders or other agreements (the "<u>Tooling Purchase Orders</u>") with ACS for the tooling, gauges, molds, fixtures, and appurtenances thereto described on <u>Schedule A</u> (collectively, the "<u>Tooling</u>"). In turn, ACS entered into agreements with third parties to manufacture the Tooling (the "<u>Tool Vendor</u>"); as of the Effective Date, the Tooling was not completed such that payment was not due under the applicable Tooling Purchase Order. In respect of the Tooling Purchase Orders, Customer agrees to (a) assume full responsibility for dealing with Tool Vendors (by assuming ACS' obligations to Tool Vendor or entering into a new contract with Tool Vendor(s)), (b) within 10 days after

receipt of reasonable documentation from the Receiver to evidence the amount due, pay to Receiver an amount equal to the sum of any payments previously made by ACS to the Tool Vendors in respect of the Tooling, with such payments made without setoff, recoupment or deduction for any reason, and (c) upon the Tooling receiving final PPAP approval, pay to the Receiver (without setoff or deduction on any basis) an amount equal to the difference between (i) the applicable ACS Tooling Purchase Order price, minus (ii) amounts paid by Customer to Tool Vendors in respect of the Tooling, minus (iii) amounts paid to Receiver under subpart (b) above. Upon Customer's payment of the foregoing amounts, any right, title or interest of the Receiver or ACS to the subject Tooling will pass to Customer and Customer will thereafter be released from any further payment obligation to the Receiver or ACS on account of the Tooling Purchase Order.

- 6. <u>Inventory Purchase</u>. At the earlier of the time Customer re-sources any Component Part from ACS or when ACS ceases production of Component Parts, Customer agrees to purchase from Receiver (free and clear of all liens, security interests and charges), all raw materials, work in process and finished goods inventory related to the manufacture, production or assembly of the subject Component Part (the "Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Customer Inventory to be purchased under this <u>Paragraph 6</u> will be calculated as follows:
  - for raw material 100% of the cost of the raw material, with cost based on ACS' actual landed cost;
  - (b) for work-in-process 100% of the applicable Purchase Order price plus the Surcharge, with such amount pro-rated on a percentage of completion basis; and
  - (c) for finished Component Parts 100% of the applicable Purchase Order price plus the Surcharge.

For the purpose of this Agreement, the term "useable" means inventory in quantities that are reasonably useable by Customer or Customer's new suppliers in the production of Gomponent Parts. The term "merchantable" as used in this Agreement means of good quality and in conformance with any applicable Purchase Order specifications. Customer will pay the purchase price for the Customer Inventory without setoff, recoupment or other deduction of any kind or nature prior to taking delivery of such Customer Inventory.

7. Continue to manufacture; allocation of resources. Subject to the availability of sufficient financing, raw materials, labor, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts to cause ACS to continue to manufacture. Component Parts in accordance with Customer's requirements. Production capacity and available resources will be allocated equitably among all customers providing accommodations substantially equivalent to those provided in this

Agreement (such customers are referred to collectively as the "Participating Customers").

- 8. Inventory Bank. Upon Customer's reasonable request and subject to availability of sufficient financing, raw materials, labor, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts to cause ACS to build inventory banks of Component Parts ("Inventory Banks"). Inventory Banks will be shipped as produced and Customer will pay for same in accordance with Paragraphs 2, 3, and 4. Receiver will use its best efforts to cause ACS to allocate available capacity and resources equitably among the Participating Customers. For purposes of Paragraph 7 and this Paragraph 8, an "equitable allocation" means that Customer's production will receive at least a pro-rata share of available resources or capacity (including any excess capacity used to produce parts banks) based on the dollar value of Customer's and other Participating Customers' respective purchases from ACS during the one (1) year period prior to the Effective Date.
- 9. <u>Cooperation in Re-Sourcing</u>. Receiver will cause ACS to provide Customer and its new supplier(s) reasonable access to ACS' manufacturing operations to facilitate the transfer of production of the Component Parts provided such access does not unreasonably interfere with production for other Participating Customers. Further, Customer agrees to give Receiver as much advance notice as possible, and in no event less than twenty-one (21) days' notice, regarding Customers re-sourcing plans so Receiver can manage ACS' operations in an efficient and economical manner.

#### Tooling Acknowledgement.

- (a) Within ten (10) days of execution of this Agreement, Customer will provide Receiver a list of all tooling, dies, test and assembly fixtures, jigs, gauges, paint racks, patterns, casting patterns, cavities, molds and documentation including engineering specifications and test reports together with any accessions, attachments, parts, accessories, substitutions, replacements, and appurtenances used by ACS in connection with its manufacture of Component Parts for the Customer (collectively "Tooling") and claimed to be owned by the Customer. Customer and Receiver will exercise best efforts in good faith to resolve any discrepancy or dispute relating to the ownership of such Tooling.
- (b) As soon as practicable, but in any event no later than forty-five (45) days after the execution of this Agreement, Receiver will attach to this Agreement Schedule B listing all Tooling Customer claims to be owned by Customer and to which the Receiver acknowledges and agrees are owned by Customer (the "Customer's Tooling"). By appending Schedule B, Receiver acknowledges and agrees that Customer's Tooling is owned by the Customer and that no person or entity other than Customer has any right, title or interest in

Customer's Tooling other than ACS' right, subject to Customer's unfettered discretion, to utilize Customer's Tooling in the manufacture of Component Parts pursuant to the terms of the Purchase Orders (as amended by this Agreement). Subject to Customer's compliance with the terms of this Agreement, Customer will have the right to take immediate possession of the Customer's Tooling at any time, should Customer elect to exercise such right, and Receiver agrees to cooperate with Customer in its taking possession of the Customer's Tooling.

- (c) In the event of a dispute as to the ownership of any one or more items of Tooling, Customer will have the right to apply to the Ontario Superior Court of Justice, Commercial List in the receivership proceeding of ACS to determine ownership of such Tooling.
- No liability. The Receiver will not be deemed to be a successor to ACS in 11. respect of any obligations under the Purchase Orders or the Tooling Purchase Orders (collectively, the "Customer Agreements") and Receiver is acting solely in its capacity of receiver and manager of ACS and with no personal or corporate liability. Subject to the Allowed Setoffs, Customer further agrees that Receiver will have no liability to Customer for, and Customer will indemnify and hold Receiver harmless from and against any claims of third parties for, (a) any failure to supply Component Parts, including without limitation, in the quantities or at the times requested by Customer, (b) breaches by ACS of any agreements it has with Customer, and (c) any liability for non-conforming or defective Component Parts sold to Customer, including in respect of product liability claims and claims for latent defects in such Component Parts. FURTHER, RECEIVER HAS NOT GIVEN AND WILL NOT BE DEEMED TO HAVE GIVEN ANY CUSTOMER OR ITS SUCCESSORS OR PERMITTED ASSIGNS ANY WARRANTIES (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE), IN RESPECT OF ANY COMPONENT PARTS OR CUSTOMER INVENTORY. ALL CONDITIONS AND WARRANTIES EXPRESSED OR IMPLIED BY THE SALE OF GOODS ACT OF ONTARIO DO NOT APPLY HERETO AND HAVE BEEN WAIVED BY THE CUSTOMER.

#### General Terms.

- A. <u>Authorization</u>. The parties executing this Agreement warrant that they have the corporate power and authority to execute this Agreement and this Agreement has been duly authorized by the parties.
- B. <u>Cooperation</u>. Each party agrees to cooperate fully and in good faith with the other parties and to take all additional actions that may be necessary to give full force and effect to this Agreement.

- C. <u>Section Headings</u>. The Section headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation of this Agreement.
- No Waiver; Cumulative Remedies; Unenforceability. No party to D. this agreement will by any act, delay, indulgence, omission, or otherwise be deemed to have walved any right or remedy under this Agreement, or any other agreement between the parties or between Customer and ACS, or of any breach of the terms and conditions of this Agreement or any other agreement between the parties or between Customer and ACS. A waiver by any party of any right or remedy under this Agreement on any one occasion will not be construed as a bar to any right or remedy which that party would otherwise have had on a subsequent occasion. No failure to exercise, nor any delay in exercising, any right, power, or privilege under this Agreement, by any party will operate as a waiver, nor shall any single or partial exercise of any right, power or privilege under this Agreement preclude any other or future exercise thereof or the exercise of any other right, power or privilege. The rights and remedies under this Agreement are cumulative, may be exercised singly or concurrently, and are not exclusive of any rights and remedies provided by any other agreements or applicable law. If any provision of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement will not be affected thereby.
- E. <u>Reservation of Rights</u>. Subject to the terms of this Agreement, Customer expressly reserves and does not waive any claims it has against ACS, including without limitation, for breaches of any Purchase Order, or obligations under any other agreements between Customer and ACS.
- F. Waivers and Amendments; Successors and Assigns. No term or provision of this Agreement may be waived, altered, modified, or amended except by a written instrument, duly executed by the parties hereto. This Agreement and all of the parties' obligations are binding upon their respective successors, and together with the rights and remedies of the parties under this Agreement, inure to the benefit of the parties and their respective successors; provided, further, no party will assign any of its rights under this Agreement.
- G. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by each party hereto on separate counterparts, each of which when so executed and delivered will be an original, but all of which together will constitute one and the same instrument, and it will not be necessary in making proof of this Agreement to produce or account for more than one such counterpart. For purposes of this Agreement, facsimile signatures will be treated as originals.
- H. <u>Jurisdiction</u>. Customer agrees to submit to the jurisdiction of the Ontario Superior Court of Justice, Commercial List in connection with any dispute under this Agreement and agrees that if the Receiver is required to seek the assistance of the Receivership Court to enforce this Agreement, in addition to any other remedies

available under applicable law, the Receiver will be entitled to recover its reasonable lawyer's fees and costs so incurred.

- I. Entire Agreement; Conflicts: Ambiguous Language. This Agreement, together with any other agreements and schedules referenced to herein or executed in connection with this Agreement, constitutes the entire understanding of the parties in connection with the subject matter hereof. To the extent any term or condition of this Agreement is inconsistent or in conflict with the terms of any other agreements between ACS or the Receiver and the Customer, the terms of this Agreement will govern and control to the extent necessary to resolve such inconsistency or conflict. This Agreement is being entered into among competent persons who are experienced in business and represented by counsel, and has been reviewed by the parties and their respective counsel. Therefore, any ambiguous language in this Agreement will not necessarily be construed against any particular party as the drafter of such language.
- J. Governing Law. This Agreement is made in the Provide of Ontario and shall be governed by, and construed and enforced in accordance with, the laws of the Province of Ontario and of Canada applicable therein and the parties irrevocably attorn to the jurisdiction of the Court and other appropriate courts of the Province of Ontario in respect of any matters and disputes arising in connection with this Agreement.
- K. CONSULTATION WITH COUNSEL. THE PARTIES ACKNOWLEDGE THAT THEY HAVE BEEN GIVEN THE OPPORTUNITY TO CONSULT WITH COUNSEL BEFORE EXECUTING THIS AGREEMENT AND ARE EXECUTING SUCH AGREEMENT WITHOUT DURESS OR COERCION AND WITHOUT RELIANCE ON ANY REPRESENTATIONS, WARRANTIES OR COMMITMENTS OF THE RECEIVER, OTHER THAN THOSE SPECIFICALLY SET FORTH IN THIS AGREEMENT.

[intentionally left blank, signature page continued on following page]

# [Signature page to Customer Accommodation Agreement]

Receiver
ZEIFMAN PARTNERS INC., solely in its capacity as Receiver and Manager of ACS Precision Components Partnership and with no personal or corporate liability
By:
lts:
Address for notices:
One Toronto Street PO Box 28 Suite 910 Toronto, Ontario M5C 2C6 Canada
"CUSTOMER"
Ву:
lts:
Address for notices:

3.4

#### EXHIBIT B

#### [ZEIFMAN PARTNERS INC. LETTERHEAD]

May _ ·	, 2010
Re: ACS Precision Componen	ts Partnership (" <u>ACS</u> ")
Dear Customer:  ACS manufactures various com  ("Customer" or "yes supply contracts (each a "Purchase Orde approximately p.m. E.D.T. on M.	ponent parts (the " <u>Component Parts</u> ") for <u>ou</u> ") pursuant to various purchase orders and <u>r</u> " and collectively the " <u>Purchase Orders</u> "). A ay 6, 2010 (the " <u>Effective Date</u> "), the Ontario
The Receivership Order provides the ACS to continue to produce Component enters into acceptable arrangements with	pat the Receiver is under no obligation to allow Parts for any customer unless such customer in the Receiver. The purpose of this letter
	nt financing, raw materials, labor and machine ms, the Receiver will use its best efforts to ire Component Parts in accordance with
shipped on or before Payables") is no less	Accounts. You acknowledge and agree that towing by you to ACS for Component Parts the Effective Date (the "Pre-Effective Date than CDN \$, 2010, fective Date Payables in accordance with the low.
you arter the Επερτίνε	erms. For shipments of Component Parts to Date (the " <u>Post-Effective Date Payables</u> "), Dices provided by ACS on terms of net seven

- 2. Limitation of Setoff Rights. With respect to Pre-Effective Date Payables and Post-Effective Date Payables, you agree to suspend and not assert any defenses, rights and claims for setoffs, deductions and/or recoupment other than for Allowed Setoffs. For purposes of this letter agreement, "Allowed Setoffs" means setoffs, recoupments or deductions for defective or nonconforming products, short shipments, misshipments, or billing errors (improper invoices or mispricing). Provided further that under no circumstances shall (a) Allowed Setoffs exceed ten percent (10%) of the face amount of any bona fide invoice, or (b) setoffs or recoupments, including Allowed Setoffs, be taken against the Surcharge (as defined below).
- 4. <u>Surcharge</u>. For all Component Parts shipped to you after the Effective Date, you agree to pay a [thirty percent (30%)] increase (the "<u>Surcharge</u>") in excess of current Purchase Order prices.
- Inventory Purchase. You agree to purchase from Receiver, at the time of resourcing any Component Part, all raw materials, work in process and finished goods inventory related to the manufacture, production or assembly of the subject Component Part (collectively, the "Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Customer Inventory to be purchased under this Section will be calculated as follows:
  - (a) for raw material 100% of the cost of the raw material, with cost based on ACS' actual landed cost:
  - (b) for work-in-process 100% of the applicable Purchase Order price plus the Surcharge, with such amount pro-rated on a percentage of completion basis; and
  - (c) for finished Component Parts 100% of the applicable Purchase Order price plus the Surcharge.

For the purpose of this Agreement, the term "useable" means inventory in quantities that are reasonably useable by you or your new suppliers in the production of Component Parts. The term "merchantable" as used in this Agreement means of good quality and in conformance with any applicable Purchase Order specifications. You agree to pay the purchase price for the Customer Inventory without setoff, recoupment or other deduction of any kind or nature within three (3) days of taking delivery of such Customer Inventory.

- No Liability. Receiver is acting solely in its capacity of receiver and manager of ACS and with no personal or corporate liability. Further, Receiver will not be deemed to be successors to ACS in respect of any obligations under the Purchase Orders. You also agree that the Receiver will have no liability to you for, (a) any failure to supply Component Parts, including without limitation, in the quantities or at the times requested by you, (b) breaches by ACS of any agreements it has with you, and (c) Component Parts sold to you (including in respect of product liability claims and claims for latent defects in such Component Parts).
- No Warranty. RECEIVER HAS NOT GIVEN AND WILL NOT BE DEEMED TO HAVE GIVEN ANY CUSTOMER OR ITS SUCCESSORS OR PERMITTED ASSIGNS ANY WARRANTIES (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE), IN RESPECT OF ANY COMPONENT PARTS OR CUSTOMER INVENTORY. ALL CONDITIONS AND WARRANTIES EXPRESSED OR IMPLIED BY THE SALE OF GOODS ACT OF ONTARIO DO NOT APPLY HERETO AND HAVE BEEN WAIVED BY THE CUSTOMER.

Please acknowledge your agreement to these terms by signing in the space provided. This letter may be signed in counterparts and facsimile copies of signatures will constitute originals for all purposes. This letter sets forth the entire understanding of the parties with respect to the subject matter hereof.

ZEIFMAN PARTNERS INC., solely in its capacity as Receiver and Manager of ACS Precision Components Partnership and with no personal or corporate liability

	Ву:		
	lts:		
Acknowledged and agreed: [CUSTOMER]			
Ву:		·	
its:			
an authorized representa	tive		
NETROTE ALSTONE I			

16

#### SCHEDULE "B"

#### RECEIVER CERTIFICATE

CERTIFICATE NO.
AMOUNT \$
1. THIS IS TO CERTIFY that Zeifman Partners Inc., the receiver (the "Receiver") of the
assets, undertakings and properties ACS Precision Components Partnership acquired for, or used
in relation to a business carried on by the Debtor, 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 action 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
\$ which the Receiver is authorized to borrow under and pursuant to the Order.
2. 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.
3. 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 Bankruptcy and Insolvency Act, and the right of the Receiver to indemnify itself
out of such Property in respect of its remuneration and expenses.
4. All sums payable in respect of principal and interest under this certificate are payable at
the main office of the Lender at Toronto, Ontario.
5. 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

o. The charge securing this certification	te snam opera	te so as to permit the Receiver to deal with
the Property as authorized by the Order	and as autho	orized by any further or other order of the
Court.		
7. The Receiver does not undertake sum in respect of which it may issue certi		ot under any personal liability, to pay any the terms of the Order.
DATED the day of	, 20	
	as Rec	an Partners Inc., solely in its capacity beiver of the Property, and not in its al capacity
	Per:	
	•	Name:
•	•	Title:

S. O. S.

BANK OF MONTREAL Applicant and

ACS PRECISION COMPONENTS PARTNERSHIP Respondent

Court File No: 10-8702-00CL

SUPERIOR COURT OF JUSTICE ONTARIO

Proceeding commenced at Toronto

ORDER

MILLER THOMSON LLP 255 QUEENS AVENUE, SUITE 2010 LONDON, ON CANADA N6A 5R8 ONE LONDON PLACE

Tony Van Klink LSUC#: 29008M Tel: 519.931-3509

Fax: 519.858.8511

Lawyers for the Applicant

#### SCHEDULE B

Order of the Honourable Madam Justice Hoy dated June 15, 2010

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

THE HONC	URABLE	MADAM	)	TUESDAY, THE 15TH
JUSTICE	HOY		)	DAY OF JUNE, 2010

BETWEEN:



#### BANK OF MONTREAL

**Applicant** 

- and -

#### ACS PRECISION COMPONENTS PARTNERSHIP

Respondent

#### ORDER

THIS MOTION, made by Zeifman Partners Inc. (the "Receiver"), in its capacity as Receiver of ACS Precision Components Partnership ("ACS"), for,

- (a) if necessary, an Order abridging the time for and validating the method of service of the Notice of Motion and directing that any further service of the Notice of Motion be dispensed with such that this motion is properly returnable on June 15, 2010;
- (b) an Order accepting and approving the Third Report of the Receiver to the Court dated June 3, 2010 (the "Third Report") and approving the activities of the Receiver described therein;
- (c) an Order approving the key employee retention plan described in the Third Report;
- (d) directions for the determination of the claims, if any, of Omega Tool Corporation ("Omega") to the 2 cavity 2 shot mold built by Omega for ACS pursuant to purchase order number 330426 issued March 16, 2009 by ACS to Omega, being the mold which is the subject matter of the Order of the Honourable Mr. Justice Cameron dated May 17, 2010:

- directions for the determination of the claims, if any, of Aalbers Tool & Mold Inc. ("Aalbers") to the sum of US\$203,032 (the "Aalber's Fund") being held by the Receiver pursuant to the Order of the Honourable Justice Pepall dated May 28, 2010 in the place and stead of a roller cage mold and related inserts built by Aalbers for ACS pursuant to purchase order number 331148 issued July 6, 2009 by ACS to Aalbers;
- (f) an Order that the Confidential Supplement to the Third Report be sealed pending further Order of this Court; and
- (g) Such further and other relief as counsel may advise and this Honourable Court may deem just.

was heard this day at the Court House, 330 University Avenue, Toronto, Ontario.

ON READING the Notice of Motion, the Receiver's Third Report to the Court dated June 8, 2010 (the "Third Report"), the Confidential Supplement to the Third Report, and on hearing the submissions of the lawyers for the Receiver and the lawyers for such other parties as present,

- 1. THIS COURT ORDERS that the time for and method of service of the Notice of Motion and the Receiver's Third Report is hereby abridged and validated so that this motion is properly returnable today and hereby dispenses with further service thereof.
- 2. THIS COURT ORDERS that the Third Report is hereby accepted and approved and the Receiver's activities as set out in the Third Report be and are hereby approved.
- 3. THIS COURT ORDERS that the Key Employee Retention Plan described in the Third Report be and is hereby approved.
- 4. THIS COURT ORDERS that if Omega and Aalbers wish to assert claims to the Omega Tooling and the Aalbers Fund respectively, they shall each file a motion to have their claims determined by the Court by serving on the Receiver and the Service List and filing with the Court by no later than July 16, 2010 a Motion Record for such purpose. Such motions shall all be returnable on the same date with an initial return date to be agreed by the lawyers for the Receiver, Omega and Aalbers or as further ordered by the Court.

5. THIS COURT ORDERS that the Confidential Supplement to the Third Report be sealed pending further Order of this Court.

Christina Laslavic Registrar, Superior Court of Justice

ENTERED AT / INSCRIT À TORONTO ON / BOOK NO: LE / DANS LE REGISTRE NO.;

JUN 15 2010

PER / PAR

BANK OF MONTREAL
Applicant and

ACS PRECISION COMPONENTS Respondent

Court File No: 10-8702-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

Proceeding commenced at Toronto

# ORDER

# MILLER THOMSON LLP ONE LONDON PLACE 255 QUEENS AVENUE, SUITE 2010 LONDON, ON CANADA N6A 5R8

Tony Van Klink LSUC#: 29008M Tel: 519,931-3509 Fax: 519.858.8511 Lawyers for Zeifman Partners Inc., Receiver

# SCHEDULE C Summary of Auction Proceeds



#### **ACS Precision Summary**

Bank Account	Summary:
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Auction Sales: 2,867,315.00 Auction Sales: 2,867,315.00 Presales: (Engel) 127,753.30 Presale: 127,753.30 Buyers Premium: 405,673.64 Expenses: (125.000.00) HST 296,599.21 NMG (1,775,000.00)

Total 3,697,341.15

Zeifman Infinity

Less:

NMG (1,775,000.00) 90% 985,561.47 10% 109,506.83 Bank SC (576.00)

were many the following the fo

Total: 1,921,765.15

Bank Balance: 1,921,765.15



#### Disbursement: ACS Precision

#### Due to Infinity

Buyers Premium HST	405,673.64
Expenses:	296,599,21 125,000,00
Commission 10% of Shared Proceeds	109,506.83
Total Due:	936,779.68
Due to Zeifman & Partners:	
Commission 90% of Shared Proceeds	985,561.47
Bank Services Charges	(576.00)
Total Due:	984,985.47
Total Funds to be Disbursed Joint Account:	1,921,765.15
New Bank Balance:	1,921.765.15
Due To Infinity	(936,779.68)
Due to Zeifman	(984,985.47)

#### **SCHEDULE D**

#### **Model Accommodation Agreement**

#### EXHIBIT A

#### CUSTOMER ACCOMMODATION AGREEMENT

Zeifman Partners Inc., solely in its capacity as receiver and manager of ACS Precision Components Partnership, an Ontario partnership ("ACS") and ("Customer") enter into this Customer Accommodation Agreement (this "Agreement") as of May \_\_\_\_, 2010.

#### **BACKGROUND**

- A. ACS manufactures component parts for Customer (the "<u>Component Parts</u>") pursuant to various purchase orders and supply contracts (each a "<u>Purchase Orders</u>").
- B. ACS defaulted on its obligations to its senior lender, Bank of Montreal ("BMO") and BMO demanded payment of all outstanding obligations on April 27, 2010.
- C. On May 6, 2010 at approximately \_\_\_\_\_p.m. E.D.T. (the "Effective Date"), the Ontario Superior Court of Justice, Commercial List (the "Receivership Court") entered an order (the "Receivership Order") appointing Zeifman Partners Inc. as receiver and manager of ACS (the "Receiver").
- D. The Receivership Order provides that the Receiver is under no obligation to allow ACS to continue to produce Component Parts for any customer unless such customer enters into acceptable arrangements with the Receiver.
- E. Subject to the terms and conditions of this Agreement, Receiver has agreed to allow ACS to manufacture and supply Component Parts to Customer.

BASED on the foregoing background and for good and valuable consideration, the receipt and adequacy of which is acknowledged, the parties agree as follows:

#### TERMS AND CONDITIONS

1. Payment of Existing Accounts. For convenience, all amounts owing by Customer to ACS for Component Parts shipped on or before the Effective Date or for tooling that has received so-called "PPAP" or equivalent approval on or before the Effective Date are collectively referred to as the "Pre-Effective Date Payables". Customer acknowledges and agrees that the Pre-Effective Date Payables are equal to at least CDN \$ \_\_\_\_\_ and that subject to any Allowed Setoffs (defined below), Customer claims no rights of setoff or any other claim of any nature whatsoever and that the foregoing amount is due and owing, in full, by the Customer to ACS. By May \_\_\_\_\_, 2010 Customer will pay all Pre-Effective Date Payables subject to the terms of Section 3 below; payment will be made by cheque and must be received by the

Receiver on or before May \_\_\_\_\_, 2010 at the address set forth under the Receiver's signature below or via wire transfer as follows:

\_\_\_\_\_, Toronto Canada

SWIFT No:
\_\_\_\_\_\_Account No:
\_\_\_\_\_\_Account Name: Zeifman Partners, as receiver and manger of ACS Precision Components Partnership

- 2. <u>Expedited Payment Terms</u>. For shipments of Component Parts to Customer after the Effective Date (the "<u>Post-Effective Date Payables</u>"), Customer will pay for shipments on terms of net 7 days or better.
- 3. <u>Limitation of Setoff Rights</u>. With respect to all accounts payable owing to ACS, whether arising before or after the Effective Date, Customer agrees to suspend and not assert any defenses, rights and claims for setoffs, deductions and/or recoupment other than for Allowed Setoffs. For purposes of this Agreement, "<u>Allowed Setoffs</u>" means setoffs, recoupments or deductions for defective or nonconforming products, short shipments, misshipments, or *bona fide* billing errors (improper invoices or mispricing). <u>Provided further</u> that under no circumstances will (a) Allowed Setoffs exceed ten percent (10%) of the face amount of any *bona fide* invoice, or (b) setoffs or recoupments, including Allowed Setoffs, be taken against the Surcharge (as defined below).
- 4. <u>Surcharges.</u> For all Component Parts shipped to Customer after the Effective Date, Customer agrees to pay a thirty percent (30%) surcharge (the "<u>Surcharge</u>") in excess of the applicable Purchase Order price. Additionally, Customer will bear the cost of premium freight to the extent it is incurred in connection with delivery of Component Parts to Customer. If Receiver, acting reasonably, believes that the Surcharge is insufficient to fully fund Customer's pro-rata share of all cash losses incurred or to be incurred in producing Component Parts for Customer (including Receiver's and its counsel's professional fees and costs, the cost of winding down the operations of ACS when all production ceases and payment of any employee claims other than termination and severance pay), on 5 days' written notice to Customer, unless Customer agrees in writing to increase its Surcharge to the level requested by Receiver, Receiver will have the right to cause ACS to cease production for Customer.
- 5. Tooling Purchase Orders. Customer previously entered into purchase orders or other agreements (the "Tooling Purchase Orders") with ACS for the tooling, gauges, molds, fixtures, and appurtenances thereto described on Schedule A (collectively, the "Tooling"). In turn, ACS entered into agreements with third parties to manufacture the Tooling (the "Tool Vendor"); as of the Effective Date, the Tooling was not completed such that payment was not due under the applicable Tooling Purchase Order. In respect of the Tooling Purchase Orders, Customer agrees to (a) assume full responsibility for dealing with Tool Vendors (by assuming ACS' obligations to Tool Vendor or entering into a new contract with Tool Vendor(s)), (b) within 10 days after

receipt of reasonable documentation from the Receiver to evidence the amount due, pay to Receiver an amount equal to the sum of any payments previously made by ACS to the Tool Vendors in respect of the Tooling, with such payments made without setoff, recoupment or deduction for any reason, and (c) upon the Tooling receiving final PPAP approval, pay to the Receiver (without setoff or deduction on any basis) an amount equal to the difference between (i) the applicable ACS Tooling Purchase Order price, minus (ii) amounts paid by Customer to Tool Vendors in respect of the Tooling, minus (iii) amounts paid to Receiver under subpart (b) above. Upon Customer's payment of the foregoing amounts, any right, title or interest of the Receiver or ACS to the subject Tooling will pass to Customer and Customer will thereafter be released from any further payment obligation to the Receiver or ACS on account of the Tooling Purchase Order.

- 6. <u>Inventory Purchase</u>. At the earlier of the time Customer re-sources any Component Part from ACS or when ACS ceases production of Component Parts, Customer agrees to purchase from Receiver (free and clear of all liens, security interests and charges), all raw materials, work in process and finished goods inventory related to the manufacture, production or assembly of the subject Component Part (the "Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Customer Inventory to be purchased under this <u>Paragraph 6</u> will be calculated as follows:
  - for raw material 100% of the cost of the raw material, with cost based on ACS' actual landed cost;
  - for work-in-process 100% of the applicable Purchase Order price plus the Surcharge, with such amount pro-rated on a percentage of completion basis; and
  - (c) for finished Component Parts 100% of the applicable Purchase Order price plus the Surcharge.

For the purpose of this Agreement, the term "useable" means inventory in quantities that are reasonably useable by Customer or Customer's new suppliers in the production of Gomponent Parts. The term "merchantable" as used in this Agreement means of good quality and in conformance with any applicable Purchase Order specifications. Customer will pay the purchase price for the Customer Inventory without setoff, recoupment or other deduction of any kind or nature prior to taking delivery of such Customer Inventory.

7. Continue to manufacture; allocation of resources. Subject to the availability of sufficient financing, raw materials, labor, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts to cause ACS to continue to manufacture. Component Parts in accordance with Customer's requirements. Production capacity and available resources will be allocated equitably among all customers providing accommodations substantially equivalent to those provided in this

Agreement (such customers are referred to collectively as the "Participating Customers").

- 8. Inventory Bank. Upon Customer's reasonable request and subject to availability of sufficient financing, raw materials, labor, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts to cause ACS to build inventory banks of Component Parts ("Inventory Banks"). Inventory Banks will be shipped as produced and Customer will pay for same in accordance with Paragraphs 2, 3, and 4. Receiver will use its best efforts to cause ACS to allocate available capacity and resources equitably among the Participating Customers. For purposes of Paragraph 7 and this Paragraph 8, an "equitable allocation" means that Customer's production will receive at least a pro-rata share of available resources or capacity (including any excess capacity used to produce parts banks) based on the dollar value of Customer's and other Participating Customers' respective purchases from ACS during the one (1) year period prior to the Effective Date.
- 9. <u>Cooperation in Re-Sourcing</u>. Receiver will cause ACS to provide Customer and its new supplier(s) reasonable access to ACS' manufacturing operations to facilitate the transfer of production of the Component Parts provided such access does not unreasonably interfere with production for other Participating Customers. Further, Customer agrees to give Receiver as much advance notice as possible, and in no event less than twenty-one (21) days' notice, regarding Customers re-sourcing plans so Receiver can manage ACS' operations in an efficient and economical manner.

#### Tooling Acknowledgement.

- Within ten (10) days of execution of this Agreement, Customer will (a) provide Receiver a list of all tooling, dies, test and assembly fixtures, jigs, gauges, paint racks, patterns, casting patterns, cavities, molds and documentation including specifications and test reports together with any accessions, attachments, parts, accessories, substitutions, replacements, and appurtenances used by ACS in connection with its manufacture of Component Parts for the Customer (collectively "Tooling") and claimed to be owned by the Customer. Customer and Receiver will exercise best efforts in good faith to resolve any discrepancy or dispute relating to the ownership of such Tooling.
- (b) As soon as practicable, but in any event no later than forty-five (45) days after the execution of this Agreement, Receiver will attach to this Agreement Schedule B listing all Tooling Customer claims to be owned by Customer and to which the Receiver acknowledges and agrees are owned by Customer (the "Customer's Tooling"). By appending Schedule B, Receiver acknowledges and agrees that Customer's Tooling is owned by the Customer and that no person or entity other than Customer has any right, title or interest in

Customer's Tooling other than ACS' right, subject to Customer's unfettered discretion, to utilize Customer's Tooling in the manufacture of Component Parts pursuant to the terms of the Purchase Orders (as amended by this Agreement). Subject to Customer's compliance with the terms of this Agreement, Customer will have the right to take immediate possession of the Customer's Tooling at any time, should Customer elect to exercise such right, and Receiver agrees to cooperate with Customer in its taking possession of the Customer's Tooling.

- (c) In the event of a dispute as to the ownership of any one or more items of Tooling, Customer will have the right to apply to the Ontario Superior Court of Justice, Commercial List in the receivership proceeding of ACS to determine ownership of such Tooling.
- No liability. The Receiver will not be deemed to be a successor to ACS in respect of any obligations under the Purchase Orders or the Tooling Purchase Orders (collectively, the "Customer Agreements") and Receiver is acting solely in its capacity of receiver and manager of ACS and with no personal or corporate liability. Subject to the Allowed Setoffs, Customer further agrees that Receiver will have no liability to Customer for, and Customer will indemnify and hold Receiver harmless from and against any claims of third parties for, (a) any failure to supply Component Parts, including without limitation, in the quantities or at the times requested by Customer, (b) breaches by ACS of any agreements it has with Customer, and (c) any liability for non-conforming or defective Component Parts sold to Customer, including in respect of product liability claims and claims for latent defects in such Component Parts. FURTHER, RECEIVER HAS NOT GIVEN AND WILL NOT BE DEEMED TO HAVE GIVEN ANY CUSTOMER OR ITS SUCCESSORS OR PERMITTED ASSIGNS ANY WARRANTIES (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE), IN RESPECT OF ANY COMPONENT PARTS OR CUSTOMER INVENTORY. ALL CONDITIONS AND WARRANTIES EXPRESSED OR IMPLIED BY THE SALE OF GOODS ACT OF ONTARIO DO NOT APPLY HERETO AND HAVE BEEN WAIVED BY THE CUSTOMER.

#### 12. General Terms,

- A. <u>Authorization</u>. The parties executing this Agreement warrant that they have the corporate power and authority to execute this Agreement and this Agreement has been duly authorized by the parties.
- B. <u>Cooperation</u>. Each party agrees to cooperate fully and in good faith with the other parties and to take all additional actions that may be necessary to give full force and effect to this Agreement.

- C. <u>Section Headings</u>. The Section headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation of this Agreement.
- No Waiver; Cumulative Remedies; Unenforceability. No party to D, this agreement will by any act, delay, indulgence, omission, or otherwise be deemed to have waived any right or remedy under this Agreement, or any other agreement between the parties or between Customer and ACS, or of any breach of the terms and conditions of this Agreement or any other agreement between the parties or between Customer and ACS. A waiver by any party of any right or remedy under this Agreement on any one occasion will not be construed as a bar to any right or remedy which that party would otherwise have had on a subsequent occasion. No failure to exercise, nor any delay in exercising, any right, power, or privilege under this Agreement, by any party will operate as a waiver, nor shall any single or partial exercise of any right, power or privilege under this Agreement preclude any other or future exercise thereof or the exercise of any other right, power or privilege. The rights and remedies under this Agreement are cumulative, may be exercised singly or concurrently, and are not exclusive of any rights and remedies provided by any other agreements or applicable law. If any provision of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement will not be affected thereby.
- E. <u>Reservation of Rights</u>. Subject to the terms of this Agreement, Customer expressly reserves and does not waive any claims it has against ACS, including without limitation, for breaches of any Purchase Order, or obligations under any other agreements between Customer and ACS.
- F. Waivers and Amendments; Successors and Assigns. No term or provision of this Agreement may be waived, altered, modified, or amended except by a written instrument, duly executed by the parties hereto. This Agreement and all of the parties' obligations are binding upon their respective successors, and together with the rights and remedies of the parties under this Agreement, inure to the benefit of the parties and their respective successors; provided, further, no party will assign any of its rights under this Agreement.
- G. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by each party hereto on separate counterparts, each of which when so executed and delivered will be an original, but all of which together will constitute one and the same instrument, and it will not be necessary in making proof of this Agreement to produce or account for more than one such counterpart. For purposes of this Agreement, facsimile signatures will be treated as originals.
- H. <u>Jurisdiction</u>. Customer agrees to submit to the jurisdiction of the Ontario Superior Court of Justice, Commercial List in connection with any dispute under this Agreement and agrees that if the Receiver is required to seek the assistance of the Receivership Court to enforce this Agreement, in addition to any other remedies

available under applicable law, the Receiver will be entitled to recover its reasonable lawyer's fees and costs so incurred.

- Agreement, together with any other agreements and schedules referenced to herein or executed in connection with this Agreement, constitutes the entire understanding of the parties in connection with the subject matter hereof. To the extent any term or condition of this Agreement is inconsistent or in conflict with the terms of any other agreements between ACS or the Receiver and the Customer, the terms of this Agreement will govern and control to the extent necessary to resolve such inconsistency or conflict. This Agreement is being entered into among competent persons who are experienced in business and represented by counsel, and has been reviewed by the parties and their respective counsel. Therefore, any ambiguous language in this Agreement will not necessarily be construed against any particular party as the drafter of such language.
- J. Governing Law. This Agreement is made in the Provide of Ontario and shall be governed by, and construed and enforced in accordance with, the laws of the Province of Ontario and of Canada applicable therein and the parties irrevocably attorn to the jurisdiction of the Court and other appropriate courts of the Province of Ontario in respect of any matters and disputes arising in connection with this Agreement.
- K. CONSULTATION WITH COUNSEL. THE PARTIES ACKNOWLEDGE THAT THEY HAVE BEEN GIVEN THE OPPORTUNITY TO CONSULT WITH COUNSEL BEFORE EXECUTING THIS AGREEMENT AND ARE EXECUTING SUCH AGREEMENT WITHOUT DURESS OR COERCION AND WITHOUT RELIANCE ON ANY REPRESENTATIONS, WARRANTIES OR COMMITMENTS OF THE RECEIVER, OTHER THAN THOSE SPECIFICALLY SET FORTH IN THIS AGREEMENT.

[Intentionally left blank, signature page continued on following page]

# [Signature page to Customer Accommodation Agreement]

"Receiver"
ZEIFMAN PARTNERS INC., solely in it capacity as Receiver and Manager of ACS Precision Components Partnership and with ne personal or corporate liability
By:
lts:
Address for notices:
One Toronto Street PO Box 28 Suite 910 Toronto, Ontario M5C 2C6 Canada "CUSTOMER"
Ву:
lts:
Address for notices:

### SCHEDULE E

### **Template Accommodation Agreement**

#### CUSTOMER ACCOMMODATION AGREEMENT

Zeifman Partners Inc., solely in its capacity as receiver and manager of ACS
Precision Components Partnership, an Ontario partnership ("ACS") and
("Customer") enter into this Customer
Accommodation Agreement (this "Agreement") as of May 17, 2010.

#### **BACKGROUND**

- A. ACS manufactures component parts for Customer (the "Component Parts") pursuant to various purchase orders and supply contracts (each a "Purchase Order" and collectively, the "Purchase Orders").
- B. ACS defaulted on its obligations to its senior lender, Bank of Montreal ("BMO") and BMO demanded payment of all outstanding obligations on April 27, 2010.
- C. On May 6, 2010 at approximately 11:00 a.m. E.D.T. (the "Effective Date"), the Ontario Superior Court of Justice, Commercial List (the "Receivership Court") entered an order (the "Receivership Order") appointing Zeifman Partners Inc. as receiver and manager of ACS (the "Receiver").
- D. The Receivership Order provides that the Receiver is under no obligation to allow ACS to continue to produce Component Parts for any customer unless such customer enters into acceptable arrangements with the Receiver.
- E. Subject to the terms and conditions of this Agreement, Receiver has agreed to allow ACS to manufacture and supply Component Parts to Customer.

**BASED** on the foregoing background and for good and valuable consideration, the receipt and adequacy of which is acknowledged, the parties agree as follows:

#### TERMS AND CONDITIONS

1. **Term.** The term of this Agreement (the "**Term**") shall commence on the Effective Date and, unless extended by agreement in writing among all the parties hereto and subject to the terms of this Agreement, continue until the earlier of (i) July 2, 2010, (ii) the date upon which the Customer gives the Receiver a notice of its election to resource all of its production after the occurrence of an Exit Event (as defined below). The rights and remedies of the parties hereunder will survive the expiry of the Term.

#### 2. Payment of Existing Accounts.

(a) For convenience, all amounts owing by Customer to ACS for Component Parts shipped on or before the Effective Date are collectively referred to as the "Pre-Effective Date Payables". Customer acknowledges and agrees that the undisputed Pre-Effective Date Payables in accordance with the Customer's and ACS' books and records are equal to CDN\$\_\_\_\_\_\_ and that subject to any Allowed Setoffs or Material Setoffs (defined below), Customer claims no

rights of sctoff or any other claim of any nature whatsoever and that the foregoing amount is due and owing, in full, by the Customer to ACS. Customer agrees to make payment of the undisputed Pre-Effective Date Payables by no later than May 19, 2010, subject to the terms of Section 4 below.

(b) Payment of the Pre-Effective Date Payables will be made by cheque payable to the Receiver and delivered to the Receiver at the address set forth under the Receiver's signature below or via wire transfer as follows:

Bank Name and Address: Bank of Montreal

First Canadian Place 100 King Street West

Toronto, Ontario M5X 1A1

Transit: 00022

Swift Code: BOFMCAM2

Account Number: 00024624351

Beneficiary Name and Address: Zeifman Partners Inc. Receiver of ACS

Precision Components Partnership

201 Bridgeland Avenue Toronto, Ontario M6A 1Y7

- 3. **Expedited Payment Terms.** For shipments of Component Parts to Customer after the Effective Date (the "**Post-Effective Date Payables**"), Customer will pay for shipments no later than seven (7) business days following receipt of a bona fide invoice from ACS in respect of such shipments.
- 4. Limitation of Setoff Rights. With respect to all accounts payable owing to ACS, whether arising before or after the Effective Date, Customer agrees to suspend and not assert any defenses, rights and claims for setoffs, deductions and/or recoupment other than for Allowed Setoffs or Material Setoffs. For purposes of this Agreement, "Allowed Setoffs" means: setoffs, recoupments or deductions for defective or nonconforming products, short shipments, misshipments, premium freight where such charges are incurred as a result of a failure by ACS or the Receiver to meet an agreed delivery schedule or bona fide billing errors (improper invoices or mispricing) and "Material Setoffs" means (i) the out-of pocket costs incurred by Customer at the written request of the Receiver for materials or components (including tooling) or services purchased by Customer from persons other than the Receiver or supplied and sold by Customer to the Receiver, (ii) direct payment(s) to material vendors made by Customer at the written request of the Receiver for the purchase of materials or components (including tooling) used by the Receiver in connection with the production of Component Parts by the Receiver for Customer or (iii) any so-called "hostage payments" made by the Customer at the written request of the Receiver to a critical supplier to ACS on account of pre-filing amounts owed by ACS to such critical supplier in order to obtain the timely release and supply of materials, tooling or suppliers required for ACS to continue to manufacture and ship

Component Parts for the Customer from and after the Effective Time. Provided further that under no circumstances will (a) Allowed Setoffs exceed ten percent (10%) of the face amount of any *bona fide* invoice excluding adjustments for billing errors or any similar clerical errors in such invoices, which will not be subject to such limitation, or (b) setoffs or recoupments, including Allowed Setoffs, be taken against the Surcharge (as defined below). For greater certainty, Material Setoffs will not be subject to the 10% limitation referred to above.

In the event that at the end of the Term the Customer has insufficient payables to ACS to recover any hostage payment paid by Customer under subparagraph (ii) above through a Material Setoff, Receiver shall within seven (7) business days after the end of the Term reimburse Customer directly for the unrecovered balance of the hostage payment.

Surcharges. For all Component Parts shipped to Customer after the Effective Date, Customer agrees to pay a surcharge (the "Surcharge") of thirty percent (30%) in excess of the applicable Purchase Order price net of Allowed Sctoffs. Additionally, Customer will bear the cost of premium freight to the extent it is incurred in connection with delivery of Component Parts to Customer, provided that the need to use premium freight was not caused by a failure by ACS or the Receiver to meet an agreed delivery schedule. If the Receiver, acting reasonably, believes that the Surcharge is insufficient to fully fund Customer's pro-rata share of all cash losses incurred or to be incurred in producing Component Parts for Customer (including Receiver's and its counsel's professional fees and costs, the cost of winding down the operations of ACS when all production ceases and payment of any employee claims other than termination and severance pay), the Receiver shall provide five (5) days' prior written notice to Customer thereof (the "Surcharge Increase Notice" and "Surcharge Increase Notice Period") which notice shall include a copy of the Receiver's Surcharge Calculation. Within five (5) days after receipt of a Surcharge Increase Notice, the Customer shall have the right to: (a) agree in writing to increase its Surcharge to the level requested by the Receiver, or (b) designate such Surcharge Increase Notice to be an Exit Event by giving the Receiver five (5) days notice of such designation in writing, whereupon the Receiver will have the right to cause ACS to cease production for the Customer following the expiration of the Surcharge Increase Notice Period. For greater certainty, all Component Parts manufactured prior to the effective date of the Surcharge increase will be charged to Customer at the rate applicable at the time the Surcharge Increase Notice was issued regardless of the date such Component Parts are released to the Customer by ACS.

#### 6. Inventory Purchase.

(a) Customer agrees to purchase from the Receiver (free and clear of all liens, security interests and charges), all finished goods inventory in respect of the Component Parts in the possession or control of the Receiver as of the date hereof (the "Existing Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Existing Customer Inventory to be purchased under this Paragraph 6(a) will be calculated as 100% of the applicable Purchase Order plus the Surcharge with payment to be made by cheque payable to the Receiver one (1) business day following receipt by the Customer of a bona fide invoice.

Upon the execution of this Agreement the Receiver will cause ACS to immediately provide Customer and its agents and employees with reasonable access to ACS' manufacturing operations to facilitate the pick-up of the Existing Customer Inventory.

- (b) At the earlier of the time Customer re-sources any Component Part from ACS or when ACS ceases production of any Component Part, Customer agrees to purchase from Receiver (free and clear of all liens, security interests and charges), all raw materials, work in process and finished goods inventory related to the manufacture, production or assembly of the subject Component Part (the "Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Customer Inventory to be purchased under this Paragraph 6(b) will be calculated as follows:
  - (1) for raw material 100% of the cost of the raw material, with cost based on ACS' actual documented landed cost;
  - (2) for work-in-process 100% of the applicable Purchase Order price plus the Surcharge, with such amount pro-rated on a percentage of completion basis; and
  - (3) for finished Component Parts 100% of the applicable Purchase Order price plus the Surcharge.

For the purpose of this Agreement, the term "useable" means inventory in quantities that are reasonably useable by Customer or Customer's new suppliers in the production of Component Parts. The parties agree to use reasonable commercial efforts to maximize the consumption of open carboys of raw materials in the production process during the Term. To the extent that the Receiver is able to provide to the Customer the corresponding certification received by it or ACS on delivery of the applicable material contained in the carboy, the Customer will agree to purchase open carboys of materials used exclusively on Customer's Component Parts or, if not used exclusively on Customer's Component Parts, if same have been opened for the production of Customer's Component Parts at the time of the inventory buy up. The term "merchantable" as used in this Agreement means of good quality and in conformance with any applicable Purchase Order specifications. Customer will pay the purchase price for the Customer Inventory without setoff, recoupment or other deduction of any kind or nature prior to taking delivery of such Customer Inventory, other than Allowed Setoffs or Material Setoffs.

7. Continue to manufacture; allocation of resources. Subject to the availability of sufficient financing, raw materials, labour, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts during the Term to cause ACS to continue to manufacture Component Parts in accordance with Customer's requirements. Production capacity and available resources will be allocated equitably among all customers providing accommodations substantially equivalent to those provided in this Agreement (such customers are referred to collectively as the "Participating Customers"). Notwithstanding the foregoing, in the event that the Receiver determines, acting in good

faith that ACS will no longer be able to manufacture and ship Component Parts as required by the Customer, the Receiver will forthwith provide the Customer with written notice thereof prior to the time that ACS will be unable to supply and in any event will use its best efforts to provide not less than five (5) days prior written notice of the date on which ACS would cease to supply any particular Component Part and such notice shall include the relevant particulars which have caused the Receiver to make its determination (the "Production Risk Notice").

- 8. Inventory Bank. Subject to availability of sufficient labour, machine capacity and the terms of Paragraph 4 above, Receiver will use its best efforts during the Term to cause ACS to build inventory banks of Component Parts in accordance with the production schedule agreed to between the Receiver, ACS and the Customer ("Inventory Banks"). Inventory Banks will be shipped as produced and Customer will pay for same in accordance with Paragraphs 2, 3, and 4. Receiver will use its best efforts to cause ACS to allocate available capacity and resources equitably among the Participating Customers. For purposes of Paragraph 7 and this Paragraph 8, an "equitable allocation" means that Customer's production will receive at least a pro-rata share of available resources or capacity (including any excess capacity used to produce parts banks) based on the dollar value of Customer's and other Participating Customers' respective purchases from ACS during the one (1) year period prior to the Effective Date.
- 9. Cooperation in Re-Sourcing. Receiver will cause ACS to provide Customer and its new supplier(s) reasonable access to ACS' manufacturing operations to facilitate the transfer of production of the Component Parts provided such access does not unreasonably interfere with production for other Participating Customers. Further, subject to the occurrence of an Exit Event or if the Receiver has otherwise agreed to the removal, or the Customer is entitled to remove Customer's tooling in accordance with this Agreement, Customer agrees to give Receiver twenty-one (21) days' notice, regarding Customers re-sourcing plans so Receiver can manage ACS' operations in an efficient and economical manner. If the Customer issues the resourcing notice referred to above, the Customer shall be entitled to resource the production of the Component Parts and Customer's Tooling and service parts/tooling to which the notice pertained immediately upon the expiry of the 21 day notice period, or such earlier time as the Receiver may agree in its sole discretion. Nothing in this Agreement is intended to restrict the Receiver from permitting resourcing and removal of any Customer Tooling on other terms to be agreed as between them.
- 10. **Tooling Acknowledgement.** The Customer represents and warrants to the Receiver that the tooling listed on Schedule A (which shall be delivered by the Customer within 3 business days of the date hereof and shall be deemed to form part of this Agreement as of the date of this Agreement):
  - (a) is either owned by or under the control of the Customer;
  - (b) is used exclusively for the production of Component Parts for the Customer; and
  - (c) the Customer is entitled to exclusive possession of such tooling.

The Receiver and the Customers acknowledge and agree that:

- (a) The Receiver will diligently review Schedule A and, as soon as practicable: (i) notify the Customer of any discrepancy or dispute relating to the ownership of such tooling and (ii) confirm to the Customer the tooling which the Receiver acknowledges and agrees is owned by or under the control of the Customer and to which the Customer is entitled to possession (the "Customer's Tooling"). The Customer and Receiver will exercise best efforts in good faith to resolve any discrepancy or dispute relating to the ownership of the tooling listed on Schedule A. Subject to the Receiver confirming Customer's ownership or right to possession of same, the Customer shall have the right to take possession of all service tools and such other tools listed on Schedule A as may be agreed in writing by the Receiver, immediately following the Receiver confirming the Customer's ownership of or right to possession of such tooling (notwithstanding that a resourcing plan notice has not been issued to the Receiver) and the Receiver agrees to co-operate with the Customer in its taking possession of and removing such tooling on a commercially reasonable basis.
- (b) for all tooling listed on Schedule A, the Customer shall hereby be deemed to have provided notice to the Receiver of its intention to remove such tooling on the twenty-first day following the date this Agreement is executed and, subject to the Receiver having confirmed Customer's ownership or right to possession of same, the Customer shall thereafter have the unfettered right to take immediate possession of any of the remaining Customer's Tooling and the Receiver agrees to cooperate with Customer in its taking possession of and removing such Customer's Tooling on a commercially reasonable basis thereafter.
- (c) notwithstanding the right of the Customer to remove the Customer's Tooling on or after the times specified above in subparagraphs (a) and (b), the Receiver and ACS acknowledge and agree that the Customer may require continued production of Component Parts thereafter and the Receiver agrees, subject to the terms of this Agreement, to cause ACS to continue to provide production thereafter so long as the Customer has provided notice (or any subsequent production continuation notice from time to time thereafter) (a "Customer Production Notice") in writing to the Receiver advising that the Customer requires continued production on specified tools for a period specified in such notice (or in any subsequent notice from time to time) ("Specified Period"). A Customer Production Notice must be delivered to the Receiver at least five (5) days prior to any date that the Customer is entitled to remove a tool (pursuant to subparagraphs (a) and (b) above) and thereafter five (5) days prior to the end of any Specified Period. Upon the issuance of a Customer Production Notice, the terms of this Agreement shall continue and the Customer is free to remove the subject tooling immediately upon the expiry of the Specified Period without giving any further notice of removal of the subject tooling.
- (d) Notwithstanding subparagraph (a) and (b) above, upon the occurrence of an Exit Event, as defined below, the Customer shall have the right to take immediate

possession of any or all of the tooling listed on Schedule A, whether or not the Receiver has confirmed Customer's ownership or right to possession of such tooling. In the event that the Customer exercises such right and takes possession of tooling listed on Schedule A which the Receiver has not verified the Customer's ownership of or right to possession (the "Unverified Customer Tooling") the Customer shall indemnify and hold Receiver harmless from all liability claims, actions, demands, damages(excluding any claims for losses or lost profits) and costs which the Receiver may sustain or incur of whatever kind or nature as a result of or relating to the Receiver delivering up possession of the Unverified Customer Tooling to the Customer.

- 11. **Exit Events**: The following events shall be deemed to constitute exit events (collectively "**Exit Events**") if so designated by the Customer:
  - (a) the Receiver has issued a Production Risk Notice;
  - (b) the Receiver has issued a Surcharge Increase Notice where the proposed surcharge constitutes an increase to the Surcharge then in effect that is greater than ten (10%) percent of the purchase order price, the Customer has given the Receiver five (5) days notice under paragraph 5 of this Agreement designating same as an Exit Event and at least five (5) days have passed since such notice of designation was given to the Receiver;
  - (c) the Customer provides 72 hours or in the case of the tooling and parts identified by the Customer as having been critical and listed on Schedule C (which shall be agreed to between the Receiver and the Customer, acting reasonably, within 3 business days of the date hereof and shall thereafter be deemed to form part of this Agreement as of the date of this Agreement), 24 hours) prior written notice to the Receiver that the Customer, acting reasonably and in good faith, has determined that a shut down of the Customers' production lines is imminent (together with sufficient reasons for such concern) and the Receiver fails to cause ACS to resolve the situation to prevent such shut down within 72 hours or 24 hours, as applicable, of receipt of such notice; or
  - (d) upon the occurrence of a shut down of the Customer's production lines due to a failure by ACS to supply Component Parts where a Production Risk Notice was not issued at least five (5) days prior to the date on which the shut down occurs

Notwithstanding any other term of this Agreement, upon the occurrence of an Exit Event: (a) the Customer shall be entitled, in its sole discretion, to immediately resource all or part of ACS' production of Component Parts to an alternative supplier and take possession and control of all of the Customer's Tooling for which the Receiver has confirmed the Customer's ownership related to such Component Parts and immediately remove all such tooling from ACS's premises and the Receiver shall and will cause ACS to co-operate with the Customer in that regard.

12. No liability. The Receiver will not be deemed to be a successor to ACS in respect of any obligations under the Purchase Orders or the Tooling Purchase Orders (collectively, the "Customer Agreements") and Receiver is acting solely in its capacity of receiver and manager of ACS and with no personal or corporate liability. Subject to the Allowed Setoffs and Material Setoffs, Customer further agrees that Receiver will have no liability to Customer for, and Customer will indemnify and hold Receiver harmless from and against any claims of third parties for, (a) any failure to supply Component Parts, including without limitation, in the quantities or at the times requested by Customer other than as a result of the Receiver's gross negligence or wilful misconduct, (b) breaches by ACS of any agreements it has with Customer, and (c) any liability for non-conforming or defective Component Parts sold to Customer, including in respect of product liability claims and claims for latent defects in such Component Parts. FURTHER, RECEIVER HAS NOT GIVEN AND WILL NOT BE DEEMED TO HAVE GIVEN ANY CUSTOMER OR ITS SUCCESSORS OR PERMITTED ASSIGNS ANY WARRANTIES (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE), IN RESPECT OF ANY COMPONENT PARTS OR CUSTOMER INVENTORY. ALL CONDITIONS AND WARRANTIES EXPRESSED OR IMPLIED BY THE SALE OF GOODS ACT OF ONTARIO DO NOT APPLY HERETO AND HAVE BEEN WAIVED BY THE CUSTOMER.

#### 13. General Terms.

- A. **Authorization.** The parties executing this Agreement warrant that they have the corporate power and authority to execute this Agreement and this Agreement has been duly authorized by the parties.
- B. **Cooperation.** Each party agrees to cooperate fully and in good faith with the other parties and to take all additional actions that may be necessary to give full force and effect to this Agreement.
- C. Section Headings. The Section headings used in this Agreement are for convenience of reference only and are not to affect the construction hereof or be taken into consideration in the interpretation of this Agreement.
- D. No Waiver: Cumulative Remedies; Unenforceability. No party to this agreement will by any act, delay, indulgence, omission, or otherwise be deemed to have waived any right or remedy under this Agreement, or any other agreement between the parties or between Customer and ACS, or of any breach of the terms and conditions of this Agreement or any other agreement between the parties or between Customer and ACS. A waiver by any party of any right or remedy under this Agreement on any one occasion will not be construed as a bar to any right or remedy which that party would otherwise have had on a subsequent occasion. Neither failure to exercise, nor any delay in exercising, any right, power, or privilege under this Agreement, by any party will operate as a waiver, nor shall any single or partial exercise of any right, power or privilege under this Agreement preclude any other or future exercise thereof or the exercise of any other right, power or privilege. The rights and remedies under this Agreement are cumulative, may be exercised singly or concurrently, and are not exclusive of any rights and remedies provided by any

other agreements or applicable law. If any provision of this Agreement is held to be invalid or unenforceable, the remainder of this Agreement will not be affected thereby.

- E. **Reservation of Rights.** Subject to the terms of this Agreement, Customer expressly reserves and does not waive any claims it has against ACS, including without limitation, for breaches of any Purchase Order, or obligations under any other agreements between Customer and ACS.
- F. Waivers and Amendments; Successors and Assigns. No term or provision of this Agreement may be waived, altered, modified, or amended except by a written instrument, duly executed by the parties hereto. This Agreement and all of the parties' obligations are binding upon their respective successors, and together with the rights and remedies of the parties under this Agreement, inure to the benefit of the parties and their respective successors; provided, further, no party will assign any of its rights under this Agreement.
- G. Counterparts. This Agreement may be executed in any number of counterparts and by each party hereto on separate counterparts, each of which when so executed and delivered will be an original, but all of which together will constitute one and the same instrument, and it will not be necessary in making proof of this Agreement to produce or account for more than one such counterpart. For purposes of this Agreement, facsimile signatures will be treated as originals.
- H. **Jurisdiction.** Customer agrees to submit to the jurisdiction of the Ontario Superior Court of Justice, Commercial List in connection with any dispute under this Agreement and agrees that if the Receiver is required to seek the assistance of the Receivership Court to enforce this Agreement, in addition to any other remedies available under applicable law, the Receiver will be entitled to recover its reasonable lawyer's fees and costs so incurred.
- I. Entire Agreement; Conflicts; Ambiguous Language. This Agreement, together with any other agreements and schedules referenced to herein or executed in connection with this Agreement, constitutes the entire understanding of the parties in connection with the subject matter hereof. To the extent any term or condition of this Agreement is inconsistent or in conflict with the terms of any other agreements between ACS or the Receiver and the Customer, the terms of this Agreement will govern and control to the extent necessary to resolve such inconsistency or conflict. This Agreement is being entered into among competent persons who are experienced in business and represented by counsel, and has been reviewed by the parties and their respective counsel. Therefore, any ambiguous language in this Agreement will not necessarily be construed against any particular party as the drafter of such language.
- J. Governing Law. This Agreement is made in the Provide of Ontario and shall be governed by, and construed and enforced in accordance with, the laws of the Province of Ontario and of Canada applicable therein and the parties irrevocably attorn to the jurisdiction of the Court and other appropriate courts of the Province of Ontario in respect of any matters and disputes arising in connection with this Agreement.

K. CONSULTATION WITH COUNSEL. THE PARTIES ACKNOWLEDGE THAT THEY HAVE BEEN GIVEN THE OPPORTUNITY TO. CONSULT WITH COUNSEL BEFORE EXECUTING THIS AGREEMENT AND ARE EXECUTING SUCH AGREEMENT WITHOUT DURESS OR COERCION AND WITHOUT RELIANCE ON ANY REPRESENTATIONS, WARRANTIES OR COMMITMENTS OF THE RECEIVER, OTHER THAN THOSE SPECIFICALLY SET FORTH IN THIS AGREEMENT.

[Intentionally left blank, signature page continued on following page]

#### [Signature page to Customer Accommodation Agreement]

"Receiver"

**ZEIFMAN PARTNERS INC.**, solely in its capacity as Receiver and Manager of ACS Precision Components Partnership arid with no personal or corporate liability

By:	
Its:	
Address for	notices:
One Toronto PO Box 28 Suite 910 Toronto, Ont	Street tario M5C 2C6 Canada
By:	
Its:	
Address for Notices:	

#### **SCHEDULE F**

### **Letter Agreements**

## Re: ACS Precision Components Partnership ("ACS")

Dear Customer:

ACS manufactures various component parts (the "Component Parts") for Robert Bosch, S. de R.L. de C.V. ("Customer" or "you") pursuant to various purchase orders and supply contracts (each a "Purchase Order" and collectively the "Purchase Orders"). At approximately 12 p.m. E.D.T. on May 6, 2010 (the "Effective Date"), the Ontario Superior Court of Justice, Commercial List, entered an order (the "Receivership Order") appointing Zeifman Partners Inc. as receiver and manager (the "Receiver") of ACS.

The Receivership Order provides that the Receiver is under no obligation to allow ACS to continue to produce Component Parts for any customer unless such customer enters into acceptable arrangements with the Receiver. The purpose of this letter agreement is to set forth the terms and conditions pursuant to which the Receiver will allow ACS to manufacture Component Parts for you.

Subject to the availability of sufficient financing, raw materials, labor and machine capacity and subject to the following terms, the Receiver will use its best efforts to cause ACS to continue to manufacture Component Parts in accordance with Customer's requirements:

- 1. Payment of Existing Accounts. You acknowledge and agree that the aggregate amount owing by you to ACS for Component Parts shipped on or before the Effective Date (the "Pre-Effective Date Payables") is no less than US \$37,194.88. By May 22, 2010, you will pay all Pre-Effective Date Payables in accordance with the terms of Section 3 below.
- 2. **Expedited Payment Terms**. For shipments of Component Parts to you after the Effective Date (the "Post-Effective Date Payables"), you will pay for all invoices provided by ACS on terms of net seven (7) days or better.

1 Toronto Street, Suite 910 Toronto, Ontario

M5C 2V6

Tel: (416) 861-1487 Fax: (416) 256-4001

www.zeifman.ca

- 2. Limitation of Setoff Rights. With respect to Pre-Effective Date Payables and Post-Effective Date Payables, you agree to suspend and not assert any defenses, rights and claims for setoffs, deductions and/or recoupment other than for Allowed Setoffs. For purposes of this letter agreement, "Allowed Setoffs" means setoffs, recoupments or deductions for defective or nonconforming products, short shipments, misshipments, or billing errors (improper invoices or mispricing). Provided further that under no circumstances shall (a) Allowed Setoffs exceed ten percent (10%) of the face amount of any bona fide invoice, or (b) setoffs or recoupments, including Allowed Setoffs, be taken against the Surcharge (as defined below).
- 4. <u>Surcharge</u>. For all Component Parts shipped to you after the Effective Date, you agree to pay a [thirty percent (30%)] increase (the "Surcharge") in excess of current Purchase Order prices.
- Inventory Purchase. You agree to purchase from Receiver, at the time of resourcing any Component Part, all raw materials, work in process and finished goods inventory related to the manufacture, production or assembly of the subject Component Part (collectively, the "Customer Inventory") that is "useable" and in a "merchantable" condition. The price for the Customer Inventory to be purchased under this Section will be calculated as follows:
  - (a) for raw material 100% of the cost of the raw material, with cost based on ACS' actual landed cost;
  - (b) for work-in-process 100% of the applicable Purchase Order price plus the Surcharge, with such amount pro-rated on a percentage of completion basis; and
  - (c) for finished Component Parts 100% of the applicable Purchase Order price plus the Surcharge.

For the purpose of this Agreement, the term "useable" means inventory in quantities that are reasonably useable by you or your new suppliers in the production of Component Parts. The term "merchantable" as used in this Agreement means of good quality and in conformance with any applicable Purchase Order specifications. You agree to pay the purchase price for the Customer Inventory without setoff, recoupment or other deduction of any kind or nature within three (3) days of taking delivery of such Customer Inventory.

- 6. **No Liability**. Receiver is acting solely in its capacity of receiver and manager of ACS and with no personal or corporate liability. Further, Receiver will not be deemed to be successors to ACS in respect of any obligations under the Purchase Orders. You also agree that the Receiver will have no liability to you for, (a) any failure to supply Component Parts, including without limitation, in the quantities or at the times requested by you, (b) breaches by ACS of any agreements it has with you, and (c) Component Parts sold to you (including in respect of product liability claims and claims for latent defects in such Component Parts).
- 7. No Warranty. RECEIVER HAS NOT GIVEN AND WILL NOT BE DEEMED TO HAVE GIVEN ANY CUSTOMER OR ITS SUCCESSORS OR PERMITTED ASSIGNS ANY WARRANTIES (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE), IN RESPECT OF ANY COMPONENT PARTS OR CUSTOMER INVENTORY. ALL CONDITIONS AND WARRANTIES EXPRESSED OR IMPLIED BY THE SALE OF GOODS ACT OF ONTARIO DO NOT APPLY HERETO AND HAVE BEEN WAIVED BY THE CUSTOMER.

Please acknowledge your agreement to these terms by signing in the space provided. This letter may be signed in counterparts and facsimile copies of signatures will constitute originals for all purposes. This letter sets forth the entire understanding of the parties with respect to the subject matter hereof.

**ZEIFMAN PARTNERS INC.**, solely in its capacity as Receiver and Manager of ACS Precision Components Partnership and with no personal or corporate liability

В	y:		***
	Its:	,	
Acknowledged and agreed: Bosch, S. de R.L. de C.V.			
Ву:			
Its:an authorized representative			

### SCHEDULE G

## Forecast Income Statement

Net income - %	. acces chance (controller) tribalists	Total Other (Income) Expense	Other (Incomo) Exercise	Professional Fact	XTRO	Vacation Pay	Wind-Down Costs	Continuency	Deferred Comp Transactions	Currency Gain/Loss	Cura (incorne) Expense: Interest Expense, Net Fixed Asset Transactions		Operating Income		Selling, General & Admin Expense	Corporate Allocations	Division General & Admin, Expense	Division Sales Expanse	Control management of	Gross Margin		Total Cost of Sales	Other Burden	Engineering Burden	Manufacturing Burden & Salaried Employees	Material % Total Sales	Production Labor Costs	Material % Total Sales	Material Costs	Cost of Sales:		Gross Sales	Sales - Practition	Gross Sales:		AC - PLASTICS
4,895 0.8%	89,250	3	41,250	12,500	12,500	10,000	10,000	,	,	ı	3,000		94,145	10,377	2,500	2,404	3,673		17.8%	112,722		519,806	1,581	691	113,876	11%	69,905	53%	333.753		632,528	757,081	451,806		200	Fost
11,584 1.9%	89,250	_	41,250	12,500	12,500	10,000	10,000	•		ı	3,000		100,834	18,5/8	006.2	12,404	3,674		19.1%	119,411		505.716	1,563	691	106.540	11%	67.301	530%	329 R21		625,127	178,608	446,519		INF-71	Fost
(3,855) -0.7%	89,250		41,250	12,500	12,500	10,000	10,000	,	•		3,000	40,000	65.395	18,579	2,500	12,404	3,675		17.9%	103,973		478.377	1.456	691	102.649	10%	60 tr 6	512,00	212 021		582,350	166,386	415,965		IIIV-BI	Fost
(1,242) -0.2%	89,250		41,250	12,500	12,500	10,000	10,000	1			3,000	00,000	इत्ता बह	18,580	2,500	12,404	3,676		18.6%	106,588	700,047	465.524	430	60,01	00 R16	J2,032	54 033 04 76	309,333	300 555		572,112	163,461	408,651		Inf-92	Fcst
2,062 0.4%	89,250	•	41,250	12,500	12,500	10,000	10,000		<b>1</b>	•	3,000	210,16	01 313	18,452	2,500	12,304	3,648		19.5%	109,765	432,493	1,400	1 406	92,000	00 5 6%	40,600	, 24, 36, 36, 36,	303,965			562,260	160,646	401,614		2-Aug	Fcst
(4.582) -0.8%	89,250	, (	41.250	12.500	12,500	10,000	10,000	•	ι	ı	3,000	04,008	01.500	18,325	2,500	12,205	3,620		18.9%	102,993	443,067	1,300	200	C1 - 198	200	44,/16	54%	297,236			546.060	156,017	390.043		9-Aug	Fost
(5,513) -1.0%	89,250	1,500	41 250	12.500	12.500	10,000	10,000	•	r	,	3.00 <del>0</del>	83,737	22	18,198	2,500	12,106	3,592	3.1.6	10.102	101.934	431,976	1,335	608	98,794	7%	39,119	55%	292,119			533 910	150 546	381 364		16-Aug	Fcst
(6,840) -1.3%	89,250	1,700	44 350	13.500	12 500	10,000	10,000		1		3.000	82,410		18,070	2,500	12.007	3.564	13.170	10 40/	100 480	424,278	1,312	580	98,586	7%	35,670	55%	288,130		00 1,1 00	524 759	140 031	37/ 837		23-Aug	Fost
(7,224) -1.4%	89,250	, , , ,	44,000	13,500	10,000	10,000	10 000				ند 200	82,026		17,814	2,500	11 808	3 508	19.3%	30,040	00.840	417,954	1,294	525	97,990	6%	33,045	55%	285,099		31,734	140,341	147041	200		30-Aug	
6,004 0.9%	55,636	37,500	31 .	,	1	•	•	15,136	,	u <sub>t</sub> uoo	3 000	61,639		32 384	9.784	1 o	R 184	74.5%	34,023	2	552,250	4,847	3,003	134,874	13%	85,779	50%	323,746		040,273	000,021	325,273			Actual	

#### SCHEDULE H

## **Notice Provided to Primary Customers**

#### ZEIFMAN PARTNERS INC

June 25, 2010

Via Email: mlaser@visteon.com

Visteon Corporation

Attention:

Michelle Laser

Dear Ms. Laser:

## Re: ACS Precision Components Partnership ("ACS") - Surcharge Increase Notice

The Receiver of ACS believes that the 30% Surcharge (the "Surcharge") in excess of the applicable Purchase Order price will no longer be sufficient to fully fund Visteon Corporation's ("Visteon") pro-rata share of all cash losses incurred or to be incurred in producing parts for Visteon. Attached hereto is a copy of a production budget for July and August 2010 (the "Budget"). The Budget indicates that a 40% Surcharge is necessary to fund your pro-rata share of all cash losses anticipated during the months of July and August 2010. As a result, the Receiver requests that Visteon agrees in writing to a 40% Surcharge (the "Revised Surcharge") in excess of the applicable Purchase Order price for all product manufactured after July 2, 2010.

Pursuant to the Accommodation Agreement signed by Visteon dated May 19, 2010, the Receiver may, on 5 days written notice, cause ACS to cease production of parts for Visteon unless Visteon agrees in writing to the Revised Surcharge requested by the Receiver.

Accordingly, please acknowledge your agreement to the 40% Revised Surcharge for all product manufactured after July 2, 2010, until further notice, by signing in the space provided. This letter may be signed in counterparts and facsimile copies of signatures will constitute originals for all purposes. This letter sets forth the entire understanding of the parties with respect to the subject matter hereof. Please return to the Receiver by email at <a href="mailto:jrutman@zeifmans.ca">jrutman@zeifmans.ca</a> or by fax at 416-256-4001 within 5 days of receipt of this letter.

201 Bridgeland Avenue Toronto, Ontario M6A 1Y7 Tel: (416) 256-4005 Fax: (416) 256-4001 www.zeifman.co

If the Receiver does not receive the signed agreement within	5 days,	production	of parts for
Visteon shall cease thereafter.		•	-

Best regards,

ZEIFMAN PARTNERS INC., solely in its capacity as Court Appointed Receiver of ACS Precision Components Partnership and with no personal or corporate liability

	to the	
Per:		
	Jonathan Rutman	
AGRE	EED AND ACCEPTED THIS DAY OF, 201	0:
Visteor	n Corporation	
Name:	<u></u>	
Title:	· ·	
l have a	authority to bind Visteon Corporation	

### **SCHEDULE I**

## Notice Provided to Secondary Customers

June 25, 2010

Robert Bosch, S. de R.L. de C.V. Calle Robert Bosch 405 - 50071
Toluca, Edo. de Méx. - México

Attention: Tobias Hauk

Dear Mr. Hauk:

Re: ACS Precision Components Partnership ("ACS") - Surcharge Increase Notice

The Receiver of ACS believes that the 30% Surcharge (the "Surcharge") in excess of the applicable Purchase Order price will no longer be sufficient to fully fund Robert Bosch, S. de R.L. de C.V. ("Bosch") pro-rata share of all cash losses incurred or to be incurred in producing parts for Bosch. As a result, the Receiver requests that Bosch agrees in writing to a 40% Surcharge (the "Revised Surcharge") in excess of the applicable Purchase Order price for all product manufactured after July 2, 2010.

Accordingly, please acknowledge your agreement to the 40% Revised Surcharge for all product manufactured after July 2, 2010, until further notice, by signing in the space provided. This letter may be signed in counterparts and facsimile copies of signatures will constitute originals for all purposes. This letter sets forth the entire understanding of the parties with respect to the subject matter hereof. Please return to the Receiver by email at <a href="mailto:irutman@zeifmans.ca">irutman@zeifmans.ca</a> or fax at 416-256-4001 within 5 days of receipt of this letter.

If the Receiver does not receive the signed agreement within 5 days, production of parts for Bosch shall cease thereafter.

1 Toronto Street, Suite 910 Toronto, Ontario

M5C 2V6

Tel: (416) 861-1487 Fax: (416) 256-4001 www.zeifman.ca Page 2

Best regards,

ZEIFMAN PARTNERS INC., solely in its capacity as Court Appointed Receiver of ACS Precision Components Partnership and with no personal or corporate liability

to the
Per:
Jonathan Rutman
AGREED AND ACCEPTED THIS DAY OF, 2010:
Robert Bosch, S. de R.L. de C.V.
Name:
Title:
I have authority to bind Robert Bosch, S. de R.L. de C.V.

## SCHEDULE J

## **Summary of Operating Results**

		10% PREMIUM		4	0% PREMIUM	
	May 6-31	Jun-10	TOTAL	Jul-10	Aug-10	TOTAL
Gross Sales:						
Sales - Production Parts	2,336,311	3,005,348	5,341,659	2,441,616	1,728,199	4,169,815
Sales - Other	(11,797)	(24,497)	(36,294)	(90,537)	23,624	(66,913
Gross Sales	2,324,514	2,980,851	5,305,365	2,351,079	1,751,823	4,102,902
Cost of Sales:						
Material Costs	1,137,476	1,373,011	2,510,487	1,342,458	950,510	2,292,968
_	49%	46%	47%	55%	55%	559
Production Labor Costs	343,117	315,066	658,183	189,471	136,160	325,631
Manufacturing Burden @ Actual	402,855	374,111	776,966	278,880	200,729	479,608
Engineering	41,304	23,821	<del>6</del> 5,125	18,175	11,281	29,456
Other Total Cost of Sales	1,924,753	2,086,009	4,010,761	1,828,984	(2,527)	(2,527
	1,524,153	2,000,000	4,010,761	1,020,304	1,296,153	3,125,136
Gross Margin Gross Margin - %	399,761 17.2%	894,842	1,294,604	522,095	455,670	977,766
31 033 Maight - 70	17.2%	30.0%	24.4%	22.2%	26.0%	23.8%
Division Sales Expense	15,574	15,836	31,410	13,432	14,089	27,521
Division General & Admin. Expense	124,774	108,607	233,381	96,316	108,136	204,452
Professional Fees	142,104	188,433	330,537	63,824	230,545	294,369
KERP	17,400	17,400	34,800	10,500	10,500	21,000
Pre Receivership Vacation Pay	123,024	106,816	229,840	3,999	12,308	16,306
Corporate Controlled Charges	39,057	24,295	63,352	<u>-</u>	1,274	1,274
Selling, General & Admin. Expense	461,933	461,387	923,320	188,071	376,852	564,923
perating income	(62,172)	433,455	371,284	334,024	78,819	412,843
perating Income - %	-2.7%	14.5%	7.0%	14.2%	4.5%	10.19
ing Customer Sales: Magna	4 0 40 0 mc					
Delphi	1,342,276	1,382,255	2,724,531	159,343	11,996	171,339
/isteon	311,095	609,176	920,271	1,388,811	898,650	2,287,461
Continental	10,492	74,521	85,013	104,828	287,168	391,996
ACH	130,090 116,985	179,682	309,772	377,319	229,142	606,461
Brose	20,279	171,450	288,435	22,174	-	22,174
Anderson Cook	133,030	77,194 116,539	97,473 249,569	137,232	102,468	239,700
	2,064,247	2,610,817	4,675,064	119,138	11,822	130,960
	89%	88%	88%	2,308,845 98%	1,541,246 88%	3,850,091 94%
Check Other	270,414	415,267	685,681	126,506	184,926	
Grand Total	2,334,661	3,026,084	5,360,745	2,435,351	1,725,172	311,432 4,161,523
				104%	99%	1019
	100%	102%	101%	25	23/0	-4-/
ing Customer Allocation of Profit/Loss:	100%	102%	101%	20 170	9976	
Мадпа	100%	102% 200,998	101% 165,098	22,638		
Маgпа					540	23,178
Маgпа Delphi	(35,901)	200,998	165,098	22,638	540 40,432	23,178 237,744
Magna Delphi Visteon Continental	(35,901) (8,321)	200,998 88,582	165,0 <del>9</del> 8 80,262	22,638 197,312	540	23,178 237,744 27,814
Magna Delphi Visteon Continental ACH	(35,901) (8,321) (281)	200,998 88,582 10,836	165,098 80,262 10,556	22,638 197,312 14,893	540 40,432 12,920	23,178 237,744 27,814 63,916
Magna Delphi Visteon Continental ACH Brose	(35,901) (8,321) (281) (3,479)	200,998 88,582 10,836 26,128	165,098 80,262 10,556 22,649	22,638 197,312 14,893 53,607	540 40,432 12,920 10,310	23,178 237,744 27,814 63,916 3,150
Magna Delphi Visteon	(35,901) (8,321) (281) (3,479) (3,129)	200,998 88,582 10,836 26,128 24,931	165,098 80,262 10,556 22,649 21,802	22,638 197,312 14,893 53,607 3,150	540 40,432 12,920 10,310	23,178 237,744 27,814 63,916 3,150 24,107
Magna Delphi Visteon Continental ACH Brose	(35,901) (8,321) (281) (3,479) (3,129) (542)	200,998 88,582 10,836 26,128 24,931 11,225	165,098 80,262 10,556 22,649 21,802 10,683	22,638 197,312 14,893 53,607 3,150 19,497	540 40,432 12,920 10,310 4,610	23,178 237,744 27,814 63,916 3,150 24,107 17,458
Delphi Visteon Continental ACH Brose Anderson Cook	(35,901) (8,321) (281) (3,479) (3,129) (542) (3,558)	200,998 88,582 10,836 26,128 24,931 11,225 16,946	165,098 80,262 10,556 22,649 21,802 10,683 13,388	22,638 197,312 14,893 53,607 3,150 19,497 16,926	540 40,432 12,920 10,310 - 4,610 532	23,178 237,744 27,814 63,916 3,150 24,107 17,458 397,368
Magna Delphi Visteon Continental ACH Brose Anderson Cook	(35,901) (8,321) (281) (3,479) (3,129) (542) (3,558) (55,211) 89% (7,233)	200,998 88,582 10,836 26,128 24,931 11,225 16,946 379,648	165,098 80,262 10,556 22,649 21,802 10,683 13,388 324,437	22,638 197,312 14,893 53,607 3,150 19,497 16,926 328,024	540 40,432 12,920 10,310 4,610 532 69,344	23,178 237,744 27,814 63,916 3,150 24,107 17,458 397,368 96%
Magna Delphi Visteon Continental ACH Brose	(35,901) (8,321) (281) (3,479) (3,129) (542) (3,558) (55,211) 89%	200,998 88,582 10,836 26,128 24,931 11,225 16,946 379,648 88%	165,098 80,262 10,556 22,649 21,802 10,683 13,388 324,437 87%	22,638 197,312 14,893 53,607 3,150 19,497 16,926 328,024 98%	540 40,432 12,920 10,310 - 4,610 532 69,344 88%	23,178 237,744 27,814 63,916 3,150

#### SCHEDULE K

## Schedule of Operating Results for Delphi Production Period

## Zeifman Partners Inc., Receiver for ACS Precision Components Partnership Operating Results For the Period From September 4, 2010 to September 24, 2010

	Forecast September	_	Actual September	
Gross Sales:	416,118		480,891	
Cost of Sales:				
Material Costs	231,765	56%	312,764	65%
Production Labor Costs	19,461	5%	23,128	5%
Manufacturing Burden @ Actual	145,185	35%	122,439	25%
Engineering	1,897	0%	1,224	0%
Other	3,000	1%	-	0%
Total Cost of Sales	401,308	96%	459,555	96%
Gross Margin	14,810		24.226	
Gross Margin - %	4%		21,336	
Gross Warght - 70	470		4%	
Division Sales Expense	11,913	3%	13,122	3%
Division General & Admin, Expense	51,897	12%	51,763	11%
Corporate Controlled Charges	2,100	1%	3,100	1%
Selling, General & Admin. Expense	65,910	16%	67,985	14%
Operating Income	(51,100)	-12%	(46,649)	-10%
Other (Income) Expense:				
Interest Expense, Net	1,500	0%	-	0%
Contingency	15,000	4%	-	0%
Professional Fees	75,000	18%	75,000	16%
Total Other (Income) Expense	91,500	22%	75,000	16%
Net Income	(142,600)	-34%	(121,649)	-25%
Net Income - %	-34%		-25%	

## SCHEDULE L

## **ATS Promissory Notes**

PROMISSORY NOTE

December 31, 2008

Principal Amount: \$1,000,000

FOR VALUE RECEIVED, each of the undersigned, 2178124 Ontario Inc., ACS Precision Components Partnership, by its managing partner, A-C (Plastics) Holdings, Inc., Omex Manufacturing ULC, and ACS Precision Components Holdings (Hong Kong) Co. Ltd. (collectively, the "Purchaser"), hereby acknowledges itself indebted to and promises to pay, without notice, on December 31, 2011, subject to the Subrogation/Subordination Agreement between Bank of Montreal and ATS Automation Tooling Systems Inc. (the "Holder"), as such agreement may be amended from time to time, to or to the order of the Holder, at 250 Royal Oak Road, Box 32100, Preston Centre, Cambridge, Ontario N3H 5M3, or such other address within the Province of Ontario as the Holder may specify from time to time, the principal sum of ONE MILLION DOLLARS (\$1,000,000) (the "Principal Amount") of lawful money of Canada. The Principal Amount shall not bear interest.

Notwithstanding the foregoing, the undersigned shall have the privilege of prepaying the whole of the principal sum outstanding hereunder without notice, bonus or penalty.

The undersigned hereby waives diligence, presentment for payment, notice of non-payment and notice of protest.

The undersigned agrees to pay any and all costs and expenses, including legal costs on a substantial indemnity basis, paid or incurred by the Holder in collecting amounts payable under this promissory note after they shall become due and payable.

This promissory note shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein. The undersigned hereby irrevocably attorns to the non-exclusive jurisdiction of the courts of the Province of Ontario.

[Signature Page Follows]

21781	
Per:	(2001)
	Name: Droglas Spittal Title: President
PART	PRECISION COMPONENTS INERSHIP, by its managing partner, A-C STICS) HOLDINGS, INC.
Ву:	The state of the s
	Name: Matthew Richey
	Title: Chief Executive Officer
	Tide. Office Exceditive Officer
	X MANUFACTURING ULC
OME. By:	X MANUFACTURING ULC
	X MANUFACTURING ULC  Name: Matthew Richey
By:	X MANUFACTURING ULC  Name: Matthew Richey
By:	X MANUFACTURING ULC  Name: Matthew Richey Title: Chief Executive Officer  PRECISION COMPONENTS
By: ACS I HOLI	X MANUFACTURING ULC  Name: Matthew Richey Title: Chief Executive Officer  PRECISION COMPONENTS

# 2178124 ONTARIO INC. Per: Name: Title: ACS PRECISION COMPONENTS PARTNERSHIP, by its managing partner, A-C (PLASTICS) HOLDINGS, INC. Name: Matthew Richey Title: Chief Executive Officer OMEX MANUFACTURING ULC Name: Matthew Richey Title: Chief Executive Officer ACS PRECISION COMPONENTS HOLDINGS (HONG KONG) CO. LTD. By: Mouth Aid Name: Matthew Richey

Title: Chief Executive Officer

PROMISSORY NOTE

December 31, 2008

Principal Amount: \$1,750,000

FOR VALUE RECEIVED, each of the undersigned, 2178124 Ontario Inc., ACS Precision Components Partnership, by its managing partner, A-C (Plastics) Holdings, Inc., Omex Manufacturing ULC, and ACS Precision Components Holdings (Hong Kong) Co. Ltd (collectively, the "Purchaser"), hereby acknowledges itself indebted to and promises to pay. without notice, on December 31, 2011, subject to the Subrogation/Subordination Agreement between Bank of Montreal and ATS Automation Tooling Systems Inc. (the "Holder"), as such agreement may be amended from time to time, to or to the order of the Holder, at 250 Royal Oak Road, Box 32100, Preston Centre, Cambridge, Ontario, N3H 5M3, or such other address within the Province of Ontario as the Holder may specify from time to time, the principal sum of ONE MILLION SEVEN HUNDRED AND FIFTY THOUSAND DOLLARS (\$1,750,000) (the "Principal Amount") of lawful money of Canada. The Principal Amount shall not bear interest.

Notwithstanding the foregoing, the undersigned shall have the privilege of prepaying the whole of the principal sum outstanding hereunder without notice, bonus or penalty.

The undersigned hereby waives diligence, presentment for payment, notice of non-payment and notice of protest.

The undersigned agrees to pay any and all costs and expenses, including legal costs on a substantial indemnity basis, paid or incurred by the Holder in collecting amounts payable under this promissory note after they shall become due and payable.

This promissory note shall be governed by and construcd in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein. The undersigned hereby irrevocably attorns to the non-exclusive jurisdiction of the courts of the Province of Ontario.

DATED as of the 31st day of December, 2008.

2178124 ONTARIO INC.

er;

Name: Title:

Title:

ACS PRECISION COMPONENTS
PARTNERSHIP, by its managing partner, A-C
(PLASTICS) HOLDINGS, INC.

 $\mathbf{R}_{\mathbf{V}}$ 

Name: Matthew Richey

Title: Chief Executive Officer

OMEX MANUFACTURING ULC

Bv:

Name: Matthew Richey

Title: Chief Executive Officer

ACS PRECISION COMPONENTS HOLDINGS (HONG KONG) CO. LTD.

Ву

Name: Matthew Riche

Title: Chief Executive Officer

\\$659130

# SCHEDULE M

# September 30 Letter Agreement

One Lundon Prace

T: 519 831,3500 F 510 838 6511 Www.milestnombon.com

Tony Van Klink

131002-0001

Direct Line \$19,931-3509 franklink@millentromson com

255 Queens Avenus, Sure 2010 London, On Censon NSA 568

# MILLER THOMSON LLP

Barnsters & Solicacina Patent & Trace-Mark Agents

September 30, 2010

Via Facsimile - 313-465-7315

Honigman, Hiller, Schwarz and Cohn LLP 2290 First National Building 560 Woodward Detroit, Michigan USA 48226

Attention: Don Baty

Dear Sir:

Re: OMEX Manufacturing ULC

As you are aware, yesterday Zeifman Parmers Inc., (the "Receiver") in its capacity as receiver and manager of all the assets, undertakings and properties of ACS Precision Components Parmership ("ACS") paid to Bank of Montreal ("BMO") the sum of \$1,676,682.71 (the "Debt") pursuant to the guarantee given by ACS for the liabilities of OMEX Manufacturing ULC ("Omex") to BMO. With that payment, the Receiver is subrogated to the position of BMO with tespect to the Debt. The security (the "BMO Security") held by BMO over the assets of Omex for the Debt is in the process of being assigned to the Receiver pursuant to the provisions of the Mercantile Low Amendment Act, R.S.O. 1990. Chapter M. 10.

The Receiver understands that Omex is in the process of making alternate financing arrangements (the "Refinancing") with Comerica Bank to repay the Debt. We understand that Omex is attempting to complete the Refinancing by next Wednesday, October 6.

The Debt is presently due and payable to the Receiver in full. The Receiver is prepared to allow Omex until 4:30 p.m. on October 6, 2010 to complete the Refinancing and repay the Debt, plus additional interest thereon until the date of payment, on the following terms:

Interest will continue to accrue on the Debt until the date of actual payment at the same rate as was payable by Omex to BMO;

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**MATTER** 

MILLER THOMSON LLP

Page 2

- Omex must undertake diligent efforts to complete the Refinancing to allow for repayment of the Debt, plus additional interest thereon, by no later than 4:30 p.m. on
- In the event that Omex becomes aware that the Refinancing will not or is unlikely to be completed and the Debt repaid by 4:30 p.m. on October 6, 2010, Omex will forthwith advise the Receiver in writing of same and the reasons therefor:
- 4. In the event that the Debt is not repaid to the Receiver in full by 4:30 p.m. on October 6, 2010, Omex will pay to the Receiver a fee in the sum of \$10,000. In consideration of the payment of such fee, the Receiver will allow Omex until 4:30 p.m. on October 13, 2010 to repay the Debt, plus additional interest thereon, in full;
- In the event that the Debt, plus additional interest thereon, is not paid in full by 4:30 p.m. on October 13, 2010, the Receiver shall be under no obligation to continue to forbear from the exercise of all rights and remedies available to it for recovery of the Debt unless a forbearance agreement has been entered into by the Receiver with Omex prior to 4:30 p.m. on October 13, 2010, in which event any further forbearance by the Receiver will be on the terms contained in such forbearance agreement;
- At all times hereafter the Receiver shall be entitled to inspect the collateral subject to the BMO Security and to review and make copies of the books, records and financial information of Omex upon request. Omex agrees to provide the Receiver full and purpose;

  The time being to
- 7. The time being allowed by the Receiver to Omex to repay the Debt as set forth in this letter shall terminate and the Receiver shall be in the same position as if this letter was not written and accepted by Omex if any material thing or event occurs which causes the Receiver to believe in good faith and on reasonable grounds that it is or is about to be insecure or that its position will worsen; and
- 3. Omex shall pay the Receiver's reasonable fees and disbursements and all reasonable fees and disbursements of the Receiver's legal counsel, plus taxes thereon, related to the repayment of the Debt by Omex to the Receiver.

MILLER THUMSON LLP

Page 3

To confirm the agreement of Ornex to the above terms and conditions, we would ask that Ornex sign the bottom of this letter and return same to me by no later than the close of business tomorrow, October 1, 2010, failing which the Receiver will not be bound by the terms and Yours mily

Allan Rutman Ionathan Rutman

OMEX Manufacturing ULC hereby confirms its agreement to the above terms.

OMEX MANUFACTURING ULC.

Per.

I have authority to bind inc Company

# SCHEDULE N

# **Omex Settlement Agreement**

#### AGREEMENT

THIS AGREEMENT made on January 142, 2011 as of the 23rd day of December, 2010.

#### AMONG:

ZEIFMAN PARTNERS INC., in its capacity as receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership and not in its personal or corporate capacity

(hereinafter called the "Receiver")

OF THE FIRST PART

- and -

OMEX MANUFACTURING ULC, a corporation formed under the laws of the Province of British Columbia

(hereinafter called "Omex")

OF THE SECOND PART

- and -

2178124 ONTARIO INC., a corporation formed under the laws of the Province of Ontario

(hereinafter called "217")

OF THE THIRD PART

- and -

ACS PRECISION COMPONENTS HOLDINGS (HONG KONG) CO. LTD., a corporation formed under the laws of Hong Kong

(hereinafter called "AC Holdings")

OF THE FOURTH PART

#### **RECITALS**

- (1) By Order of the Ontario Superior Court of Justice, Commercial List (the "Court") dated May 6, 2010 in Court File Number 10-8702-00CL (the "ACS Receivership Proceedings") the Receiver was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS;
- (2) ACS guaranteed payment to Bank of Montreal ("BMO") of the liabilities of Omex to BMO;
- (3) On September 29, 2009 the Receiver paid to BMO the sum of \$1,676,682.71 (the "Omex Debt") in full satisfaction of ACS' guarantee of the liabilities of Omex to BMO;
- (4) The security held by BMO over the assets of Omex (the "BMO Security"), to the extent assignable, was assigned to the Receiver pursuant to Section 2 of the *Mercantile Law Amendment Act*, R.S.O. 1990, C.M-10;
- (5) The Omex Debt, plus interest thereon from September 29, 2010 until payment in full, is now payable by Omex to the Receiver;
- (6) ACS, Omex, 217 and AC Holdings are jointly liable to ATS Automation Tooling Systems Inc. for the sum of \$2,750,000.00 (the "ATS Debt") pursuant to two Promissory Notes dated December 31, 2008 in the aggregate amount of \$2,750,000.00;
- (7) The Receiver intends to seek Court approval in the ACS Receivership Proceedings to distribute to ATS the sum of \$2,750,000.00 (the "ATS Distribution") in respect of the ATS Debt;
- (8) Upon the completion of the ACS Distribution, the Receiver asserts that Omex, 217 and AC Holdings will be liable to make contribution or reimburse the Receiver with respect to the ATS Debt (the "Contribution Claim");
- (9) On May 5 and 6, 2010 ACS paid to Omex \$80,376.70 on account of amounts owing by ACS to Omex, which the Receiver alleges were preferential under applicable law (the "Preference Payments");

- (10) Omex, 217 and AC Holdings dispute the Receiver's claims regarding their liability for the Omex Debt, Contribution Claim and Preference Payments;
- (11) The parties wish to fully and finally settle all claims and disputes with respect to the Omex Debt, Contribution Claim and Preference Payments;

NOW THEREFORE this Agreement witnesseth that in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the parties do agree as follows:

#### 1.0 PAYMENT TO BE MADE BY OMEX TO THE RECEIVER

- 1.1 Subject to the fulfillment of the conditions in paragraph 5.1 below, Omex agrees to pay the following amounts (collectively the "Settlement Amount") by certified funds, bank draft or wire transfer to the Receiver by no later than 4:30 p.m. on February 1, 2011 (the "Payment Date"):
  - (a) an amount equal to the Omex Debt (\$1,676,682.71) plus interest thereon from September 29, 2010 until payment in full at the same rate of interest as was payable by Omex to BMO on the Omex Debt [calculate the payoff with a per diem];
  - (b) the sum of \$10,000.00 on account of the fee payable by Omex to the Receiver under the terms of the letter agreement dated September 30, 2010 between the Receiver and Omex;
  - (c) the sum of \$1,000,000.00 on account of the Contribution Claim; and
  - (d) the sum of \$40,000.00 on account of the Preference Payments.

#### 2.0 WAIVER OF DIVIDEND

2.1 Omex agrees to and does hereby irrevocably and forever waive and release any and all rights and claims which it may have to receive a dividend or participate in any distribution of funds to the unsecured creditors of ACS from either the receivership estate or any subsequent bankruptcy of ACS which Omex would otherwise have been entitled to receive or participate in by reason of it having made payment of the sum of \$40,000.00 to the Receiver on account of the Preference Payments.

# 3.0 RELEASE AND DISCHARGE OF BMO SECURITY

- 3.1 Upon receipt by the Receiver of the Settlement Amount by the Payment Date, the Receiver shall:
  - (a) execute and deliver to Omex a Release in the form attached as Schedule "A" to this Agreement;
  - (b) execute and deliver to 217 and AC Holdings a Release in the form attached as Schedule "B" to this Agreement; and
  - (c) release and discharge the BMO Security and any other liens or security interests the Receiver may have in or to any assets of Omex.

#### 4.0 FORBEARANCE BY RECEIVER

- 4.1 The Receiver agrees to forbear until 4:30 p.m. on February 1, 2011 from the taking of any enforcement action against Omex for the recovery of the Omex Debt, plus interest thereon, unless the Receiver, acting reasonably, determines that its ability to recover the Omex Debt, plus interest thereon, will be prejudiced by delaying the taking of such enforcement action.
- 4.2 Omex reserves and does not waive any rights and defenses it may have in respect of the Omex Debt, the BMO Security or the Receiver's enforcement of its rights thereunder in the event that the Receiver terminates its forbearance under paragraph 4.1 above.

# 5.0 <u>CONDITIONS PRECEDENT</u>

- 5.1 The obligations of each of the parties under this Agreement are subject to the fulfillment on or before the Payment Date of the following conditions precedent, which are for the mutual benefit of the parties:
  - (a) one or more final Orders of the Court being obtained in the ACS Receivership Proceeding,
    - (i) approving this Agreement and the taking by the Receiver of all steps and actions contemplated by this Agreement; and
    - (ii) approving the ATS Distribution.

- (b) the Receiver completing the ATS Distribution; and
- the release and discharge by ATS of all security held by ATS from ACS, Omex, AC Holdings and 217 for the ATS Debt.
- 5.2 If such conditions precedent shall not have been fulfilled on or before the Payment Date, this Agreement shall be at an end and the parties shall be released from all obligations hereunder.

# 6.0 MISCELLANEOUS

- 6.1 This Agreement is governed by and will be construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.
- 6.2 For the purpose of all legal proceedings this Agreement shall be deemed to have been performed in the Province of Ontario and the courts of the Province of Ontario shall have jurisdiction to entertain any action arising under this Agreement. Each of the parties hereby attorn to the jurisdiction of the courts of the Province of Ontario in connection with enforcement of this Agreement.
- 6.3 This Agreement will enure to the benefit of and be binding upon the Parties and their respective heirs, executors, administrators, legal representatives, successors and permitted assigns.
- 6.4 Neither this Agreement nor any of the rights or obligations under this Agreement are assignable by any of the parties.
- 6.5 This Agreement (and the Releases attached as Schedules "A" and "B") constitutes the entire agreement between the parties with respect to the subject matter hereof and cancels and supersedes any prior understandings and agreements between the parties hereto with respect thereto. There are no representations, warranties, forms, conditions, undertakings or collateral agreements, express, implied or statutory between the parties other than as expressly set forth in this Agreement (or the Releases attached as Schedules "A" and "B").
- 6.6 No amendment to this Agreement shall be valid or binding unless set forth in writing and duly executed by all of the parties hereto. No waiver of any breach of any provision of

this Agreement shall be effective or binding unless made in writing and signed by the party purporting to give the same and, unless otherwise provided in the written waiver, shall be limited to the specific breach waived.

- 6.7 Each of the parties agree that upon the reasonable written request of another party, at any time, it will perform all acts and execute all documents as may be necessary or desirable to effect the purpose of this Agreement or to better evidence the transactions contemplated by this Agreement.
- 6.8 Time is of the essence in this Agreement.
- 6.9 The insertion of headings are for convenience of reference only and shall not affect the construction or interpretation of this Agreement.
- 6.10 This Agreement may be executed in counterparts, each of which shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Transmission by facsimile or electronic transmission in PDF format of an executed copy of this Agreement shall be deemed to and constitute due and sufficient delivery of such counterpart.

[the remainder of this page is intentionally blank; the signature page follows]

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

ZEIFMAN PARTNERS INC., in its capacity as Receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership and not in its personal or corporate capacity

Per:

Name: Allan Rutman Tille: President

OMEX MANUFACTURING ULC

Per:

Name: Scott Meucial

Title: CFO

2178124 ONTARIO INC.

Per:

Name:

Tille: PRESIDENT

ACS PRECISION COMPONENTS HOLDINGS (HONG KONG) CO. LTD.

TOURGLAS W. SPIT

Per:

Name: Title:

- M

#### SCHEDULE "A"

#### RELEASE

WHEREAS Omex Manufacturing ULC ("Omex") has made payment to Zeifman Partners Inc. (the "Receiver") in its capacity as receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership, of the Settlement Amount, as defined in the Agreement dated as of December 23, 2010 (the "Agreement") between, *inter alia*, the Receiver and Omex.

- 1. NOW THEREFORE this Release witnesseth that in consideration of the payment of the Settlement Amount by Omex to the Receiver pursuant to the Agreement and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the Receiver does hereby release and forever discharge Omex from any and all claims, debts, demands, actions and causes of action of any kind or nature whatsoever existing up to the present time which the Receiver or ACS have, ever had or may have against Omex based on facts in existence as of the date of this Release, whether known or unknown, suspected or unsuspected, including but without limitation, all claims, debts, demands, actions and causes of action relating to the Omex Debt, the Contribution Claim and the Preference Payments, all as defined in the Agreement.
- 2. AND FOR THE SAID CONSIDERATION the Receiver agrees not to make any claim or take any proceedings against any other person or corporation who might claim contribution or indemnity from Omex in respect of any matters existing up to the present time connected in any way with the claims released by virtue of paragraph 1 of this Release.
- 3. AND FOR THE SAID CONSIDERATION the Receiver represents and warrants that it has not assigned to any person, firm, corporation or legal entity any of the claims, debts, demands, actions and causes of action which are being released by this Release or with respect to which the Receiver agrees herein not to make any claim or take any proceedings.
- 4. AND FOR THE SAID CONSIDERATION the Receiver agrees that this Release shall operate conclusively as an estoppel in the event of any such claims or proceedings and may be pleaded accordingly.

IN WITNESS WHEREOF the R	receiver has executed this Release this day of
	ZEIFMAN PARTNERS INC., in its capacity as Receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership and not in its personal or corporate capacity  Per:
	Name: Allan Rutman Title: President

#### **SCHEDULE "B"**

#### RELEASE

WHEREAS Omex Manufacturing ULC ("Omex") has made payment to Zeifman Partners Inc. (the "Receiver") in its capacity as receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership, of the Settlement Amount, as defined in the Agreement dated as of December 23, 2010 (the "Agreement") between, *inter alia*, the Receiver, 2178124 Ontario Inc. ("217") and ACS Precision Components Holdings (Hong Kong) Co. Ltd. ("AC Holdings").

- 1. NOW THEREFORE this Release witnesseth that in consideration of the payment of the Settlement Amount by Omex to the Receiver pursuant to the Agreement and other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the Receiver does hereby release and forever discharge 217 and AC Holdings (collectively the "Releasees") from the Contribution Claim as defined in the Agreement.
- 2. AND FOR THE SAID CONSIDERATION the Receiver agrees not to make any claim or take any proceedings against any other person or corporation who might claim contribution or indemnity from the Releasees, or either of them, in respect of any matters existing up to the present time connected in any way with the claims released by virtue of paragraph 1 of this Release.
- 3. AND FOR THE SAID CONSIDERATION the Receiver represents and warrants that it has not assigned to any person, firm, corporation or legal entity the Contribution Claim or the right to make any claim or take any proceedings which the Receiver agrees herein not to make by virtue of paragraph 2 of this Release.
- 4. AND FOR THE SAID CONSIDERATION the Receiver agrees that this Release shall operate conclusively as an estoppel in the event of any such claims or proceedings and may be pleaded accordingly.

IN WITNESS WHEREOF the Red	ceiver has executed this Release this day of
	ZEIFMAN PARTNERS INC., in its capacity as Receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership and not in its personal or corporate capacity  Per:
	Name: Allan Rutman

Error! Unknown document property name.

## SCHEDULE O

# Receiver's Interim Statement of Receipt and Disbursements from May 6 to December 17, 2010

	CAD	USD
_	s	\$
Cash Receipts		
Revenues from Operations	3,229,901	6,789,360
Realization of Pre-receivership A/R	1,680,940	1,710,828
Sale of Assets	3,096,524	426,407
Inventory Receipts	175,825	442,805
Tooling Receipts	-	500,087
Goods and Service Tax Refunds	38,519	-
Miscellaneous Receipts	29,026	872
Interest	3,575	167
Total Receipts	8,254,310	9,870,525
Cash Disbursements		
Direct Material Purchases	370,858	3.705,820
Payroll and Benefits	2,108,567	· -
Rent/Lease Payment	327,953	-
GST/HST Paid	181,228	_
Utilities	214,709	-
Repairs & Maintenance	111,207	(395)
Freight & Brokerage	82,160	(20,331)
WSIB Expense	61,265	
Key Employee Retention Plan	55,800	_
Administration/Corporate Charges	36,372	32,665
Insurance	30,257	3,070
Office Expense	9,794	34,131
Supplies	33,164	(1,739)
Bank Charges	6,048	997
Pre Receivership Vacation Pay	256,656	-
Receiver's Fees	600,795	-
Legal Fees	166,796	-
Total Disbursements	4,653,629	3,754,217
Cash Inflow	3,600,681	6,116,308
Payment to Bank of Montreal re First Position Loan	(2,993,859)	-
Payment to Bank of Montreal re OMEX Guarantee	(1,676,683)	_
Delphi September Operating Loss Reserve	-	200,000
Transfers between CAD and US Accounts	6,252,457	(6,028,511)
	1,581,916	(5,828,511)
Ending Cash Balance	5,182,597	287,797
Third Party Reserves	(400,583)	(281,383)
Ending Cash Balance Less Reserves	4,782,014	6,414

#### Note

- 1. Balances in cash receipt and disbursement line items reflected above are inclusive of respective taxes.
- 2. Remaining receipts include \$1,676,683 from Omex Manufacturing ULC ("Omex") on account of the Omex debt to Bank of Montreal paid by the Receiver and \$10,000 in accounts receivable from ProTerra LED.
- 3. The third party reserves consist of lien claims by Aalber's Tool & Die of US \$203,032, Omega Tool & Die of \$113,752, Miller's Electric of \$286,831, and excess funds from the Delphi September Operating Loss Reserve of US \$78,351.
- 4. Delphi Automotive Systems LLC paid US \$200,000 to the Receiver in respect of September operating losses on account of an extension to the production period. The September Loss is calculated \$121,649, resulting in excess reserve of US \$78,351.
- 5. Credit balances in the cash disbursement line items above represent US\$ cash receipts from customers in respect of CAD\$ cash disbursements made by the Receiver.

# SCHEDULE P

# ATS GSA dated December 31, 2008

2178124, ACS PARTNERSHIP, OMEX, ACS HONG KONG

Ontario Personal Property Security Act Security Agreement

#### SECURITY AGREEMENT

The undersigned (hereinafter collectively called the "Debtors", each a Debtor) hereby enter into this Security Agreement with ATS Automation Tooling Systems Inc. (hereinafter called "ATS") for valuable consideration and as security for the repayment of all present and future indebtedness of the Debtor to ATS and interest thereon and for the payment and discharge of all other present and future liabilities and obligations, direct or indirect, absolute or contingent, of the Debtors to ATS (all such indebtedness, interest, liabilities and obligations being hereinafter collectively called the "Obligations"). This Security Agreement is entered into pursuant to and is governed by the *Personal Property Security Act* (Ontario) insofar as it affects personal property located in Ontario.

List all premises 1, and asset locations, by schedule, if necessary Each of the Debtors hereby represents and warrants to ATS that;

- it has assets at the following locations as set out in Schedule A hereto; and
- (ii) that its chief executive office is located at as set out in Schedule A hereto

Attach a schedule, if equipment is to be listed

Each of the Debtors hereby:

- (a) mortgages and charges to ATS as and by way of a fixed and specific mortgage and charge, and grants to ATS a security interest in, all its present and future equipment and any proceeds therefrom, including, without limiting the generality of the foregoing, all fixtures, plant, machinery, tools and furniture now or hereafter owned or acquired or in respect of which such Debtor has rights now or in the future and any equipment specifically listed or otherwise described in any Schedule hereto;
- (b) mortgages and charges to ATS, and grants to ATS a security interest in, all its present and future inventory and any proceeds therefrom, including, without limiting the generality of the foregoing, all raw materials, goods in process, finished goods and packaging material and goods acquired or held for sale or furnished or to be furnished under contracts of rental or service:
- (c) assigns, transfers and sets over to ATS and grants to ATS a security interest in, all its present and future intangibles and any proceeds therefrom, including, without limiting the generality of the foregoing, all its present and future accounts, accounts receivable, client lists, client records, client files, contract rights and other choses in action of every kind or nature now due or hereafter to become due, including insurance rights arising from or out of the assets referred to in sub-clauses (a) and (b) above;
- (d) grants, mortgages, charges, transfers and assigns to ATS a security interest in, all its present and future chattel papers, documents of title, instruments, money and securities, and any proceeds therefrom; and
- (e) charges in favour of ATS as and by way of a floating charge its undertaking and all its property and assets, real and personal, moveable or immovable, of whatsoever nature and kind, both present and future (other than property and assets hereby validly assigned or subjected to a specific mortgage and charge and to the exceptions hereinafter contained). For the purposes of this Security Agreement, the equipment, inventory, intangibles, undertaking and all other property and assets of the Debtors referred to in this clause 2 are hereinafter sometimes collectively called the "Collateral". Without limiting the generality of the description of Collateral as set out in this clause 2, and for the greater certainty, the Collateral

shall include all present and future personal property of the Debtors of the type described in any schedule attached hereto. Each Debtor agrees that it shall promptly advise ATS in writing of any acquisition of personal property which is not of the type herein described. Each Debtor agrees to execute and deliver from time to time, at its own expense, amendments to this Security Agreement or additional security agreements, which may be reasonably required by ATS to ensure attachment of security interests in such personal property.

- 3. The Collateral is on the date hereof primarily situate or located at the location(s) set out in clause 1 hereof but may from time to time be located at other premises of the Debtors. The Collateral may also be located at other places while in transit to and from such locations and premises; and the Collateral may from time to time be situated or located at any other place when on lease or consignment to any lessee or consignee from the Debtors. Each Debtor agrees to provide ATS with seven (7) days advance notice in writing of any changes to the information provided under clause 1 hereto and any change to its legal name.
- 4. It is hereby declared that the last day of any term of years reserved by any lease, verbal or written, or any agreement therefor, now held or hereafter acquired by a Debtor, is hereby or shall be excepted out of the mortgages, charges and security interests hereby created, but such Debtor shall stand possessed of the reversion of one day remaining in such Debtor in respect of any such term of years, for the time being demised, as aforesaid upon trust to assign and dispose of the same as any purchaser of such term of years shall direct. There shall also be excluded from the security created by this Security Agreement any property of any Debtor that constitutes consumer goods for the personal use of such Debtor.
- 5. A Debtor shall not without the prior written consent of ATS sell or dispose of any of the Collateral other than that described in sub-clause (b) of clause 2 above which may be sold only in the ordinary course of business and for the purpose of carrying on the same; and if the amounts of any of the intangibles referred to in sub-clause (c) of clause 2 above or any proceeds arising from the Collateral described in sub-clauses (a) and (b) of clause 2 above shall be paid to such Debtor, such Debtor shall receive the same as agent of ATS and forthwith pay over the same to ATS. The Debtors shall not without the prior written consent of ATS create any liens upon or assign or transfer as security or pledge or hypothecate as security or create a security interest in the Collateral except to ATS. Each Debtor agrees that ATS may require any account debtor to such Debtor to make payment to ATS and ATS may take control of any proceeds referred to in sub-clauses (a), (b) and (c) of clause 2 hereof and may hold all amounts received from any account debtors and any proceeds as cash collateral as part of the Collateral and as security for the Obligations of the Debtor to ATS.
- 6. Each Debtor shall at all times do, execute, acknowledge and deliver or cause to be done, executed, acknowledged or delivered all and singular every such further acts, deeds, transfers, assignments, security agreements and assurances as ATS may reasonably require for the better granting, transferring, assigning, charging, setting over, assuring and confirming unto ATS the property and assets hereby mortgaged and charged or subjected to security interests or intended so to be or which such Debtor may hereafter become bound to mortgage, charge, transfer, assign or subject to a security interest in favour of ATS and for the better accomplishing and effectuating of this Security Agreement.
- 7. Each Debtor shall at all times have and maintain insurance over the Collateral against risks of fire (including so-called extended coverage), theft, and such other risks as ATS may reasonably require in writing, containing such terms, in such form, for such periods and written by such companies as may be reasonably satisfactory to ATS. Each Debtor shall duly and seasonably pay all premiums and other sums payable for maintaining such insurance and shall cause the insurance money thereunder to be payable to ATS as its interest hereunder may appear and shall, if required, furnish ATS with certificates or other evidence satisfactory to ATS of compliance with the foregoing insurance provisions.
- 8. Each Debtor shall at all times upon request by ATS furnish ATS with such information concerning the Collateral and such Debtor's affairs and business as ATS may reasonably request, including lists of

inventory and equipment and lists of accounts and accounts receivable showing the amounts owing upon each account and securities therefor and copies of all financial statements, books and accounts, invoices, letters, papers and other documents in any way evidencing or relating to the account.

- 9. The Debtors shall be in default under this Security Agreement upon the occurrence of any one of the following events:
  - (a) a Debtor shall default under any of the Obligations;
  - (b) a Debtor shall default in the due observance or performance of any covenant, undertaking or agreement heretofore or hereafter given to ATS, whether contained herein or not and including any covenant or undertaking set out in any Schedule to this Security Agreement;
  - (c) an execution or any other process of any court shall become enforceable against a Debtor or a distress or analogous process shall be levied upon the property of the Debtor or any part thereof;
  - (d) a Debtor shall become insolvent or commit an act of bankruptcy, or make an assignment in bankruptcy or a bulk sale of its assets or a bankruptcy petition shall be filed or presented against the Debtor and not be bona fide opposed by the Debtor;
  - (e) a Debtor shall cease to carry on business.
- Upon any default under this Security Agreement, ATS may declare any or all of the Obligations to be immediately due and payable and may proceed to realize the security hereby constituted and to enforce its rights by entry; or by the appointment by instrument in writing of a receiver or receivers of the subject matter of such security or any part thereof and such receiver or receivers may be any person or persons, whether an officer or officers or employee or employees of ATS or not, and ATS may remove any receiver or receivers so appointed and appoint another or others in his or their stead, or by proceedings in any court of competent jurisdiction for the appointment of a receiver or receivers or for sale of the Collateral or any part thereof; or by any other action, suit, remedy or proceeding authorized or permitted hereby or by law or by equity; and may file such proofs of claim and other documents as may be necessary or advisable in order to have its claim lodged in any bankruptcy, winding-up or other judicial proceedings relative to any Debtor. Any such receiver or receivers so appointed shall have power to take possession of the Collateral or any part thereof and to carry on the business of such Debtor, and to borrow money required for the maintenance, preservation or protection of the Collateral or any part thereof or the carrying on of the business of the Debtor, and to further charge the Collateral in priority to the security constituted by this Security Agreement as security for money so borrowed, and to sell, lease or otherwise dispose of the whole or any part of the Collateral on such terms and conditions and in such manner as he shall determine. In exercising any powers any such receiver or receivers shall act as agent or agents for such Debtor and ATS shall not be responsible for his or their actions.

In addition, ATS may enter upon the applicable premises and lease or sell the whole or any part or parts of the Collateral. Each Debtor agrees that considering the nature of that part of the Collateral that is not perishable it will be commercially reasonable to sell such part of the Collateral:

- (a) as a whole or in various lots;
- (b) by a public sale or call for tenders by advertising such sale once in a local daily newspaper at least seven (7) days before such sale; and
- (c) by private sale after the receipt by ATS of at least two offers from prospective purchasers who may include persons related to or affiliated with such Debtor or other customers of ATS.

Any such sale shall be on such terms and conditions as to credit or otherwise and as to upset or reserve bid or price as to ATS in its sole discretion may seem advantageous and such sale may take place whether or not ATS has taken possession of such property and assets.

No remedy for the realization of the security hereof or for the enforcement of the rights of ATS shall be exclusive of or dependent on any other such remedy, but any one or more of such remedies may from time to time be exercised independently or in combination. The term "receiver" as used in this Security Agreement includes a receiver and manager.

- 11. Any and all payments made in respect of the Obligations from time to time and moneys realized from any securities held therefor (including moneys realized on any enforcement of this Security Agreement) may be applied to such part or parts of the Obligations as ATS may see fit, and ATS shall at all times and from time to time have the right to change any appropriation as ATS may see fit.
- 12. Each Debtor agrees to pay all reasonable expenses, including solicitor's fees and disbursements and the remuneration of any receiver appointed hereunder, incurred by ATS in the preparation, perfection and enforcement of this Security Agreement, including all expenses incurred by ATS and its agents to put into place and confirm the priority of any security interest in this Security Agreement and the payment of such expenses shall be secured hereby.
- 13. ATS may waive any default herein referred to; provided always that no act or omission by ATS in the premises shall extend to or be taken in any manner whatsoever to affect any subsequent default or rights resulting therefrom.
- 14. Each Debtor acknowledges that value has been given, that such Debtor has rights in the Collateral and that the parties have not agreed to postpone the time for attachment of any security interest in this Security Agreement.
- 15. The security hereof is in addition to and not in substitution for any other security now or hereafter held by ATS and shall be general and continuing security notwithstanding that the Obligations of the Debtors shall at any time or from time to time be fully satisfied or paid.
- 16. Nothing herein shall obligate ATS to make any advance or loan or further advance or loan or to renew any note or extend any time for payment or any indebtedness or liability of the Debtors to ATS.
- 17. This Security Agreement shall enure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns of the Debtors and ATS.
- 18. This Security Agreement is a security agreement within the meaning of the Personal Property Security Act (Ontario) and does not constitute an acknowledgement of any particular indebtedness or liability of the Debtors to ATS.
- 19 Each Debtor acknowledges receipt of a copy of this agreement.
- 20. In construing this Security Agreement, terms herein shall have the same meaning as defined in the Personal Property Security Act (Ontario), unless the context otherwise requires. The word "Debtor", the personal pronoun "it" or "its" and any verb relating thereto and used therewith shall be read and construed as required by and in accordance with the context in which such words are used depending upon whether a Debtor is one or more individuals, corporations or partnerships and, if more than one, shall apply and be binding upon each of them severally. The term "successors" shall include, without limiting its meaning, any corporation resulting from the amalgamation of a corporation with another corporation and, where a Debtor is a partnership, any new partnership resulting from the admission of new partners or any other change in such Debtor, including, without limiting the generality of the foregoing, the death of any or all of the partners.

Chief Executive Officer

IN WITNESS WHEREOF this Security Agreement has been executed by each Debtor on day of December. WB (year) **2178124 ONTARIO INC.** Per: Name: Title: ACS PRECISION COMPONENTS PARTNERSHIP, by its managing partner, A-C (PLASTICS) HOLDINGS, INC. By: Name: Matthew Richey Title: Chief Executive Officer **OMEX MANUFACTURING ULC** By: Name. Matthew Richey Title: Chief Executive Officer ACS PRECISION COMPONENTS HOLDINGS (HONG KONG) CO. LTD. Name: Matthew Richey Title:

#### SCHEDULE A

- 1 (i) Location of Assets:
  - 35 Emerald Lane, Amherstburg ON N9V 3R3
  - 730 Fountain Street North, Cambridge ON N3H 4R7
  - 250 Royal Oak Road, Cambridge ON N3H 5M3
  - 800-885 West Georgia Street, Vancouver BC V6C 3H1
  - 251 Lorne Avenue East, Stratford ON N5A 6S4
- 1 (ii) Location of Chief Executive Office:
  - 730 Fountain Street North, Cambridge ON N3H 4R7

#### CORPORATE AUTHORIZING RESOLUTION

Required only for a corporation

"WHEREAS it is in the interests of the Company to enter into a security agreement with ATS Automation Tooling Systems Inc. as security for its present and future obligations to ATS Automation Tooling Systems Inc. and therein mortgage, charge, assign and otherwise transfer and encumber and grant security interests in all its present and future property and assets;

#### NOW THEREFORE BE IT RESOLVED THAT:

- 1. the Company do enter into, execute and deliver to ATS Automation Tooling Systems Inc. a security agreement substantially in the form of the draft security agreement presented to the directors, subject to such alternations, amendments or additions to which the President or a Vice-President of the Company may agree;
- 2. the Company do mortgage, charge, assign and otherwise transfer and encumber and grant security interests in all its present and future equipment, inventory, intangibles, undertaking and other property and assets as security for its present and future obligations to ATS Automation Tooling Systems Inc., all as provided in the said draft security agreement;
- 3. the execution by the President or a Vice-President of the Company of the said security agreement shall be conclusive proof of his agreement to any amendments, alterations or additions incorporated therein;
- 4. the President and the Vice-President of the Company be and they are each along hereby authorized to execute and deliver the security agreement aforesaid on behalf of the Company and each of the officers of the Company are hereby authorized to excecute all such other documents and writings and to do such others acts and things as may be necessary for fulfilling the Company's obligations under the said security agreement."

# FORM OF CERTIFICATE

by Secretary or other authorized afficer; insert flame of corporation	I am the Secretary of and I hereby certify that:
Insert appropriate date	1. the foregoing is a true copy of a resolution duly and properly passed or consented to by the board of directors of the said Company on the day of,;(year)
•	<ol> <li>the attached Security Agreement is in the form of the draft security agreement referred to in the resolution and has been duly and properly executed by the proper officers of the Company under its corporate seal; and</li> </ol>
Use applicable clause	3. the resolution was passed at a meeting duly called and held on the date aforesaid and at which a quorum of the directors was present throughout the meeting, all the directors having received proper notice of the meeting or waiving such notice in accordance with the by-laws of the Company
	(or where applicable – the Company is subject to the Business Corporations Act of Ontario and the resolution was consented to by the signatures of all the directors of the Company on the date aforesaid in accordance with the Business Corporations Act.).
To be signed by Secretary or oth authorized office affix corporate seal	
	Secretary
	INote to Draft: Each Debtor to provide a continue to the second

\5669683.2

## SCHEDULE Q

# Acknowledgment executed by ATS

## ACKNOWLEDGEMENT

TO:

**OMEX Manufacturing ULC** 

AND TO:

2178124 Ontario Inc.

AND TO:

ACS Precision Components Partnership

AND TO:

ACS Precision Components Holdings (Hong Kong) Co. Ltd.

RE:

(i) General Security Agreement delivered by OMEX Manufacturing ULC in favour of ATS Automation Tooling Systems Inc. dated on or about December 31, 2008 (the "OMEX GSA"); and

(ii) General Security Agreement delivered by OMEX Manufacturing ULC, 2178124 Ontario Inc., ACS Precision Components Partnership and ACS Precision Components Holdings (Hong Kong) Co. Ltd. in favour of ATS Automation Tooling Systems Inc. dated on or about December 31, 2008 (the "Group GSA")

The undersigned hereby agrees and acknowledges that, notwithstanding the provisions of the OMEX GSA or the Group GSA,:

- (i) the maximum principal amount secured by the OMEX GSA shall be limited to Cdn. \$400,000; and
- (ii) the maximum principal amount secured by the Group GSA shall be limited to Cdn. \$2,750.000.

# DATED the 31st day of December, 2008.

ATS AUTOMATION TOOLING SYSTEMS

INC.

Per: (

Name: Carl Galloway
Title: Vice President

Per:

Name:

Title:

\5669751

# SCHEDULE R

# **Legal Opinion**



MILLER THOMSON LLP

MILLERTHOMSON, COM

ONE LONDON PLACE + 255 QUEENS AVENUE, SUITE 2010 ŁONDON, ON HM6A SR8 - CANADA

T 519.931.3500 F 519 858.851F

January 6, 2011

Via E-mail and Ordinary Mail

Zeifman Partners Inc. 201 Bridgeland Avenue Toronto, ON M6A 1Y7

Attention: Allan Rutman

Dear Sir:

Tony Van Klink Direct Line: 519,931,3509 tvanklink@millerthomson.com

Fife: 131002-0001

#### **ACS Precision Components Partnership** Re:

By Order of the Honourable Mr. Justice Campbell dated May 6, 2010, Zeifman Partners Inc. (the "Receiver") was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS.

The following is our report to you and our opinion on the following:

- The validity and enforceability of certain security granted by ACS to ATS Automation 1. Tooling Systems Inc. ("ATS");
- The validity and enforceability of a certain lease between ACS and De Lage Landen 2. Financial Services Canada Inc. ("DLL") in respect of a forklift; and
- The validity and enforceability of certain security claimed by Chillers Inc. ("Chillers"). 3.

# Assumptions and Qualifications

The opinions expressed in this letter are subject to the qualifications and assumptions set forth on Schedule "A" to this letter.

#### Searches

We have conducted the following searches concerning ACS:

1. Business Names Report - We obtained a Business Names Report from the Ministry of Government Services for the Province of Ontario with respect to ACS dated April 20, 2010 which confirms that ACS was registered as a general partnership under the name "ACS Precision Components Partnership" on December 3, 2008. The Business Names Report records the partners of ACS as 2178124 Ontario Inc. ("217") and A-C (Plastics) Holdings, Inc. ("A-C Holdings");

- Personal Property Security Act ("PPSA") We obtained a search of registrations against ACS under the PPSA with a file currency date of December 22, 2010. The registrations disclosed by that search are summarized on Schedule "B" to this letter;
- 3. Bank Act (Canada) We conducted a search of registrations against ACS under the Bank Act which search was current as of December 29, 2010. That search disclosed a Notice of Intention to give security under the Bank Act registered on December 19, 2008 in Ontario against ACS in favour of Bank of Montreal as No. 01235112.

# Security Reviewed

#### ATS

We have been provided with and reviewed copies of the following documents relating to security held by ATS:

- a General Security Agreement dated December 31, 2008 (the "ATS GSA") granted by, inter alia, ACS to ATS; and
- an Acknowledgment dated December 31, 2008 (the "Acknowledgment") executed by ATS confirming the maximum principal amount secured by the ATS GSA shall be limited to \$2.75 million.

#### DLL

We have been provided with and reviewed copies of the following documents relating to a lease between ACS and DLL:

- Lease Agreement dated January 26, 2010 (the "DLL Lease Agreement") with respect to a used 2006 Caterpillar P5000 Forklift (the "Forklift"); and
- Delivery and Acceptance Certificate dated January 28, 2010 ("Delivery and Acceptance Certificate") executed by ACS confirming delivery of the Forklift to ACS.

#### Chillers

We have been provided with and reviewed copies of the following documents relating to security claimed by Chillers:

- three purchase orders in the aggregate amount of \$2,651 issued by ACS to Chillers for the purchase of various parts (the "Parts");
- three invoices (the "Chillers' Invoices") in the aggregate amount of \$2,730 issued by Chillers to ACS for the supply of the Parts; and
- a verification statement relating to the registration by Chillers of a Financing Statement under the PPSA.



#### The ATS GSA

The ATS GSA was executed on behalf of ACS by Matthew Richey as Chief Executive Officer of A-C Holdings in its capacity as a partner of ACS. Under the terms of the ATS GSA, ACS, as security for all present and future indebtedness of ACS to ATS, granted to ATS a security interest in ACS' undertaking and all of ACS' present and future assets, real and personal. However, by virtue of the Acknowledgment, the maximum principal amount secured by the ATS GSA is \$2.75 million.

#### DLL Lease

The DLL Lease was executed by Dan Nowicki as the Chief Financial Officer of 217 in its capacity as a partner of ACS. Pursuant to the terms of the DLL Lease Agreement, DLL agreed to lease the Forklift to ACS for a term of 36 months commencing in January, 2010. As evidenced by the Delivery and Acceptance Certificate, ACS obtained possession of the Forklift on January 28, 2010.

#### Chillers' Invoices

Each of the Chillers' Invoices contain the following wording:

"All products remain the property of Chillers Inc. until fully paid."

## **PPSA Registrations**

#### <u>ATS</u>

ATS registered a Financing Statement with respect to ACS on December 31, 2008 for a registration period of 10 years under Registration No. 20081231 1305 1590 0219 (the "ATS PPSA Registration") for the collateral classifications of inventory, equipment, accounts, other and motor vehicles. The ATS PPSA registration is in proper form.

The ATS PPSA registration is subsequent in time only to a registration in favour of Bank of Montreal ("BMO"). The amounts secured by the security held by BMO over the assets of ACS have been repaid in full.

#### DLL

DLL registered a Financing Statement with respect to ACS on January 19, 2010 for a registration period of three years under Registration No. 20100119 1946 1531 6754 (the "DLL PPSA Registration") for the collateral classifications of equipment, other and motor vehicles. The DLL PPSA registration was amended on January 21, 2010 by the registration of a Financing Change Statement under Registration No. 20100121 1946 1531 7814 to include a description of the Forklift. The DLL PPSA registration, as amended, is in proper form.



#### Chillers

Chillers registered a Financing Statement under the PPSA on May 5, 2010 for a registration period of two years under Registration No. 2010505 1127 2595 0390 (the "Chillers PPSA Registration"). The name of the debtor is recorded on the Chillers PPSA Registration as "AC Precision Components". The proper legal name of ACS is "ACS Precision Components Partnership". A search of registrations under the PPSA against the name "ACS Precision Components Partnership" does not disclose the Chillers PPSA Registration.

#### **Opinions**

Subject to the qualifications and assumptions set forth on Schedule "A" to this letter, we are of the opinion that:

- The ATS GSA is valid and enforceable security against ACS and ACS' creditors;
- ATS has a valid and perfected security interest in the undertaking, property and assets of ACS;
- The DLL Lease Agreement is valid and enforceable security against ACS and ACS' creditors;
- DLL held a valid and perfected purchase money security interest in the Forklift at the time the Forklift was returned by the Receiver to DLL; and
- The Chillers PPSA Registration is defective. Any security interest which Chillers may have by virtue of the title retention clause in the Chillers' Invoices is unperfected.

Yours truly,

Tony Van Klink

TVK/lm Enc.

#### SCHEDULE "A"

### **Genuineness and Authenticity**

We assume the genuineness of all signatures and the authenticity of all documents or copies thereof.

### **Equity and other Statutory Limitations**

The opinions herein expressed are subject to any equities between the parties of which we have no notice or knowledge.

### Proper Corporate Authorization

We assume that, at all relevant times, the persons purporting to execute the documents on behalf of ACS, ATS and DLL had authority to do so, or if they lacked such authority, that ACS, ATS and DLL were unaware of the lack thereof.

### Accuracy of PPSA Register and Public Records

We have assumed the accuracy of all public records, indexes and filing systems in which we have searched or have caused inquiries to be made. We also assume that the registrations disclosed by the PPSA searches which we have conducted accurately reflect the contents of and all registrations affecting ACS made by all secured parties.

#### Laws of Ontario

The opinions expressed herein, insofar as same relate to personal property, are limited to personal property located in the Province of Ontario. The opinions expressed herein are, as well, limited to the laws of the Province of Ontario and all federal laws applicable therein.

#### Attachment

We are unable to verify ownership of personal property in Ontario. Consequently, we are unable to express any opinion with respect to whether or not security documents made in favour of ATS and DLL effectively charge or create a security interest in any particular piece of personal property. We assume for the purposes hereof, that the parties executing the security documents either owned or had rights akin to ownership in respect of personal property sufficient to permit the security interest created in favour of ATS and DLL to attach (to become effective) within the meaning of the *Personal Property Security Act*.

### Consideration and Outstanding Indebtedness

We assume that consideration was given by the secured parties to whom the security documents described in the attached letter were granted to support the granting of those security documents.



### SCHEDULE "B"

Overhead ( ) OF P	FILE	RATIONS AGAINST ACS I CURRENCY DATE OF DE	PRECISION COMPONEN CEMBER 22, 2010	ITS PARTNERSHIP
REGISTRATION NO. AND FILE NO.	PPSA (P)/ RSLA (R)		COLLATERAL CLASSIFICATION	COLLATERAL DESCRIPTION AND OTHER
20081222 1053 1862 6660 (Financing Statement) File No. 650663946	Р	Bank of Montreal	Inventory, Equipment, Accounts, Other, Motor Vehicle Included	<u> </u>
20081231 1305 1590 0219 (Financing Statement) File No. 650794878	Р	ATS Automation Tooling Systems Inc.	Inventory, Equipment, Accounts, Other, Motor Vehicle Included	
20100517 1154 1590 3039 (Financing Statement) File No. 650917755	P	Omega Tool Corp.	Equipment, Accounts, Other	
20100121 1946 1531 7814 (Financing Statement) File No. 658810134	Р	De Lage Landen Financial Services Canada Inc.	Equipment, Other, Motor Vehicle Included	2006 Caterpillar P5000 Forklift VIN #AT3506567 All goods supplied by the secured party, all parts and accessories thereto and accessions thereto and all replacements or substitutions for such goods proceeds accounts, chattel paper, money, intangibles, goods, documents of title, instruments, securities (all as defined in the Personal Property Security Act (ON) and insurance proceeds.
20100517 1124 1590 3038 Financing Statement) File No. 661417416	Р	Omega Tool Corp.	Equipment, Accounts, Other	
0100521 1025 2227 2683 Financing Statement) ile No. 661545702	R	Miller's Etectric Limited		Amount: \$286,831



### SCHEDULE S

### **Summary of PPSA Registrations against ACS**

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20081231 1305 1590 0219 (Financing Statement) File No. 650794878	P	ATS Automation Tooling Systems Inc.	Inventory, Equipment, Accounts, Other, Motor Vehicle Included	
20100517 1154 1590 3039 (Financing Statement) File No. 650917755	Р	Omega Tool Corp.	Equipment, Accounts, Other	
20100121 1946 1531 7814 (Financing Statement) File No. 658810134	P	De Lage Landen Financial Services Canada Inc.	Equipment, Other, Motor Vehicle Included	2006 Caterpillar P5000 Forklift VIN #AT3506567 All goods supplied by the secured party, all parts and accessories thereto and accessions thereto and all
	•			replacements or substitutions for such goods, proceeds accounts, chattel paper, money, intangibles, goods, documents of title, instruments, securities (all as defined in the Personal Property Security Act (ON) and insurance proceeds.
20100517 1124 1590 3038 (Financing Statement) File No. 661417416	Р	Omega Tool Corp.	Equipment, Accounts, Other	
20100521 1025 2227 2683 (Financing Statement) File No. 661545702	R	Miller's Electric Limited		Amount: \$286,831

#### **SCHEDULE T**

### Search of PPSA Registrations as of December 22, 2010



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ServiceOntario Privacy Statement | PPSR Telephone Service

#### **SCHEDULE U**

### **Summary of Costs and Invoices**

#### **ATS Automation Tooling Systems Inc.**

#### Legal Expenses

#### In the Matter of the Receivership of

#### ACS PRECISION COMPONENTS PARTNERSHIP

### Amounts Paid to Goodmans LLP as at December 17, 2010

,	,		,	Total before			Total with
Invoice	Date	Fees	Disbursements	Tax	GST	HST	Tax
541146	05/26/2010	8,016.00	2.13	8,018.13	400.91		8,419.04
542860	06/23/210	1,425.00	102.00	1,527.00	71.25		1,598.25
547549	09/22/210	450.00	0.86	450.86	7.50	39.11	497.47
547589	09/22/2010	2,850.00	4.18	2,854.18		371.04	3,225.22
549502	10/25/2010	29,167.00	365.99	29,532.99		3,839.29	33,372.28
551306	11/23/210	675.00	14.56	689.56		89.64	779.20
		··			479.66	4,339.08	
			Total	43,072.72	4,81	L8.74	47,891.46

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979,2211 Facsimile: 416.979.1234 goodmans.ca

May 26, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO.

**ATSA** 

101367

OUR INVOICE NO.

541146

GST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

05/04/10	Emails with M. Partridge re: new matter.
05/05/10	Review Application Record and send email to M. Parsons setting out key issues; emails with client and M. Partridge re: receivership application; conference call with M. Partridge and clients re: response to receivership application and key issues.
05/05/10	Review application materials re: ACS receivership; review record books re: sale of PCG division to ACS; conversations with D. Bish and S. Gillespie
05/06/10	Attend at court for hearing re: receivership appointment, and email client providing status report and copy of issued Order and Endorsement.
05/12/10	Emails with M. Partridge and client re: status of file, next steps and outstanding claims of ATS and position with respect to same; prepare Notice of Appearance and serve on service list and arrange for filing with Court.
05/13/10	Emails with clients and M. Partridge re: ATS claims and status of same; emails with service list, M. Partridge and clients re: Omega mold issue, and review Receiver's Report and related materials.
05/14/10	Email clients and M. Partridge re: Omega mold dispute.
05/16/10	Emails with service list re: resolution of Omega mold dispute, and review correspondence re: same.
05/17/10	Emails with all parties re: Omega mold dispute; email from client re: Siemens puck assembly issue, and call to discuss same.

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416:979.2211 Facşimile: 416.979.1234 goodmans.ca

Invoice #541146 -- page 2

\$8,419.04

#### TIMEKEEPER SUMMARY

NAME	HOURS		RATE
Bish, David	9.20 hrs	•	\$750.00
Partridge, Michael	1.50 hrs		\$700.00
Bennett, Jayne	.10 hrs		\$55.00
Clerk, Litigation	1.10 hrs	•	\$55.00

#### DISBURSEMENTS

TOTAL THIS INVOICE (CANADIAN DOLLARS)

Telephone - Long Distance	•	0.38
Copies		1.75

TOTAL DISBURSEMENTS	\$2.13
TOTAL FEES ON THIS INVOICE	. \$8,016.00
GST ON FEES	400.80
NON TAXABLE DISBURSEMENTS	0.00
TAXABLE DISBURSEMENTS	2.13
TOTAL DISBURSEMENTS ON THIS INVOICE	\$2.13
GST ON TAXABLE DISBURSEMENTS	0.11
· ·	•

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

Invoice #541146 -- page 3

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$8,419.04

THIS IS OUR ACCOUNT HEREIN

GOODMANS LLP

PER-

E. & O. E. MJP /

This invoice is payable upon receipt. In accordance with Section 33 of the Solicitors Act (Ontario) interest will be charged at the rate of 0.50% per annum on unpaid fees, charges or disbursements calculated one month from the date this invoice is delivered.

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

June 23, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO.

ATSA

101367

OUR INVOICE NO.

542860

GST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

## TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

05/26/10 Email from counsel re: new motion. Review motion record re: mold issue, and forward to clients. 05/27/10 Emails with T. Klink et all and service list re: pending motions and outstanding issues, and notify 06/02/10 client of same. Emails with service list re: pending motion and review motion materials and forward to client. 06/03/10 Review ACS motion materials and latest receiver's report and forward to client. 06/09/10 Emails from service list re: court hearing and revised order being sought and review same; emails 06/10/10 from service list re: issued Order and Endorsement. Forward issued Order and Endorsement to clients. 06/11/10 Review Receiver's Report and forward to clients and M. Partridge. 06/14/10 Review email and letter from counsel re: most recently obtained Order and Endorsement. 06/16/10

OUR FEE

\$1,425.00

#### TIMEKEEPER SUMMARY

NAME Bish, David HOURS

RATE

1.90 hrs

\$750.00

Barristers & Solicitors

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

Invoice #542860 -- page 2

DISBURSEMENTS						
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Filing Fee - Notice of Appearance

102.00

TOTAL DISBURSEMENTS

\$102.00

TOTAL FEES ON THIS INVOICE

\$1,425.00

71.25

GST ON FEES

NON TAXABLE DISBURSEMENTS

0.00

TAXABLE DISBURSEMENTS
TOTAL DISBURSEMENTS ON THIS INVOICE

\$102.00

TOTAL THIS INVOICE (CANADIAN DOLLARS)

\$1,598.25

#### ACCOUNTS RECEIVABLE

DATE

NUMBER

INVOICE AMT

TOTAL PAID/CR

BALANCE DUE

05/26/10

541146

\$8,419.04

\$0.00

\$8,419.04

TOTAL OUTSTANDING INVOICES (IN CDN)

\$8,419.04



**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

Invoice #542860 -- page 3

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$10,017.29

THIS IS OUR ACCOUNT HEREIN

GOODMANS LLP

PER.

E. & O. E. MJP /

This invoice may not reflect all time and disbursements incurred on this matter to date. It is payable upon receipt and in accordance with Section 33 of the Solicitors Act (Ontario), interest will be charged at the rate of 0.50% per annum on unpaid fees, charges or disbursements calculated one month from the date this invoice is delivered.

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234

goodmans.ca

September 22, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO.

ATSA

101367

OUR INVOICE NO.

547549

GST/HST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

06/18/10 Emails with S. Gillispie re: ACS staying on ATS's Rogers account.

07/13/10 Review faxes and enclosed motion record re: recovery of assets and funds, and forward to client.

07/15/10 Review letters and updated motion materials re: Aalbers Tool & Mold's motion to recover property and proceeds.

OUR FEE \$450.00

TIMEKEEPER SUMMARY

NAME

**HOURS** 

**RATE** 

Bish, David

.60 hrs

\$750.00

DISBURSEMENTS

Telephone - Long Distance

0.86

TOTAL DISBURSEMENTS

\$0.86

TOTAL FEES ON THIS INVOICE

\$450.00

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979,2211 Facsimile: 416.979,1234 goodmans.ca

Invoice #547549 -- page 2

GST ON FEES

7.50

HST ON FEES

39,00

NON TAXABLE DISBURSEMENTS

0.00

0.86

TAXABLE DISBURSEMENTS

TOTAL DISBURSEMENTS ON THIS INVOICE

\$0.86

HST ON TAXABLE DISBURSEMENT

0.11

TOTAL THIS INVOICE (CANADIAN DOLLARS)

\$497.47

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$497.47

THIS IS OUR ACCOUNT HEREIN

GOODMANS LLP

PER

E. & O. E.

МЈР /

This invoice may not reflect all time and disbursements incurred on this matter to date. It is payable upon receipt and in accordance with Section 33 of the Solicitors Act (Ontario), interest will be charged at the rate of 0.80% per annum on unpaid fees, charges or disbursements calculated one month from the date this invoice is delivered.

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234

goodmans.ca

September 22, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO.

ATSA

101367

OUR INVOICE NO.

547589

GST/HST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

### TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

08/26/10 Review motion materials re: sale approvals, distributions and approval of fees and activities, and forward to client.

08/31/10 Emails with S. Gillespie re: response to September 3 motion and claims of ATS, and review Omex guarantee claim materials.

09/01/10 Emails and conference call with client re: status of proceedings, distribution, proof of claim and current outstanding obligations.

09/02/10 Email from client re: statement of indebtedness and supporting documentation, and review same.

09/07/10 Call T. Van Klink re: status of proceedings, distribution to ATS, quantum of ATS's claim, treatment of Omex guarantee claim and related issues, and report on same to client; draft email to T. Van Klink re: documentation supporting ATS claim; emails with M. Partridge re: documentation supporting ATS claim; review letter to service list from T. Van Klink and forward to client.

09/08/10 Email from client re: collection of statement of current debt and supporting documentation.

OUR FEE \$2,850.00

#### TIMEKEEPER SUMMARY

NAME Bish, David HOURS

RATE

3.80 hrs

\$750.00

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416,979,2211 Facsimile: 416,979,1234 goodmans.ca

Invoice #547589 -- page 2

\$497.47

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Telephone - Long Distance

TOTAL OUTSTANDING INVOICES (IN CDN)

4.18

TOTAL DISBURSEMENTS		\$4.18				
TOTAL FEES ON THIS INVOICE		\$2,850.00				
HST ON FEES		370.50				
NON TAXABLE DISBURSEMENTS	0.00					
TAXABLE DISBURSEMENTS	4.18					
TOTAL DISBURSEMENTS ON THIS INVOICE		\$4.18				
HST ON TAXABLE DISBURSEMENT		0.54				
TOTAL THIS INVOICE (CANADIAN DOLLARS) \$3,22						
ACCOUNTS RECEIVABLE						
DATE NUMBER INVOICE AMT	TOTAL PAID/CR	BALANCE DUÉ				
09/22/10 547549 \$497.47	\$0.00	\$497.47				

**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

Invoice #547589 -- page 3

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$3,722.69

THIS IS OUR ACCOUNT HEREIN

**GOODMANS LLP** 

PER:

E. & O. E. MJP /

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Barristers & Solicitors

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

October 25, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO. ATSA 101367 OUR INVOICE NO. 549502

GST/HST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

### TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

09/30/10	Emails and call with S. Gillespie re: provision of payout statement and supporting documentation to
	Receiver, and draft same and assemble supporting documentation; forward draft payout
	communication to S. Gillespie for comment.

- 10/01/10 Finalize client's claim and supporting documentation with S. Gillespie, and submit to T. Van Klink under cover of email re; claims issues and documentation.
- 10/04/10 Call with S. Gillespie and email with T. Van Klink re: status of security review.
- 10/05/10 Call from S. Gillespie re: status of security review; emails with S. Gillespie re: subordination and postponement request by Omex and issues related to Omex; calls with T. Van Klink re: pending distribution to ATS, and report to client; calls and emails with M. Partridge and D. Wiseman re: BMO transaction and prior subordination and postponement arrangements; call with A. Maerov re: subordination and postponement and related arrangements and issues.
- 10/06/10 Conference call with D. Wiseman and S. Zimmerman re: subrogation and contribution issues; draft side-letter agreement; review and comment on draft subordination and postponement and confirmation documentation, and emails and calls with S. Gillespie re: same and re: potential concerns as to effect of entering into same on ACS debt; circulate proposed changes to documentation to Omex counsel and bank's counsel, and review comments and emails from same; review comments from bank's counsel re: draft confirmation agreement.
- 10/06/10 Researching guarantees and codebtors re: D. Wiseman's question.
- 10/06/10 Time spent considering joint debtor issues (review emails, telephone call with S. Zimmerman, coordinate research); further telephone call with D. Bish and S. Zimmerman;
- 10/06/10 Telephone conferences with D. Wiseman and D. Bish re: legal questions regarding joint debtors and partial postponement.

**Barristers & Solicitors** 

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Invoice #549502 -- page 2

Emails and calls with S. Gillespie re: concerns with subordination and postponement and effect of 10/07/10 same, and transaction concerns; emails with Omex's counsel and bank's counsel re: timing and substance of subordination arrangements and outstanding issues. Conference calls and emails with Bank's counsel, Omex counsel and T. Van Klink re: prospective 10/08/10 subordination and postponement and related issues, and emails and calls with S. Gillespie re: same. Emails and conference calls with A. Maerov, D. Baty et al. re: draft postponement and confirmation 10/12/10 documents, and review and comment on successive drafts; call and emails with T. Van Klink re: postponement and confirmation transaction and position of Receiver re: same; emails and calls with S. Gillespie re: status of discussions and draft documents. Emails and conference calls with A. Maerov, D. Baty, T. Van Klink et al. re: draft postponement 10/13/10 and confirmation documents and Receiver's position on same; emails and calls with S. Gillespie re: status of discussions and draft documents; emails and calls with S. Zimmerman, M. Creery and D. Wiseman re: marshalling research and joint debtor liabilities. Reviewing e-mails re: research required on marshalling, joint debtors' rights. 10/13/10 10/13/10 Reviewing fact situation and relevant materials and providing comments and suggestions on marshalling and subrogation. Call with T. Van Klink re: marshalling issues, and update S. Gillespie; emails with M. Creery re: 10/14/10 marshalling research and joint debtors interests. Reviewing law re: marshalling, joint debtors' rights; briefly reviewing pertinent agreements; 10/14/10 preparing memorandum (e-mail) to D. Bish re: same. Emails with S. Gillespie and M. Creery re: marshalling and joint debtors research and application to 10/15/10 present receivership scenario; review research summation, forward to client and discuss same with Completing review of law and preparing memorandum re: rights of co-debtors. 10/15/10

OUR FEE		\$29,167.00
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#### TIMEKEEPER SUMMARY

NAME	HOURS	RATE
Bish, David	23.70 hrs	\$750.00
Wiseman, David L.	1.60 hrs	\$675.00
Zimmerman, Susan	1.50 hrs	\$775.00
Creery, Monica	14.20 hrs	\$610.00
Shneer, Michel	2.00 hrs	\$230.00

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Invoice #549502 -- page 3

NAME		HOURS	<b>;</b>	RATE	•
Ostapuk, Helen		.50 hrs		\$55.00	•
DISBURSEMENTS					
Telephone - Long				22.42	
Computer Searche Meals	es - Lexis		28.07 25.00		
Computer Searche	es - Westlaw Car	swell		290.50	
TOTAL DISBURSE	EMENTS				\$365.99
TOTAL FEES ON T	HIS INVOICE				\$29,167.00
HST ON FEES					3,791.71
NON TAXABLE DISBURSEMENTS				0.00	
TAXABLE DISBURSEMENTS			•	365.99	
TOTAL DISBURSE	MENTS ON TH	IS INVOICE			\$365.99
HST ON TAXABLE	DISBURSEME	NT			47.58
TOTAL THIS INVO	DICE (CANAD)	IAN DOLLARS)			\$33,372.28
ACCOUNTS REC	EIVABLE				
•					. :
DATE 1	NUMBER	INVOICE AMT	TOTAL PAID/CR	BALANC	E DUE
09/22/10	547549	\$497.47	\$0.00	\$	497.47
09/22/10	547589	\$3,225.22	\$0.00	\$3,	225.22
TOTAL OUTSTAN	DING INVOIC	ES (IN CDN)		•	\$3,722.69

# Goodmans

Barristers & Solicitors

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

Invoice #549502 -- page 4

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$37,094.97

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GOODMANS LLP

PER.

E. & O. E.

МЈР /

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**Barristers & Solicitors** 

Bay Adelaide Centre 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234 goodmans.ca

November 23, 2010

ATS Automation Tooling Systems Inc. 250 Royal Oak Road Cambridge, ON Canada N3H 4R6

ATTENTION: Stewart McCuaig

OUR FILE NO.

ATSA

101367

OUR INVOICE NO.

551306

GST/HST REGISTRATION NO. R119422962

Re: ACS Precision Components Partnership Receivership

TO OUR PROFESSIONAL SERVICES RENDERED IN CONNECTION WITH THE ABOVE NOTED MATTER INCLUDING THE FOLLOWING:

10/19/10 Review email and attachments from counsel re: issued order, and forward same to S. Gillespie.

10/26/10 Draft and send email to T. Van Klink re: status of ATS claim and financing transaction, and call with S. Gillespie to discuss same and next steps.

OUR FEE \$675.00

TIMEKEEPER SUMMARY

NAME
Bish, David

HOURS

RATE

.90 hrs

\$750.00

DISBURSEMENTS

Telephone - Long Distance Telephone - Cellular Phone Charges 0.76 13.80

TOTAL DISBURSEMENTS

\$14.56

TOTAL FEES ON THIS INVOICE

\$675.00

HST ON FEES

87.75

# Goodmans

**Barristers & Solicitors** 

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Invoice #551306 -- page 2

NON TAXABLE DISBURSEMENTS

0.00

TAXABLE DISBURSEMENTS

14.56

TOTAL DISBURSEMENTS ON THIS INVOICE

\$14.56

HST ON TAXABLE DISBURSEMENT

1.89

TOTAL THIS INVOICE (CANADIAN DOLLARS)

\$779.20.

## ACCOUNTS RECEIVABLE

DATE	
DATE	•

NUMBER

INVOICE AMT

TOTAL PAID/CR

BALANCE DUE

10/25/10

549502

\$33,372.28

\$0.00

\$33,372.28

TOTAL OUTSTANDING INVOICES (IN CDN)

. \$33,372.28

TOTAL AMOUNT DUE IN CANADIAN DOLLARS

\$34,151.48

THIS IS OUR ACCOUNT HEREIN

**GOODMANS LLP** 

E. & O. E. MJP /

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#### **SCHEDULE V**

## Lease of 2006 Caterpillar P5000 Forklift

de lage landen 🌘

					CUSTOMER#		Lease#	
LESSEE INFORMAT	ION ·						439495	
LESSEE NAME	ACS PRECISION COMPON	IENTS PARTNERSHIP						
BILLING	STREET 730 Fountain St. N. 75	74 Eagle St. North	<b>ጎ</b>			`		
ADDRESS	CXTY Cambridge				PROVINCE ON		POSTAL CODE N3H 4R7	
CONTACT	NAME Mark Doering				PHONE FAX (519) 653-6500 ( )		FAX	
LEASE DETAILS	Mark boeinig				1 (319) 033-0	300		
VENDOR NAME	NAME				PHONE		FAX	
	HEWITT MATERIAL HAND	,		(905) 669-6		-		
EQUIPMENT	One Used 2006 Caterpillar	r P5000 Forklift		EQUIPMENT		1574 Eagle St, Building 2		
DESCRIPTION	s/n AT3506567			LOCATION	Campringe ON N	mbridge ON N3H 4R7		
	NO OF PAYMENTS	FREQUENCY	· · · · · · ·	(IF DIFFERENT)   TERM IN MO	AITHE	Γ	RENTAL AMOUNT	
RENT	!	MONTHLY 🖾			MIIIS	'		
PAYMENTS	36 ·	QUARTERLY		36		, p	\$525 51 LUS APPLICABLE TAXES	
		OTHER	1,	<sup>t</sup> & last payment du advanc				
	Capitalized words not defined	TERMS A below refer to terms appearing		ONDITIONS ve. ADDITIONAL TER	MS & CONDITIONS	APPEAR ON F	PAGE TWO	
these terms and condition of the control of the con	ans. Lessor hereby leases to Lessee, a the Lease Details, tagether with any par intangible now and hereafter relating.  If Lessee has not issued a purchase Equipment (a "Purchase Document") half. If Lessee has entered into a Paid. If Lessee has entered into a Paid. If Lessee has entered into a Paid. If Lessee has because the Lessee are Purchase Document to purchase the Lent If (and only if) Lessor accepts the If (and only if) Lessor accepts the Island only if) Lessor accepts a lassor will re-assign any Purchase Documenter. The provisions of any Purchase Documenter, Lessee shall perform, satisfy and comment the provisions of any Purchase Documenter. The provisions of any Purchase Documenter, Lessee shall commence on the start date responsibility to ensure that it will, proformation. This Lease of Equipment during the number of Rent Payments, in the deduction, set-off, reduction or abater with the Frequency set forth above Ledate of acceptance by Lessor set ogit of the date of that Payment Lessee's remake Payments when due. Lessee also agrees to pay Lessor a late fee into ungoid, plus interest at the rate and monthly, and payable on demand for each dishone be applied to cure any Default under til when the Lessee is terminated and Lessons. Lessee's Bank noted below is her, above for all amounts purporting to Engineer to the service of the payment by Lessor or Lessor's agent, and apprent by Lessor or Lessor's agent, and	the Term, Lessee unconditionally agrees amounts set out above together with ment for any reason whatsover, includ essee will also pay a pro rata payment below and the date of the first Payme scelpt of Lessor's invoice is NOT a condit agrees to pay to Lessor an administration of other amount cowing under this Lessor of \$10.00 for each menth or partial mo of twenty-nine percent (20%) per annuessee also agrees to pay Lessor a returned cheque. Any Security Deposit is in his Lesse by Lessor will return a fit will be seen the second and will be seen a fit will be seen and will be seen a fit will be seen and will be seen a fit will be se	the and the vith do 5.  5. The property of the control of the cont	any loss or damage in another branch, this a revoked without Lesson evidence of this autho purpose.  Other Important Trequipment failure, loss Equipment sofely in earner from Lessor with respedesjon of fitness for a for the Term, without rishall use the Equipment use the Equipment as expense, comply with relating to the possessi corrosive, abrasive or or now move the Equipment Lessor shall have the Equipment Lessor shall have the Equipment (Including specifications, and (c) imake any alterations, a Lessor. All such alterations, a Lessor. All such alterations are property of, Li Maintenance Agreemer suppiler acceptable to Lifte. The Equipment Equipment acceptable to Lifte. The Equipment expense and repair acceptable to Lifte. The Equipment expense a fixture or as interest in or to the E Lessee's expense, a fixture or as interest in or to the E	neutred as a result of hone untroduction shall be direct for consent Lessur is hereby white the one of the consent cars for damage. Lessee select condance with Lessee's inst- information of the vene persentations, warranties etc. but Equipment includ y particular purpose. To the course to Lessor, all warra the solely for business purpor careful and prudent man, and conform to all applic incompanies of the conformation of the the conformation of the c	suring this authors took by irrevocably authors to the formation of the price of the following the formation of the following the formations. Lesses lor's acts, or for a conditions (example, without limits or to the formation of the formation of the following the formation of the following the f	that such institution will not be liable ization. If such Account is transferred ir branch This authorization may not notized to deliver a copy details or fruit inting tessor its lawful attorney for such that the such as t	
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	Financial Services	aes precision c	UMP	NENTS PARTNER	KSHIP DY Its Part	ner 21/81	24 Untario Inc.	
anada Inc.		- A/10	7	4//				
uthorized Signatura ame: tle:		Authorized Signature Name: DAN NO	WIC.	KI, CFO	Authorized ( Name: Title:	Signature		
RE-AUTHORIZED PA' e Bank is authorized to pay a nk will not be liable for any to ther bank, this authorization ter obligation to make payme	YMENT PLAN and debit to the account of the underso and debit to the account of the underso as a presult of the association of the underso as to De Lager and of feet a association of the underso association of t	CFO CFO	<del></del>	e Lage Landen Financial Servitation. If the account is to ank as the case may be TI  PER:  AUTHORIZED  Name:	rvices Canada Inc., Includin ransferred to another bren nis authorization is given in authorization is given in D SIGNATURE		rm of magnetic tape. We agree that this tis closed and an account is opened a the terms of a lease or leases with o	

- Net Lease. All costs and expenses relating to the Equipment or its use maintenance or possession shall be borne by Lessee, including all Taxes and all fees, charges, claims and fines incurred or arising in connection with the Equipment's registration, licensing or operation. The Rents and other amounts payable hereunder shall be absolutely net to Lessor. free of all deductions, expenses or outgoings of any kind or nature. If leasee fails to perform any of its obligations hereunder. Lessor may do so on Lessee's behalf and shall be entitled to immediate reinhursement from Lessee, without prefuidce to any other of Lessor's hights or remedies and Lessee appoints Lessor its lawful attorney for such purposes. Lessee shall pay all Taxes and file all returns in respect of Taxes immediately upon such Taxes or returns becoming due "Taxes" includes all taxes, imposts, levies, fees, duties and charges now or hereafter imposes by any federal, provincial, municipal or other taxation authority on Lessee, the Equipment or the purchase, sale, ownership, delivery, possession, use Maintenance, operation or lease of the Equipment or lessor in respect of any of the foregoing, but excluding taxes on or measured by Lessor overall net income. Lessor shall be entitled to claim any applicable capital cost allovance, Investment tax credit or similar benefit under applicable tax legislation from time to time pertaining to the Equipment and/or the Lesse and Lessee shall not make any such claim in respect thereof
- Lease and Lessee shall not make any such claim in respect thereof

  Termination and Renewal. Upon at least one hundred and twenty (120) days written notice to Lessor prior to the end of the Term (or any renewal), Lessee shall advise Lessor of its Intention to return the Equipment at the end of such term. Provided that Lessee has given such notice, Lessee shall return the Equipment, freight and insurance prepaid, in the same condition as when delivered, ordinary wear and tear excepted, to any location specified by Lessor. Ninety (90) days prior to the return of the Equipment, Lessee must, at its own expense, provide a written condition report to the Lessor of the results of a comprehensive physical inspection of the Equipment. If Lessor incurs any costs or expenses of oring the Equipment up to good working order and appearance, reasonable wear and lear excepted, Lessee will immediately reinburse Lessor for all such costs or expenses. If Lessee does not return the Equipment at the end of the Term (or any renewal) then, unless Lessor demands return of the Equipment, this Lease shall automabically renew for a period equivalent to the Frequency with the same Rent Payments and all other terms and conditions contained in this Lease will remain unchanged.
- other terms and conditions contained in this Lease will remain unchanged

  11 Loss, Damage and Insurance. Unit Equipment is returned to and received by Lessor. Lessee bears the entire risk of loss including but not limited to confiscation, seizure, their or destruction or damage to the Equipment ("Event of Loss"), regardless of whether it is caused by any default or neglect of Lessee, and no such loss or damage shall relieve Lessee of its any of its obligations hereunder, Including the obligation to pay Rent. If an Event of Loss occurs, Lessee shall immediately notify Lessor and, at the option of Lessor, shall (a) place the Equipment in good repair and working order, (b) replace the Equipment with like Equipment may good repair and working order, (b) replace the Equipment with like Equipment in good repair and working order with clear title to the Equipment in Lessor; or (c) promptly pay to Lessor an amount equal to the Liquidated Damages (as such term to defined in Section 16 hereof), whereupon Lessor shall transfer to Lessee, whole treourse or warranty (express or Implied), all of Lessor's interest, if any, in and to the Equipment on an as-is, where is basis. Lessee shall keep the Equipment insured against all risks of loss in an amount at least equal to be full replacement cost and shall list Lessor's sprace on such insurance. Proceeds of such insurance may be applied, at Lessor's option, towards replacement or repair of the Equipment or toward payment of Lessee's obligations hereunder. Lessee shall also maintain comprehensive public liability insurance naming Lessor as an additional insured with coverage and in amounts acceptable to Lessor shall have the right but not the obligation to obtain other insurance at Lessee's expense.
- the right but not the obligation to obtain other insurance at Lessee's expense

  Representations, Lessee represents, warrants and coverants that: (a) if Lessee is not a natural person it is and will continue to be validly formed organized and existing and in good standing; (b) it has all necessary power and authority to execute, deliver and perform this Lease, each such action (i) having been duly authorized by all necessary action of Lessee. (ii) not being in conflict with any applicable law, the constating documents, resolutions or by-laws of Lessee or any agreement or undertaking; (c) this Lease is and will continue to be the legal, valid and binding obligation of Lessee enforceable against and effective against its creditors in accordance with its Lemns; (d) there are no pending or threatened actions or proceedings before any court, administrative agency or other tribunal; (e) Lessees financial position on their respective dates; and (f) Lessee shall provide such legal opinions resolutions, information and other documents as Lessor may reasonably request.
- resolutions, information and other documents as Lessor may reasonably request.

  Transfer, etc. Lessee shall not transfer, self, sublease or assign either the Equipment or any rights or benefits under this Lesse whether directly or indirectly, without the prior written consent of Lessor. In the event of a permitted assignment, Lessee agrees to pay an assignment fee of \$100.00 or Lessor's actual costs, whichever is greater, Lessor may self, assign, or transfer this Lesse and the Equipment; any transferee shall have the same rights and benefits as the original Lessor but will not have to perform any of Lessor's obligations; transferees shall not be subject to any claims, defenses or setoffs that Lessee may have against any predecessor Lessor or any other person. Lessee shall not allow the Equipment to become subject to any claim, privilege, lien, charge, levy, encumbrance, security interest, mortgage, pledge hypothecation or other right in favour, of any person (in any such case an "Encumbrance") unless such Encumbrance is caused by Lessor If Lessor does permit Lesse to subject the Equipment subject to the Lesse, then such sublesse shall be in a form acceptable to Lessor and the provisions of Rider" Af shall apply.
- A sine apply

  A Indemnity, Lesse hereby indemnifies Lessor and agrees to save Lessor hamless from and against all loss costs, fees, liabilities, claims, legal proceedings and expenses whatsoever arising in connection with this Lease, the Purchase Documents, the Equipment, the manufacture, selection, purchase, ownership, delivery, possession, use, Maintenance, operation, loss, damage, disposat or return of the Equipment, Taxes, any use or operation of Equipment which infringes any intellectual property right of any person, any Default, the exercise by Lessor of any rights or remedies hereunder or any entry or taking of possession removal or disabling of Equipment.
- possession removal or disabiling of Equipment

  Default. A default by Lessee (a "Default") occurs if: (a) Lessee fails to make any Rent, Payment or pay
  any other amounts due under this Lesse when due; or (b) Lessee fails to perform any other obligation to
  be performed hereunder; or (c) any default occurs under any other contract between Lesser and Lessee
  or under any material agreement between Lessee and any other person; or (d) any representation or
  varrantly made by Lessee to Lessors is incorrect; or (e) the value of the Equipment is materially impaired
  due to loss or damage; or (f) Lessee shall or shall attempt to abandon, remove, sell, encumber or,
  without the Lessors pinor written consent, sublet, any Item or Equipment or any item or Equipment
  becomes subject to a lien; or (g) Lessee makes an assignment for the benefit of its creditors, becomes
  insolvent, commits any act of bankruptcy takes any action to wind-up or dissolver, cases or threatens to
  cease to do business as a going concern or seeks any arrangement or composition with its creditors; or
  (h) Lessee causes or suffers to exist any sale or transfer of any interest which would result in a change in
  majority ownership of Lessee or Lessee sells all or substandially all of its assets and property; or (f) Lessee analigamates with another entity without the consent
  of Lessor; or (k) Lessor in good faith believes, and has commercially reasonable grounds to believe that,
  the prospect of payment or porformance by Lessee under this Lease is or is about to be impaired or the,
  Equipment is or is about to be placed in jeopardy; or (f) any guerantor of Lessee's obligations hereunder
  braches, disputes or seeks to determine its obligations under its guarantee or to terminate its guarantee
  or becomes subject to any of the events in clauses (g), (h). (f) or (f) of this Section
- 6 Remedies. Upon Default: (a) Lessee shall pay to Lesser as inquidated damages, and not as a penalty, the sum of the then unpaid Rent Payments and other amounts due, past due or to become due hereunder, induding interest thereon plus an amount equal to the antidpated fair market value of the Equipment as at the end of the Term or any extension or renewal thereof, as applicable, as determined by Lessor (the "Residual Value"), each such future Rent Payment and the Residual Value payment to be

- discounted from its respective due, date at a discount rate of 2% per annum, calculated monthly (the "fundated Damages"); (b) the Term ends and Lessee will Immediately return all Equipment to Lessor in good working order at Lessee's cost in a manner and to a location Lessor designates; (c) Lessor may, without notice and without resort to legal process, take immediate possession of or disable the Equipment and may enter any premises without horuming any liability from doing so; (d) Lessor is entitled to sell, lease or otherwise dispose of the Equipment on such terms as Lessor deems fit; (e) Lessor is entitled to any other remedies available, whether at law or in equity or by statute or otherwise. Lessor's emedies shall be cumulative and not alternative. Lessoe shall pay Lessor all costs of collection or arising from a Default or the enforcement of all Lessor's rights, including all legal fees. No fallure to exercise any right or remedy impals or waters such right or remedy nor is a waiver of one Default a waiver of any other Defaults.
- Impairs or waives such right or remedy nor is a waiver of one Defaults waiver of any other Defaults

  17 Security Interests. To secure Lessee's performance of its ubligations hereunder, Lessee hereby grants

  Lessor a confinding security interest in any interest Lessee has in the Equipment and in all proceeds

  thereof (including insurance and any sublessee). Lessee agrees that Lessor has, in addition to its rights as

  owner, all rights of a secured party under any applicable personal property security legislation and at law

  owner, all rights of a secured party under any applicable personal property security letterest is a purchase

  money security interest. Terms which are defined in the Personal Property Security Act (Ontario) on the

  date this Lesse is entered into have, when used herein, the meaning astribed thereto under such as

  unless otherwise defined herein. In this Lessee the term "security interest "includes a movable hypothec

  without delivery. As additional collateral security for Lessee's obligations hereunder, Lessee grants to

  other loan and security agreement, note, other agreements or lease (collectively the "other agreements")

  between Lessee and Lessor whether such other agreements are now in existence or hereafter come into

  contact and Lessee assigns to Lessor as security for its obligations hereunder, all of its right, title and

  interest in and to any surplus money to which Lessee may be entitled upon the sale of the machinery,

  equipment, goods and other collateral covered by such other ogreements. Anything above to the contrary

  notivities tanding, the benefit of the foregoing cross collateralization shall apply for the benefit of Lessor and

  any assignee holding this Agreement and the Note only to the extent that Lessor or such assignee is also

  the holder of such nither agreements or one or more of them.

  Additional Equipment. Lessor and Lessee may from time to time agree to lease additional equipment
- the holder of such other agreements or one or more of them

  Additional Equipment. Lessor and Lessee may from time to time agree to lease additional equipment pursuant to these Terms & Conditions and the above Lessee Information and each such agreement shall be evidenced by a written schedule referencing this initial Lease (a "Transaction Schedule") signed by Lessee and Lessor, specifying any amendments and setting (orbit the particulars of such lease transaction (including the matters addressed by the above Lease Details). The particulars of the initial transaction set forth in the above Lease Details shall not apply to subsequent transactions but the Terms & Conditions and Lessee Information of this Lease are Incorporated by reference into each Transaction Schedule and shall apply, mutatis mutandis, to the transaction specified in such Transaction Schedule; such Lesses Information of Conditions and each Transaction Schedule shall constitute a separate lease and the entire agreement with respect to that transaction, shall be deemed to be a "Lease" to which these Terms & Conditions refer and shall not terminate or be amended as a result of the termination or amendern of any other Lease made pursuant to these Terms and Conditions. Each Transaction Schedule shall prevail over these Terms & Conditions and the above Lessee Information to the extent of any conflict or inconsistency but only in respect of that transaction.
- but only in respect of that transaction

  Material Handling. If the Equipment is material handling equipment and Lessed's use of the Equipment exceeds 2,000 running hours per unit per year as determined by the use of a Hobb's Hour Meter or other mechanical device used to record hours of or supplied with each unit, Lesses will pay Lessor additional ront equal to \$2.50 for each hour of excess use per unit. Prior to, or in conjunction with, the execution of this Lesse or applicable Schedule, Lesses or an authorized agent for Lessor may complete an equipment survey report regarding the anticipated use of the Equipment, which survey will be attached to and become part of this Lesse or applicable Schedule. If applicable, Lesses represents and warrants that the terms and in accordance with the terms of the survey Lesses agree to use the Equipment strictly for the purposes and in accordance with the terms of the survey Lesses agrees to care for the Equipment properly, to use I within its rated capacity and to assure that (a) the Equipment shall not be improperly used or subject to abuse through either inappropriate operation or in an inappropriate environment or for any use that may result in the loss or reduction in Insurance coverage; (b) the use of the Equipment will be restricted to Lesses's qualified personnel who have been previously instructed and, if applicable, licensed in proper Equipment operation, and all such personnel shall be either employees or under the control of the Lessee and winose use would not result in the loss of or reduction in the insurance correctly provided referring (c) any one other than personnel subnizized by Lessor to repair, service, maintain, or adjust the Equipment be prohibited; (d) to keep the Equipment is operated with a driver's overhead guard and loadback rest extension installed except when operating conditions prevent their use; and (e) Lessor is Immediately notified of accidents, disabilities, failures or I like Information concerning the Equipment is material handling engine
- 20 Further Assurances Lessue shall do all things and execute and obtain all documents as Lessor may require to give effect to or better evidence this Lease including financing statements, acknowledgments required by any assignce and waivers or subordinations from Lessee's landlords or creditors
- Survival. Notwithstanding any other sections hereof, all obligations of tessee under sections 2, 4, 6, 7, 9, 10, 14, 18, and 22 hereof and the rights and remedies of Lessor hereunder shell survive the termination of this Lesse and the receipt of all Rent Payments or other payments by Lessor
- 22 Co-Lessee. The obligations of the Lessee and any Co-Lessee under this Lease shall be joint and several (solidary in Quebec) without the benefit of division or discussion
- (solidary in Quebec) without the benefit of division or discussion

  33 Governing Law. This Lease shall be interpreted and enforced in accordance with the laws of the province of Ontario. To the extent not prohibited by law or statute, Lessee hereby waives the benefit of all provisions of all applicable conditional sales, regulatory, credit and other statutes and all regulations made thereunder in any applicable jurisdiction which would in any manner affect, restrict or limit the rights and remedies of Lessor hereunder including, without limiting the generality of the foregoing: (a) Notwithstanding anything in the Lease to the contary, the contract evidenced thereby shall be a contract of leasing as contemplated by Article 1842 of the Civil Code (Quebec), and Lesse declares and represents that it chose the Equipment leased hereunder which will be used for purposes of its enterprise; and (b) if Lessee is a corporation, Lessee thereby agrees that the Limitation of Civil Rights Act (Saskactheval) amended from time to time shall have no application to the rights, powers or remedies of Lessor bereunder, and hereby waive any rights Lessee may have thereunder. To the extent possible, Lessee waives the right to receive any financing statement financing change statement or other filings made by Lessor with respect to this Lesse.
- 24 Miscalianeous. The parties agree that this document be written in the English language. Les parties aux présentes conviennent a ce document soit rédigé en anglais, if any provision of this Lease is invalid dilegal or unenforceable, it shall not affect the validity, legality or enforceable; by day otier provision of this Lease. This Lease constitutes the entire agreement between Lessor and Lease. Any amendment, consent or waiver hereof or hereto must be in writing. Lessee hereby consents to the insertion between Lessor and Lease. Any amendment, consent or waiver hereof or hereto must be in writing. Lessee hereby consents to the insertion between Lessor and Lessee. Any amendment, consent for the Equipment Communications under this Lease shall be given in writing by Lessor or Lessee as applicable and shall be deemed received on: (a) the date of delivery if hand delivered; (in receipt by the sender of a confirmation of transmission if sent electronicality; or (c) the S<sup>to</sup> postal delivery day following the date of mailing. Subject to applicable legislation. Lessee and Co-Lessee hereby consent to Lessor conducting a credit investigation and to Lessor making inquiries with financial institutions or other persons in a business relationship in connection therewith Time is of the essence in this agreement.

LEGAL NAME OF LESSEE: ACS PRECISION COMPONENTS PARTNERSHIP by its Partner 2178124 Ontario Inc.

Intials

#### SCHEDULE "A"

THIS SCHEDULE "A" IS ATTACHED TO AND FORMS AN INTEGRAL PART OF LEASE AGREEMENT NO. 439495 ("LEASE") BETWEEN THE UNDERSIGNED LESSOR AND LESSEE.

#### **END OF TERM OPTIONS**

Provided that the Lease has not been terminated and Lessee is not in default pursuant to the terms and conditions of the Lease, Lessee shall, at least one hundred and twenty days (120) days prior to the expiry of the final day of the final month of the Lease term (the "Expiry Date"), by one hundred and twenty (120) days prior written notice delivered to Lessor, exercise one of the following options:

**Purchase Option:** Lessee shall have a non-assignable option to purchase the Equipment on an "as is, where is" condition without warranty or representation whatsoever, prior to the Expiry Date by submitting payment to Lessor in the amount of \$2,940.00 plus applicable taxes, representing the aggregate amount of the estimated fair market value of the Equipment on the Expiry Date, including all other amounts due or owing under the Lease, license or registration fees, together with other assessments or charges arising out of the Purchase Option (the "Purchase Price").

**Return Option:** Lessee shall have an option to return the Equipment to a location designated by Lessor. Until the Equipment is returned to Lessor in accordance with the terms and conditions of the Lease, all terms and conditions of the Lease shall remain in full force and effect. In the event the Equipment is returned to Lessor, Lessor shall use commercially reasonable efforts to sell, lease or otherwise dispose of the Equipment. In the event that the net proceeds received by Lessor from the Equipment sale or other disposition (and in the case of a lease, the net proceeds shall be determined on an present value basis by Lessor) results in a shortfall below the Purchase Price, the amount of such shortfall shall be payable by Lessee as an additional rental payment immediately upon request by Lessor.

The parties further agree that any shortfall shall be determined on a net basis after giving effect to Lessor's cost of sales, including without limitation, interest, sales commissions, storage, and maintenance as per return conditions.

Lessee agrees that the facsimile copy of this agreement with Lessee's facsimile signature(s) and Lessor's original signature shall constitute the original of this agreement for all purposes.

AGREED THIS 2644 DAY OF JAN, 2010 BY AND BETWEEN:	· /
LESSOR: De Lage Landen Financial Services Canada Inc.	LESSEE: ACS PRECISION COMPONENTS PARTNERSHIP by its Partner #178124 Optario Inc.
Signature:	Signature:
Name:	Name: Dource A. Nourcel
Title:	Title: CFO

Yes

#### DELIVERY AND ACCEPTANCE CERTIFICATE

	Full Legal Name ACS PRECISION COMPONEN	NTS PARTNERSHIP	
ESSEE	Equipment Location 1574 Eagle St, Building 2		Phone Number 519-653-6500
LE	City Cambridge	Province ON	Postal Code N3H 4R7

On behalf of Lessee, I hereby certify that all equipment, systems and accessories, as applicable, referred to in the Lease Agreement ("Lease") (collectively, the "Equipment"), by and between ACS PRECISION COMPONENTS PARTNERSHIP ("Lessee") and De Lage Landen Financial Services Canada Inc ("Lessor"), reference number 439495, has been delivered to and been received by Lessee, that all installation or other work necessary prior to the use thereof has been examined by the Lessee and is in good operating order and condition and is in all respects satisfactory to Lessee, and that the Equipment is accepted by the Lessee for all purposes under the Lease Lessee represents and warrants that the Equipment location set forth above is correct.

ACCORDINGLY, I AUTHORIZE LESSOR TO PURCHASE OR OTHERWISE PAY FOR, AS APPLICABLE, THE EQUIPMENT

DO NOT SIGN THIS DELIVERY AND ACCEPTANCE CERTIFICATE UNTIL YOU HAVE RECEIVED THE EQUIPMENT

YOU AGREE I HAT A FACSIMILE COPY OF I HIS DOCUMENT WITH FACSIMILE SIGNATURES MAY BE TREATED AS AN ORIGINAL AND WILL BE ADMISSIBLE AS EVIDENCE IN A COURT OF LAW

	Signature X:
	Print Name:
	Title:
URB	Date:
LESSEE SIGNATURE	Legal Name of Lessee: ACS PRECISION COMPONENTS PARTNERSHIP by its Partner 2178124 Ontario Inc.
LESSE	THE ABOVE SIGNATORY AFFIRMS THAT H/SHE IS A DULY AUTHORIZED CORPORATE OFFICE OR OFFICIAL PARTNER OR PROPRIETOR OF THE ABOVE NAMED LESSEE.

	Name and Title of authorized person verifying
	Delivery and Acceptance of the Equipment:
z z	x: Mulc Der
Verification	Signature of employee confirming Delivery of Equipment:
	X: Jan 28,2010
Delivery	Date of Delivery of Equipment:

## **SCHEDULE W**

# **Legal Opinion**



MILLER THOMSON LLP MILLERTHOMSON.COM

ONE LONDON PLACE + 255 QUEENS AVENUE, SUITE 2010 LONDON, ON + N6A 5R8 + CANADA

T 519.931.3500 F 519.858.8511

Tony Van Klink Direct Line: 519.931.3509 tvanklink@millerthomson.com

File: 131002-0001

January 10, 2011

Via E-mail

Zeifman Partners Inc. 201 Bridgeland Avenue Toronto, ON M6A 1Y7

Attention: Allan Rutman

Dear Sir:

#### Re: ACS Precision Components Partnership - Employee Claims

By Order of the Honourable Mr. Justice Campbell dated May 6, 2010, Zeifman Partners Inc. (the "Receiver") was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS.

You have requested our opinion on the following:

- 1. Whether former employees of ACS have a secured claim under Section 81.4(1) of the Bankruptcy and Insolvency Act ("BIA") in respect of unremitted contributions (employee and employer portions) to the employees' registered retirement savings plans ("RRSP"); and
- 2. Whether Christopher Park ("Park"), a former employee of ACS, has a secured claim under Section 81.4(1) of the BIA for overtime hours worked prior to the Receiver's appointment.

#### **Facts**

Unremitted RRSP Contributions

Based on information provided to us by the Receiver, we understand that the facts regarding the unremitted RRSP contributions are as follows:

- Hourly and salaried employees of ACS contributed to their RRSP's through a payroll deduction plan
- ACS matched the employee contributions to a maximum of 3% of the employee's wages
- Some employees contributed more than 3% of their wages to their RRSP's. Contributions greater than 3% were not, however, matched by ACS

- Both the employee and ACS portions of the contributions were to be remitted by ACS to Sun Life, which administered the RRSP's on behalf of the employees
- The amounts deducted by ACS from the hourly and salaried employee's pay for their RRSP contributions in April and May, 2010 and the ACS matching contributions for that period were not remitted by ACS to Sun Life (the "Outstanding Contributions")
- The Outstanding Contributions total \$34,340.94 of which \$22,803.65 was for amounts deducted from the employees' pay and \$11,537.29 for the matching funds from ACS. The employee and ACS portions of the Outstanding Contributions for each employee are less than \$2,000, save and except for one employee, Brian Killop

#### Park Overtime Claim

Park has claimed \$11,725 for 293.12 hours of overtime which he worked in the six month period prior to the appointment of the Receiver on May 6, 2010.

Based on information provided to us by the Receiver, we understand that the facts are as follows:

- Park was a salaried employee of ACS employed as an information technology professional as defined in the regulations under the *Employment Standards Act* (the "ESA")
- The Receiver was unable to locate and is unaware of any written employment contract between ACS and Park
- Park, and other information technology employees, were advised by ACS management that overtime would be required in connection with the move by ACS to new premises and the implementation of a new computer system
- Park, and other information technology employees, were advised by ACS management that ACS would be flexible in allowing days off in return for overtime hours worked but payment was not an option since ACS could not afford to pay for overtime
- The overtime hours worked by Park and other information technology employees were not tracked by ACS
- Park received paid days off prior to the Receiver's appointment for some but not all overtime hours worked
- Park had accrued approximately 293 hours of overtime for which he had not taken time off prior to the Receiver's appointment
- There was no discussion between ACS management and Park regarding what would happen if all time off in lieu of overtime was not used



There is no written agreement between ACS and Park regarding the overtime arrangements

#### <u>Analysis</u>

Unremitted RRSP Contributions

Section 81.4(1) of the BIA provides that in a receivership the claim of a "clerk, servant, travelling salesperson, labourer or worker" for "wages, salaries, commissions or compensation" rendered in the six month period prior to the receiver's appointment is a secured claim against the debtor's current assets to a maximum of \$2,000. In *Ted Leroy Trucking Ltd. v. Century Services Inc.* (2010) Carswell B.C. 1109 (B.C.C.A.), the British Columbia Court of Appeal considered whether money deducted from employees' pay and payments required to be made by an employer to third parties were entitled to protection under Section 81.3 of the BIA (the equivalent of Section 81.4 of the BIA in a bankruptcy). The British Columbia Court of Appeal held that both the employee and employer contributions constituted part of of the employees' compensation and were thus entitled to protection under the BIA. The British Columbia Court of Appeal concluded,

"I see no principled basis for concluding benefits, whether contained in a collective agreement or personal employment contract, are not part of the compensation of employees entitled to protection under the legislation. Insofar as payments to third-parties are by way of assignment or direction, they are a transfer of the employee's money. Insofar as payments are made jointly by employers and employees or solely by the employer, they are part of the employer's compensation obligation and the employee's compensation entitlement. In any event, they are for the benefit of the employee, not the third-party.

It is not clear that the benefits listed by the union in this case are all paid from money that otherwise would be payable to employees. Some, like union dues and the humanity fund, are funded by payroll deductions; others, like health plans, involve employer and employee contributions; some, like the education trust fund, are contributed to by the employer alone; but, I am satisfied that all of the listed benefits are part of the employees' compensation.

In my view, the judge did not err including third-party benefit payments as wages. His interpretation was consistent with the plain language of the legislation, with the legislative intent of Parliament as expressed in Hansard and with the reality of the workplace." (underline added)

The decision of the British Columbia Court of Appeal in *Ted Leroy Trucking* was followed by Justice Cameron of the Ontario Superior Court of Justice in Bankruptcy and Insolvency in Re 2011791 Ontario Ltd. (c.o.b. Triple M Demolition). In December, 2010, an application for leave to appeal the decision of the British Columbia Court of Appeal in *Ted Leroy Trucking* to the Supreme Court of Canada was dismissed.

Based on the foregoing, in our opinion, the Outstanding Contributions constitute wages, salaries or compensation under Section 81.4(1) of the BIA. As such, the hourly and salaried employees of ACS have secured claims in respect of the Outstanding Contributions to a maximum of \$2,000 per employee.



#### Park Overtime Claim

To have a secured claim under Section 81.4(1) of the BIA, Park must be "owed wages, salaries, commissions or compensation" for the overtime which he worked under either the terms of his employment or the ESA.

Part VIII of the ESA requires employers to pay employees overtime pay at one and one-half their regular rate of pay for each hour worked in excess of 44 hours in each week. The overtime provisions of the ESA do not apply to, *inter alia*, an information technology professional defined in the regulations under the ESA as "an employee who is primarily engaged in the investigation, analysis, design, development, implementation, operation or management of information systems based on computer and related technologies through the objective application of specialized knowledge and professional judgment." Park was an information technology professional with ACS and is therefore exempt from the overtime provisions of the ESA.

The terms of Park's employment did not provide for overtime pay. In connection with the move by ACS to its new premises and the implementation of a new computer system, Park and other information technology employees were, however, advised by ACS management that overtime was expected, that payment for the overtime worked was not possible but that ACS management would be flexible in allowing days off in the future in return for overtime hours worked.

At the date of the Receiver's appointment, Park was owed time off in lieu of being paid for the overtime which he had worked. The issue is whether the time off to which Park was entitled is "compensation" within the meaning of Section 81.4(1) of the BIA.

In Re Canadian Display Exhibit Co. (1968) 12 C.B.R. (N.S.) 180 (S.C.) the Court considered the meaning of "compensation" in the context of bankruptcy legislation and stated:

"In the absence of authority by way of a specific statutory definition or otherwise, I would regard the word "compensation" as including any return given by an employer to, or for the benefit of, an employee for services given by the employee as such."

Future time off for hours already worked is a return to or benefit to the employee for the hours already worked. By being given time off in the future for time already worked, the employee is, in effect, being compensated in the future for services already provided. As such, in our opinion, the time off to which Park was entitled, but which he had not yet taken by the date of the Receiver's appointment, was "compensation" owed to him within the meaning of Section 81.4(1) of the BIA for the overtime which he had worked. In our opinion, Park has a valid secured claim under Section 81.4(1) of the BIA in the amount of \$2,000 for same.



Should you have any questions regarding the above, do not hesitate to contact me.

Yours truly,

Tony Van Klink TVK/lm

## SCHEDULE X

# **Chart of Unremitted Employer and Employee Contributions**

# Ziefman - Summary of RRSP Contributions - Not Remitted

# All Employees

		Hourly	Salary	Total
Employer				
April May 1-6	\$ \$	5,605.63 620.09	\$ 4,914.67 396.90	\$ 10,520.30 \$ 1,016.99 \$ 11,537.29
Employee				
April May 1-6	\$ \$	7,835.26 894.30	\$ 13,133.86 940.23	\$ 20,969.12 \$ 1,834.53 \$ 22,803.65
	\$.	14,955.28	\$ 19,385.66	\$ 34,340.94

# Bryan Killop

## Employer

April May 1-6	\$ \$	608.89 35.40
	_\$	644.29
		· · · · · ·

April \$ 5,074.14
May 1-6 \$ 295.01
\$ 5,369.15

\$ 6,013.44

Additional	
Employee	

							Employee	
Account			Empl	oyee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Num	ber	Contribution 3%	Match	Above 3%	Ending
						·	•	
313M	Janice	Abeele		2186	18.59	18.59	18.59	4/4/2010
313M	Alcy	Acevedo	0831		22.00	22.00	-	4/4/2010
313M	Frank	Admanski	•	1108	38.12	38.12	-	4/4/2010
313M	Pamela	Ali		5817	=	=	-	4/4/2010
313M	Irma ·	Almeida		5364	17.50	17.50	11.67	4/4/2010
313M	David	Angst		3675	-	-	•	4/4/2010
313M	Darren	Babych		2300	•	•	-	4/4/2010
313M	Basdai	Bacchus		5952	16.52	16.52		4/4/2010
313M	Antonino	Barrios		2807	19.40	19.40	12.93	4/4/2010
313M	Augusta	Becker		2323	-	-	-	4/4/2010
313M	Linda	Begenat		4168	19.05	19.05	•	4/4/2010
313M	Clayton	Benoit		2113	-	•	-	4/4/2010
313M	Vicki	Berner		6961	-	-	-	4/4/2010
313M	Mario	Bran		5630	-	-	-	4/4/2010
313M	James	Capling		3300	•	-	-	4/4/2010
313M	Paula	Carroll		5416	-	-	-	4/4/2010
313M	Tara	Chaisson		5520		18.36	-	4/4/2010
313M	Leona	Charlton	0847		18.98	18.98	25.31	4/4/2010
313M	Rene	Chartrand	0430		-	-	-	4/4/2010
313M	Alice	Chisholm	0718		=	-	· -	4/4/2010
313M	Helen	Chornaby		3437	-	-	-	4/4/2010
313M	Douglas	Clark		1084	22.47	22.47	37.45	4/4/2010
313M	Robin	Colson		5635	· -	-	-	4/4/2010
313M	Penny	Comeau	0834		•	-	-	4/4/2010
313M	Rejeanne	Coombs		5814		18.36		4/4/2010
313M	Tammy	.Cox		2697	19.02	19.02	12.68	4/4/2010
313M	Ella	Cullaton		1028	-	-	· -	4/4/2010
313M	Phung	Dang		2281	•	-		4/4/2010
313M	Adam	Death		2583		-	-	4/4/2010
313M	Dave	Dery	0964		· · · · ·	-	-	4/4/2010
313M	Jon	Dillon	0447		41.71	41.71	-	4/4/2010
313M	Helene	Disley	0605		-	-	-	4/4/2010
313M	David	Dombroski		5488		-	-	4/4/2010
313M	M. Kumarie	Dudnath		4809		17,68	-	4/4/2010
313M	Katrina	Emile		5222		. <del>.</del> .	-	4/4/2010
313M	Norma	Eveleigh		2680		16.48	16.48	4/4/2010
313M	Gunter	Firus		3411		-	-	4/4/2010
313M	Linda	Fletcher		3387		-	-	4/4/2010
313M	Brian	Gilbert		5934		19.98	•	4/4/2010
313M	Elliott	Goddard		2392		· -	-	4/4/2010
313M	John	Golub		6685		· -	-	4/4/2010
313M	Robert (Bob)	Graf		7120		-	<u>.</u>	4/4/2010
313M	Georgina	Gregg		5352			=	4/4/2010
313M	Christine	Halstead	0725		18.00	18.00	-	4/4/2010
313M	Michael	Hoag		3906			-	4/4/2010
313M	Carolyn	Horton		3730		18.09	18.09	4/4/2010
313M.	Adrian	Hyde		6023		-	-	4/4/2010
313M	Jovica (Johnny)	Jankovic		7026		22.00	-	4/4/2010
313M	Jashwanti	Jobanputra		3731		17.68	5.89	4/4/2010
313M	Casey	Kanters		4789		-	-	4/4/2010
313M	Monica	Kelloway		4973		-	-	4/4/2010
313M	Phyllis	Kennedy		3744		•	-	4/4/2010
313M	Judy	Keogh		2444		-		4/4/2010
313M	Kashish	Khanna		6022		-	-	4/4/2010
313M	Mark J.	Kipper		7105		<u>.</u>	-	4/4/2010
313M	David	Knapp		2647		37.98	-	4/4/2010
313M	Teresa	Kosakowska		353		18.36	-	4/4/2010
313M	Milka	Kovacevic		3743		-	•	4/4/2010
313M	Bozena	Krukowska		3500		20.41		4/4/2010
313M	Marsha	Kruschel		2687		16.00	•	4/4/2010
313M	Gerard	Leblanc		2322		•	· -	4/4/2010
313M	Lillian	Lewis	0699		-	-		4/4/2010

Additional Employee

Account Number	First Name	Last Name		ployee ımber	Employee Contribution 3%	Employer Match	Contribution Above 3%	Pay Period Ending
313M	Richard	Littlefield	0776	III DOI	OUTHI DULLOTT O 76		715010 070	4/4/2010
313M	Adam ,	Lobb	0776	3635	34.33	34.33	45.78	4/4/2010
313M	Nora	Lowe		5970		20.20	20.20	4/4/2010
313M	Raylene	Maccuish		5417	•		-	4/4/2010
313M	Debbie	Mackay		4684		17.68	•	4/4/2010
313M	Alexander (Sand			4515		· _		4/4/2010
313M	Tammy	Meissner '		7443				4/4/2010
313M	Carolyn	Miller	0907		-	-	-	4/4/2010
313M	Olga	Miller		5323		-	•	4/4/2010
313M	Patricia	Millington		5585	-	· <b>-</b>	<del>-</del> .	4/4/2010
313M	Ana	Miranda		6267	•	· -	- '	4/4/2010
313M	Jennifer	Morgan		3499		-	-	4/4/2010
313M	Sharon	Morrison		2380	20.00	20.00	-	4/4/2010
313M	Elizabeth	Morrow		5351	-	• •	-	4/4/2010
313M	David	Munch		2979		30.83	30.83	4/4/2010
313M	Juanita -	Nadrofsky .		3265	-		-	4/4/2010
313M	Trong	Nguyen	0901		-	_	-	4/4/2010
313M	KYLA	NICHOL		6697		•	-	4/4/2010
313M	Cynthia	Novak		3589		-	-	4/4/2010
313M	Michelle	Paranyi		5816		15.91	•	4/4/2010
313M	Robert	Parr		4806		26.93	-	4/4/2010 4/4/2010
313M 313M	Jason	Parsons Patel		7295 7296		20.93	-	4/4/2010
313M	Deepak Shaun	Perrin *	•	6262		22.87	15.25	4/4/2010
313M	Shirley	Picco	•	4782		20.41	10.20	4/4/2010
313M	Kathie	Porter	0970	7102	22.00	22.00	=	4/4/2010
313M	Jonathan	Power	0010	3051		22.00	· 14.67	4/4/2010
313M	Melessa	Pritchett		2256		20.00		4/4/2010
313M	Clement	Roache		4238			-	4/4/2010
313M	Ted	Roszkowski		2162		18.36	12.24	4/4/2010
313M	Barry	Rowsell		2337	17.26	17.26	-	4/4/2010
313M	Doraima	Sanchez		5806	19.28	19.28	12.85	4/4/2010
313M	Bob	Savoie		3737	20.20	20.20	26.93	4/4/2010
313M	Brian	Schuknecht	0817		-	- •	-	4/4/2010
313M	Andrew	Schultz		3077		-		4/4/2010
313M	Dennis	Schultz		5318			-	4/4/2010
313M	Oksana	Seredynsky		4972		18.36	-	4/4/2010
313M	Indrani	Sitaram		4967		20.20	-	4/4/2010
313M	Snjezana	Skorvaga		1076		14.84	-	4/4/2010
313M	Katalin	Smit	•	5957		18.36	-	4/4/2010 4/4/2010
313M	Boguslawa Beata	Stanek Staniszewski		3299 5236				4/4/2010
313M 313M	Rick	Strome		5634		-	_	4/4/2010
313M	Zoran	Subotic		4406		_	_	4/4/2010
313M	Raywatee (Ray)			6268		-	_	4/4/2010
313M	Jerry :	Swanson		4952		=	_	4/4/2010
313M	Nancy	Sweeney		2843		24.64	24.64	4/4/2010
313M	Yves	Sylvestre		2134		23.32	23.32	4/4/2010
313M	Maria	Tavares		4975			· · · · · <u>-</u>	4/4/2010
- 313M	Charlotte	ТауІог		2635		•	-	4/4/2010
313M	Thomson	Jeannette		4232		22.00	14.67	4/4/2010
313M	Warren	Toman		3370		18.56	, <del>-</del>	4/4/2010
313M	Robert	Welch		2792	2 -	-	• •	4/4/2010
313M	Stephen	Westbury		5158	3 · 43.68	43.68	43.68	4/4/2010
313M	Тгасу	White		5590	) -	-	-	4/4/2010
313M	Connie	Wildman		4233		16.07	-	4/4/2010
313M	Stephen	Winter		6706			•	4/4/2010
313M	Desalegn	Worku		5966		20.20	-	4/4/2010
313M	Persa	Zalac		2718		12.86		4/4/2010
313M	Janice	Abeele		2186		18.36	18.36	4/11/2010
313M	Alcy	Acevedo .	0831		21.50	21.50		4/11/2010
313M	Frank	Admanski		1108		37.90	₹.	.4/11/2010
313M	Pamela	Ali		5817	7 -	•		4/11/2010.

Additional Employee

							Employee	
Account			Employ	ee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Numbe	er (	Contribution 3%	Match	Above 3%	Ending
313M	Irma	Almeida	14411180	5364	15.91	15.91		<del></del> .
313M	David	Angst		3675	18.61	. 15.91	10.61	4/11/2010 4/11/2010
313M	Darren	Babych		2300	•	-	-	4/11/2010
313M	Basdai	Bacchus		5952	18.36	18.36	.*	
313M							- 7.70	4/11/2010
	Antonino	Barrios		2807	11.64	11.64	7.76	4/11/2010
313M	Augusta	Becker		2323	-	-	-	4/11/2010
313M	Linda	Begenat	•	4168	13.86	13.86	-	4/11/2010
313M	Clayton	Benoit		2113	-	-		4/11/2010
313M	Vicki	Berner		6961	-	-	-	4/11/2010
313M	Mario	Bran		5630	-	-	-	4/11/2010
313M	James	Capling		3300	-	-	-	4/11/2010
313M	Paula	Carroll		5416	-	-	-	4/11/2010
313M	Tara	Chaisson		5520	20.20	20.20	-	4/11/2010
313M	Leona	Charlton	0847		18.98	18.98	25.31	4/11/2010
313M	Rene .	Chartrand	0430			-	- *	4/11/2010
313M	Alice	Chisholm	0718		-	- '		4/11/2010
313M	Helen	Chornaby		3437	· -	-	. •	4/11/2010
313M ·	Douglas	Clark		1084	21.45	21.45	35.75	4/11/2010
313M	Clay	Gregg		8038	36.00	36.00	-	4/11/2010
313M	Robin	Colson		5635	-		· -	4/11/2010
313M	Penny	Comeau	0834		-	-	-	4/11/2010
313M	Rejeanne	Coombs		5814	18.36	18.36	-	4/11/2010
313M	Tammy	Cox		2697	19.02	19.02	12.68	4/11/2010
313M	Ella	Cullaton		1028	-	-	-	4/11/2010
313M	Phung	Dang.		2281	-	•	-	4/11/2010
313M	Adam	Death		2583	-	-		4/11/2010
313M	Dave	Dery	0964		-	-	-	4/11/2010
313M	Jon	Dillon	0447		41.71	41.71	· -	4/11/2010
313M	Helene	Disley	0605		-	-	- '	4/11/2010
313M	David	Dombroski		5488	-	_	-	4/11/2010
313M	M. Kumarie	Dudnath	-	4809	17.68	17.68	-	4/11/2010
313M	Katrina	Emile		5222	-	-	_	4/11/2010
313M	Norma	Eveleigh		2680	16.48	16.48	16.48	4/11/2010
313M	Gunter	Firus		3411	-	-	- '	4/11/2010
313M	Linda	Fletcher		3387	_	-	-	4/11/2010
313M	Brian	Gilbert		5934	19.98	19.98	-	4/11/2010
313M	Elliott	Goddard		2392	-	· -	-	4/11/2010
313M	John	Golub		6685		-	_	4/11/2010
313M ·	Robert (Bob)	Graf		7120	-	_	_	4/11/2010
313M	Georgina	Gregg		5352	-	_	-	4/11/2010
313M	Christine	Halstead	0725		15.00	15.00	_	4/11/2010
313M	Michael	Hoag		3906	-	•	•	4/11/2010
313M	Carolyn	Horton		3730	14.84	14.84	14.84	4/11/2010
313M	Adrian	Hyde		6023	•	-	-	4/11/2010
· 313M	Jovica (Johnny)	Jankovic		7026	14.00	14.00	•	4/11/2010
313M	Jashwanti	Jobanputra		3731	-	-	_	4/11/2010
313M	Casey	Kanters		4789		_	· _	4/11/2010
313M	Monica	Kelloway		4973	_	_	-	4/11/2010
313M	Phyllis	Kennedy		3744	_		-	4/11/2010
313M	Judy	Keogh		2444	_	_	_	4/11/2010
313M	Kashish	Khanna		6022	_	• _	_	4/11/2010
313M	Mark J.	Kipper		7105	_	•	<u>-</u>	4/11/2010
313M	David	Knapp	•	2647	38.22	38.22	_	4/11/2010
313M	Teresa	Kosakowska		3531	18.36	18.36	-	4/11/2010
313M	Milka	Kovacevic		3743	-	-	•	
313M		Krukowska		3500	- 18.56		-	4/11/2010
	Bozena					18.56	-	4/11/2010
313M	Marsha Gerard	Kruschel	•	2687	12.00	12.00	-	4/11/2010
313M	Gerard	Leblanc	0000	2322	-	-	-	4/11/2010
313M .	Lillian	Lewis	0699		•	-	-	4/11/2010
313M	Richard	Littlefield	0776	0065	-	-	<u> </u>	4/11/2010
313M		Lobb		3635	34.33	. 34.33	45.78	4/11/2010
313M	Nora	Lowe		5970	18.36	18.36	18.36	4/11/2010
313M ୍	Raylene	Maccuish		5417	<del>-</del> .	-	<del>-</del>	4/11/2010

Additional Employee

NumberFirst NameLast NameNumberContribution 3%Match313MDebbieMackay468416.0716.07313MAlexander (Sand Mcconnell4515	Above 3% Ending - 4/11/201 - 4/11/201 - 4/11/201	
<b>,</b>	- 4/11/201 - 4/11/201	
313M Alexander (Sand Mcconnell 4515	- 4/11/201	
Trees (monaited feeting insection 2010		10
313M Tammy Meissner 7443		10
313M Carolyn Miller 0907	- 4/11/201	
313M Olga Miller 5323	- 4/11/201	
313M Patricia Millington 5585	- 4/11/201	
313M Ana Miranda 6267	- 4/11/20	
313M Jennifer Morgan 3499	- · 4/11/20°	
313M Sharon Morrison 2380 16.00 16.00	- 4/11/20 <sup>2</sup> - 4/11/20 <sup>2</sup>	
313M Elizabeth Morrow 5351 313M David Munch 2979	- 4/11/20 - 4/11/20	
313M Juanita Nadrofsky 3265 25.91 25.91	- 4/11/20	
313M Trong Nguyen 0901	- 4/11/20	
313M KYLA NICHOL 6697	- 4/11/20	
313M Cynthia Novak 3589	- 4/11/20	
313M Michelle Paranyi 5816 15.91 15.91	- 4/11/20 <sup>-</sup>	
313M Robert Parr 4806	- 4/11/20 <sup>-</sup>	10
313M Jason Parsons 7295 29.62 29.62	- 4/11/20	
313M Deepak Patel 7296	- 4/11/20	10
313M Shaun Perrin 6262 30.97 30.97	20.64 4/11/20	10
313M Shirley Picco 4782 14.84 14.84	- 4/11/20	
313M Kathie Porter 0970 20.00 20.00	- 4/11/20	
313M Jonathan Power 3051 20.00 20.00	13.33 4/11/20	
313M Melessa. Pritchett 2256 20.00 20.00	- 4/11/20	
313M Clement Roache 4238	- 4/11/20 12.24 4/11/20	
313M Ted Roszkowski 2162 18.36 18.36 313M Barry Rowsell 2337 17.26 17.26	12.24 4/11/20 - 4/11/20	
313M Barry Rowsell 2337 17.26 17.26 313M Doraima Sanchez 5806 14.69 14.69	9,79 4/11/20	
313M Bob Savoie 3737 20.20 20.20	26,93 4/11/20	
313M Brian Schuknecht 0817	- 4/11/20	
313M Andrew Schultz 3077	- 4/11/20	
313M Dennis Schultz 5318	- 4/11/20	10
313M Oksana Seredynsky 4972 18.36 18.36	- 4/11/20	10
313M Indrani Sitaram 4967 18.36 18.36	- 4/11/20	10
313M Snjezana Skorvaga 1076 18.56 18.56	- 4/11/20	
313M Katalin Smit 5957 9.98 9.98	- 4/11/20	
313M Boguslawa Stanek 3299	- 4/11/20	
313M Beata Staniszewski 5236	- 4/11/20	
313M         Rick         Strome         5634         -         -           313M         Zoran         Subotic         4406         -         -	- 4/11/20 - 4/11/20	
313M         Zoran         Subotic         4406         -         -           313M         Raywatee (Ray)         Suraj         6268         -         -	- 4/11/20	
313M Jerry Swanson 4952	- 4/11/20	
313M Nancy Sweeney 2843 24.64 24.64	24.64 4/11/20	
313M Yves Sylvestre 2134 13.99 13.99	13.99 4/11/20	
313M Maria Tavares 4975	- 4/11/20	
313M Charlotte Taylor 2635	- 4/11/20	
313M Thomson Jeannette 4232 17.50 17.50	11.67 4/11/20	10
313M Warren Toman 3370 18.56 18.56		
313M Robert Welch 2792	- 4/11/20	
313M Stephen Westbury 5158 43.68 43.68		
313M Tracy White 5590	- 4/11/20	
313M Connie Wildman 4233 12.86 12.86		
313M         Stephen         Winter         6706         -         -           313M         Desalegn         Worku         5966         18.36         18.36	- 4/11/20 - 4/11/20	
313M         Persa         Zalac         2718         12.86         12.86           313M         Janice         Abeele         2186         14.69         14.69		
313M Alcy Acevedo 0831 20.00 20.00		
313M Frank Admanski 1108 35.30 35.30		
313M Pamela Ali 5817	- 4/18/20	
313M Irma Almeida 5364 15.91 15.91		
313M David Angst 3675	- 4/18/20	
313M Darren Babych 2300	- 4/18/20	
313M Basdai Bacchus 5952 18.36 18.36	- 4/18/20	010

Auditional Employee

							Employee	
Account	•		Emple	oyee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Num	her	Contribution 3%	Match	Above 3%	Ending
313M			- 114111	2807	001111111111111111111111111111111111111	· ·	710010 070	4/18/2010
	Antonino	Barrios		2323	-	-	-	4/18/2010
313M 313M	Augusta	Becker		4168	17.32	17.32		4/18/2010
313M	Linda	Begenat		2113	17.32	17.32	<del>-</del> .	4/18/2010
	Clayton	Benoit			-	•	, -	4/18/2010
313M	Vicki	Berner		6961	-	-	-	
313M	Mario	Bran		5630	=	-	-	4/18/2010
313M	James	Capling		3300	. •	-		4/18/2010
313M ·	Paula -	Carroll		5416	-	40.00	-	4/18/2010
313M	Tara	Chaisson		5520	18.36	18.36		4/18/2010
313M	Leona	Charlton	0847		18.98	18.98	56.95	4/18/2010
313M	Rene	Chartrand	0430		-	-	-	4/18/2010
313M	Alice	Chisholm	0718		-	-	-	4/18/2010
313M	Helen	Chomaby		3437	-	• • •		4/18/2010
313M	Douglas	Clark		1084	20,05	20.05	33.41	4/18/2010
313M	Clay	Gregg		8038	33.00	33.00	-	4/18/2010
313M	Robin	Colson		5635	-	_	-	4/18/2010
313M	Penny	Comeau	0834		-	-	-	4/18/2010
313M	Rejeanne	Coombs		5814	18.36	18.36	-	4/18/2010
313M	Tammy	Cox		2697	15.22	15.22	10.14	4/18/2010
313M	Elia	Cullaton		1028	-	-	-	4/18/2010
313M	Phung	Dang		2281	-	-	-	4/18/2010
313M	Adam	Death		2583	-	-	-	4/18/2010
_313M	Dave	Dery	0964		-	· -	-	4/18/2010
313M	Jon	Dillon	0447		41.71	41.71	-	4/18/2010
313M	Helene	Disley	0605		•	-	-	4/18/2010
313M	David	Dombroski		5488	•	-	-	4/18/2010
313M	M. Kumarie	Dudnath		4809	17.68	17.68	-	4/18/2010
313M	Katrina	Emile		5222	-	-	-	4/18/2010
313M	Norma ·	Eveleigh		2680	16.48	16.48	16.48	4/18/2010
313M	Gunter	Firus		3411	-	-		4/18/2010
313M	Linda	Fletcher		3387	-	-	-	4/18/2010
313M	Brian	Gilbert		5934	11.99	11.99	. * -	4/18/2010
313M	Elliott	Goddard		2392	-		-	4/18/2010
313M	John	Golub		6685	-	-	-	4/18/2010
313M	Robert (Bob)	Graf		7120	-	_	-	4/18/2010
313M	Georgina	Gregg		5352	-	-	•	4/18/2010
313M	Christine	Halstead	0725		23.63	23.63	-	4/18/2010
313M	Michael	Hoag		3906	_	-	-	4/18/2010
313M	Carolyn	Horton		3730	20.41	20.41	20.41	4/18/2010
313M	Adrian	Hyde		6023	-	<b></b> ,	-	4/18/2010
313M	Jovica (Johnny)	Jankovic		7026	18.00	18.00	-	4/18/2010
313M	Jashwanti	Jobanputra		3731	16.07	16.07	5.36	4/18/2010
313M	Casey	Kanters		4789	_	-	<u>-</u>	4/18/2010
313M	Monica	Kellowáv		4973	· <u>-</u>	_	-	4/18/2010
313M	Phyllis	Kennedy		3744	<u> </u>	_	_	4/18/2010
313M	Judy	Keogh		2444	_	_	_	4/18/2010
313M	Kashish	Khanna		6022	-	•	_	4/18/2010
313M	Mark J.	Kipper		7105			-	4/18/2010
313M	David	Knapp		2647		38.22	_	4/18/2010
313M	Teresa	Kosakowska		3531		18.36	_	4/18/2010
313M	Milka	Kovacevic		3743		-	_	4/18/2010
313M	Bozena	Krukowska		3500		20.41	_	4/18/2010
313M	Marsha	Kruschel		2687		20.00		4/18/2010
313M	Gerard	Leblanc		2322		20.00		4/18/2010
			0600	2322	-			4/18/2010
313M ·	Lillian	Lewis	0699		-	•	-	4/18/2010
313M	Richard	Littlefield	0776	2625	24.00	24.22	- 45.78	4/18/2010
313M	Adam	Lobb		3635		34.33		
313M	Nora	Lowe		5970		20.20	. 20.20	4/18/2010
313M	Raylene	Maccuish	•	5417		40.07	<del>-</del>	4/18/2010
313M	Debbie	Mackay		4684		16.07	-	4/18/2010
313M	Alexander (Sand			4515		-	-	4/18/2010
313M	Tammy	Meissner		7443	- •	-	-	4/18/2010
313M	Carolyn	Miller	0907		-	-	-	4/18/2010

Additional Employee

Account			-	loyee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Nur	nber	Contribution 3%	Match	Above 3%	Ending
313M	Olga	Miller		5323	•	-	-	4/18/2010
313M	Patricia	Millington		5585	-	-	-	4/18/2010
313M	Ana	Miranda		6267	-	-	-	4/18/2010
313M	Jennifer	Morgan		3499	-	, -	- '	4/18/2010
313M	Sharon	Morrison		2380	20.00	20.00	-	4/18/2010
313M	Elìzabeth	Morrow		5351	-	-	-	4/18/2010
313M	David	Munch ,		2979	30.83	30.83	30.83	4/18/2010
313M	Juanita	Nadrofsky		3265	31.09	31.09	•	4/18/2010
313M	Trong	Nguyen	0901	000-	-	•	=	4/18/2010
313M	KYLA	NICHOL		6697	-	-	-	4/18/2010
313M	Cynthia	Novak		3589	45.04	45.04	-	4/18/2010
313M 313M	Michelle	Paranyi		5816	15.91	15.91	, -	4/18/2010 4/18/2010
313M	Robert Jason	Parr Parsons		4806 7295	28.27	- 28.27	. •	4/18/2010
313M				7296	. 20.21	20.21	-	4/18/2010
313M	. Deepak Shaun	Patel Perrin	•	6262	27.45	27.45	18.30	4/18/2010
313M	Shirley	Picco		4782	18.56	18.56	10.30	4/18/2010
313M	Kathie	Porter	0970	4702	20.00	20.00	_	4/18/2010
313M	Jonathan	Power	Q87U	3051	21.50	21.50	14.33	4/18/2010
313M	Melessa	Pritchett		2256	20.00	20.00	-	4/18/2010
313M	Clement	Roache		4238	20.00	20.00	_	4/18/2010
313M	Ted	Roszkowski		2162	18.36	18.36	12.24	4/18/2010
313M	Barry	Rowsell		2337	17.26	17.26	16.61	4/18/2010
313M	Doraima	Sanchez		5806	18.36	18.36	12.24	4/18/2010
313M	Bob	Savoie		3737	19.28	19.28	25.70	4/18/2010
313M	Brian ·	Schuknecht	0817	0,0,	-	-		4/18/2010
313M	Andrew	Schultz	0011	3077	_	-	-	4/18/2010
313M	Dennis	Schultz		5318		_		4/18/2010
313M	Oksana	Seredynsky		4972		18.36	· -	4/18/2010
313M	Indrani	Sitaram		4967		18.36	-	4/18/2010
313M	Snjezana	Skorvaga		1076		14.84	-	4/18/2010
313M	Katalin	Smit		5957		18.36	-	4/18/2010
313M	Boguslawa	Stanek		3299	-	. <b>-</b>	-	4/18/2010
313M	Beata	Staniszewski		5236	-	· -	-	4/18/2010
313M	Rick ·	Strome		5634	-	-	-	4/18/2010
313M	Zoran	Subotic		4406	-	-	-	4/18/2010
313M	Raywatee (Ray)	Suraj		6268		· -	-	4/18/2010
313M	Jerry	Swanson		4952		-	-	4/18/2010
313M	Nancy	Sweeney		2843		24.64	24.64	4/18/2010
313M	Yves	Sylvestre		2134		. 23.32	23.32	4/18/2010
313M	Maria	Tavares		4975		-	. –	4/18/2010
313M .	Charlotte	Taylor		2635		<b>-</b>		4/18/2010
313M	Thomson	Jeannette –		4232		21.00	14.00	4/18/2010
313M	Warren	Toman		3370		14.84	-	4/18/2010
313M	Robert	Welch		2792		-	-	4/18/2010
313M	Stephen	Westbury		5158		43.68	43.68	4/18/2010
313M	Tracy	White		5590		47.00	-	4/18/2010
313M	Connie	Wildman		4233 6706		17.68	-	4/18/2010 4/18/2010
313M	Stephen	Winter		5966		- 18.36	<del>-</del>	4/18/2010
313M	Desalegn	Worku Zalac		2718		12.86	-	4/18/2010
313M 313M	Persa Janice	Abeele		2186		20.20	20.20	4/25/2010
313M	Alcy	Acevedo	0831	2100	20.00	20.00	20.20	4/25/2010
313M	Frank	Admanski	0051	1108		29.02		4/25/2010
313M	Pamela	Ali		5817		23.02	_	4/25/2010
313M	Irma	Almeida		5364		17.50	11.67	4/25/2010
313M	David	Angst		3675		17.00	-	4/25/2010
313M	Darren	Babych		2300			-	4/25/2010
313M	Basdai	Bacchus		5952		18.36	-	4/25/2010
313M	Antonino	Barrios		2807		19.40	12.93	4/25/2010
313M	Augusta	Becker		2323		- 10.40	12.00	4/25/2010
313M	Linda	Begenat		4168		19.05	- -	4/25/2010
313M	Clayton	Benoit	-	2113		-	_	4/25/2010
· · · · · · ·	,	<b></b>						

Additional Employee

	•			4		Employee	
Account			Employee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Number	Contribution 3%	Match	Above 3%	Ending
313M	Vicki	Berner	696				4/25/2010
313M	Mario	Bran	563		_	_	4/25/2010
313M	James	Capling	330			_	4/25/2010
313M	Paula	Carroll	541		_	_	4/25/2010
313M	Tara	Chaisson	552		18.36	-	4/25/2010
313M	Leona	Chariton	0847	18.98	18.98	- 56.95	
313M	Rene	Chartrand	0430	10.80	10.90	50.95	4/25/2010
	Alice	Chisholm		-	. <del>-</del> ,	-	4/25/2010
313M 313M	Helen		0718 343	- 7	•	-	4/25/2010
		Chornaby			20.40	04.05	4/25/2010
313M	Douglas	Clark	108		20.43	34.05	4/25/2010
313M	Clay	Gregg	803		33.00	•	4/25/2010
313M	Robin	Colson	563	5 -	=	-	4/25/2010
313M	Penny	Comeau	0834	-	40.00	-	4/25/2010
313M	Rejeanne -	Coombs	581		18.36		4/25/2010
313M	Tammy	Cox	269		19.02	12.68	4/25/2010
313M	Ella	Cullaton .	102		-	-	4/25/2010
313M	Phung	Dang	228		<b>-</b> .	- '	4/25/2010
313M	Adam	Death	258	3 -		-	4/25/2010
313M	Dave	Dery	0964		· · · - ·	-	4/25/2010
313M	Jon	Dillon	0447	41.71	41.71	•	4/25/2010
313M	Helene	Disley	0605	•	-	-	4/25/2010
313M	David	Dombroski	548			-	4/25/2010
313M	M. Kumarie	Dudnath	480		17.68	-	4/25/2010
313M	Katrina	Emile	522		-	•	<i>4/</i> 25/2010
313M	Norma	Eveleigh	268		16.48	16.48	4/25/2010
313M ·	Gunter	Firus	341		· -	· -	4/25/2010
313M	Linda	Fletcher	338		-	-	4/25/2010
313M	Brian	Gilbert	. 593		-	-	4/25/2010
313M	Elliott	Goddard	239	2 -	-	-	4/25/2010
313M	John	Golub	668		-	, <del>-</del>	4/25/2010
313M	Robert (Bob)	Graf	712		-	-	4/25/2010
313M	Georgina	Gregg	535		-	-	4/25/2010
313M	Christine	Halstead	0725	20.00	,20.00	. , <del>-</del>	4/25/2010
313M	Michael	Hoag	390		-	-	4/25/2010
313M	Carolyn	Horton	373		18.56	18.56	4/25/2010
313M	Adrian	Hyde	602	3	•	-	4/25/2010
313M	Jovica (Johnny)	Jankovic	702	6 14.00	14.00	-	4/25/2010
313M	Jashwanti	Jobanputra	373		15.87	5.29	4/25/2010
313M	Casey	Kanters	478	9 -	-	-	4/25/2010
313M	Monica	Kelloway	497	3 -	-	-	4/25/2010
313M ·	Phyllis	Kennedy	374	4 -	<u>.</u> .	-	4/25/2010
313M	Judy	Keogh	244	4 -	-	-	4/25/2010
313M ·	·Kashish	Khanna	602	2 -	-	-	4/25/2010
313M	Mark J.	Kipper	710	5 -	-	-	4/25/2010
313M ·	David	Knapp	264	7 37.52	37.52	_	4/25/2010
313M	Teresa	Kosakowska	353		18.36	-	4/25/2010
313M	Milka	Kovacevic	374		-	-	4/25/2010
313M	Bozena	Krukowska `	350		20.41	•	4/25/2010
313M	Marsha	Kruschel	268		22.00	_	4/25/2010
313M	Gerard	Leblanc	232		-	-	4/25/2010
313M	Lillian	Lewis	0699	•	-	· -	4/25/2010
313M	Richard	Littlefield	0776	•		_	4/25/2010
313M	Adam	Lobb	363	5 34.33	34.33	45.78	4/25/2010
313M	Nora	Lowe	597		20.20	20.20	4/25/2010
313M	Raylene	Maccuish	541			20.20	4/25/2010
313M	Debbie	Mackay	468		17.68	-	4/25/2010
313M	Alexander (Sand		451		-	-	4/25/2010
313M	Tammy	Meissner	744		_	-	4/25/2010
313M	Carolyn	Miller	0907 .	_	_	- ,	4/25/2010
313M	Olga	Miller	532	3 -	-	· .	4/25/2010
313M	Patricia	Millington	558		- -	-	4/25/2010
313M	Ana	Miranda	, 626		-	. <b>-</b>	4/25/2010
313M	Jennifer	Morgan	. 349		-	-	4/25/2010
OTOM	JOHNICI	Morgan	348	-	-	<del>-</del>	412012010

Additional Employee

Account			Em	ployee	Employee	Employer	Contribution	Pay Period
	First Name	Lord Name		ımber	Employee	Employer	Above 3%	=
Number 313M	Sharon	Last Name Morrison	NL	2380	Contribution 3% 20.00	Match 20.00	Above 376	Ending 4/25/2010
313M	Elizabeth	Morrow		5351	20.00	20.00	-	4/25/2010
313M	David	Munch		2979	30.83	30.83	30.83	4/25/2010
313M	Juanita	Nadrofsky		3265	25.91	25.91	-	4/25/2010
313M	Trong	Nguyen	0901	, 0200			_	4/25/2010
313M	KYLA	NICHOL		6697	<u>.</u>	_		4/25/2010
313M	·Cynthia	Novak		3589	-	-	-	4/25/2010
313M	Michelle	Paranyi		5816	17.50	17.50	•	4/25/2010
313M	Robert	Parr		4806		-	-	4/25/2010
313M	Jason <sup>-</sup>	Parsons		7295	29.62	, 29.62	<del>.</del>	4/25/2010
313M	Deepak	Patel		7296	=	=	-	4/25/2010
313M	Shaun	Perrin		6262	30.97	30.97	20.64	4/25/2010
313M	Shirley	Picco		4782	18.56	18.56	-	4/25/2010
313M	Kathie	Porter	0970		20.00	, 20.00	-	4/25/2010
313M	Jonathan	Power		3051	22.00	22.00	14.67	4/25/2010
313M	Melessa	Pritchett		2256	20.00	20.00	-	4/25/2010
313M	Clement	Roache		4238	-		-	4/25/2010
313M	Ted ·	Roszkowski		2162	18.36	18.36	12.24	4/25/2010
313M	Barry	Rowsell		2337	17.26	17.26	-	4/25/2010
313M	Doraima	Sanchez		5806	20.20	20.20	13.46	4/25/2010
313M	Bob	Savoie	0047	3737	18.36	18.36	24.48	4/25/2010
313M 313M	Brian Andrew	Schuknecht	0817	3077	-	<b>-</b> .	• .	4/25/2010
313M	Dennis	Schultz Schultz		5318	-	-		4/25/2010 4/25/2010
313M	Oksana	Seredynsky		4972	18.36	18.36	· -	4/25/2010
313M	Indrani	Sitaram		4967	18.36	18.36		4/25/2010
313M	Snjezana	Skorvaga		1076	18.56	18.56	_	4/25/2010
313M	Katalin	Smit		5957	18.36	18.36	_	4/25/2010
313M	Boguslawa	Stanek	•	3299	-	-	· · ·	4/25/2010
313M	Beata	Staniszewski		5236	_	_	-	4/25/2010
313M	Rick .	Strome		5634	<del>.</del> .	-	<del>-</del> .	4/25/2010
313M	Zoran	Subotic		4406	.* -	-	-	4/25/2010
313M	Raywatee (Ray)	Suraj		6268	-	-	-	4/25/2010
313M	Jerry	Swanson		4952		· =	•	4/25/2010
313M	Nancy	Sweeney		2843	24.64	24.64	24.64	4/25/2010
313M	Yves	Sylvestre		2134		25.65	25.65	4/25/2010
313M	Maria	Tavares		4975			-	4/25/2010
313M	Charlotte	Taylor		2635		-	=,	4/25/2010
313M	Thomson	Jeannette		4232		22.00	14.67	4/25/2010
313M	Warren	Toman		3370		22.27		4/25/2010
313M	Robert	Welch		2792		-	-	4/25/2010
313M	Stephen	Westbury		5158		. 43.68	43.68	4/25/2010
313M .	Tracy	White		5590		46.27	-	4/25/2010
313M	Connie	Wildman		4233		16.37	-	4/25/2010
313M 313M	Stephen Desalegn	Winter Worku		6706 5966		- 17.90	-	4/25/2010 4/25/2010
313M	Persa	Zalac		2718		14.87	-	4/25/2010
313M	Janice	Abeele		2186		14.69	14.69	5/2/2010
313M	Alcy	Acevedo	0831	2100	20.30	20.30	14.00	5/2/2010
313M	Frank	Admanski	0001	1108		35.08		5/2/2010
313M	Pamela	Ali		5817		-	-	5/2/2010
313M	Irma	Almeida		5364		17.50	11.67	5/2/2010
313M	David	Angst		3675				5/2/2010
313M	Darren.	Babych		2300		-	-	5/2/2010
313M	Basdai <sup>.</sup>	Bacchus		5952		18.13		5/2/2010
313M	Antonino	Barrios	•	2807		19.70	13.13	5/2/2010
313M	Augusta	Becker		2323		-	-	5/2/2010
313M	Linda	Begenat		4168		19.05	•	5/2/2010
313M	Clayton	Benoit		2113		-	` -	5/2/2010
313M	Vicki	Berner		6961		-	-	5/2/2010
313M	Mario	Bran		5630			-	5/2/2010
313M	James	Capling		3300		-	-	5/2/2010
313M	Paula	Carroll		5416	-	-	-	5/2/2010

Additional Employee

Account			Emp	oloyee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name	Nu	mber	Contribution 3%	Match	Above 3%	Ending
313M	Tara	Chaisson		5520	20.20	20.20	-	5/2/2010
313M	Leona	Charlton	0847		19.82	19.82	59.47	5/2/2010
313M	Rепе	Chartrand	0430		-	-		5/2/2010
313M	Alice	Chisholm	0718		•	-	-	5/2/2010
313M	Helen	Chornaby		3437	-	-	-	5/2/2010
313M	Douglas	Clark		1084	21.45 ·	21.45	35.75	5/2/2010
313M	Clay	Gregg		8038	33.00	33.00	-	5/2/2010
313M	Robin	Colson		5635	•	-	-	5/2/2010
313M	Penny ·	Comeau	0834		-	-	•	5/2/2010
313M	Rejeanne	Coombs		5814	18.36	18.36	-	5/2/2010
313M	Tammy	Cox		2697	19.02	19.02	12.68	5/2/2010
313M	Ella	Cullaton		1028	<b>-</b> ,	-	-	5/2/2010
313M	Phung	Dang		2281	-	-	-	5/2/2010
313M	Adam	Death		2583	-	-	-	5/2/2010
313M	Dave	Dery	0964			-	-	5/2/2010
313M	Jon	Dillon	0447.		41.71	41,71	•	5/2/2010
313M	Helene	Disley .	0605		<del>-</del>	•	-	5/2/2010
313M	David	Dombroski		5488	-	-	-	5/2/2010
313M	M. Kumarie	Dudnath		4809	17.68	17.68	- · ·	5/2/2010
313M	Katrina	Emile		5222		-	-	5/2/2010
313M	Norma	Eveleigh		2680	16.48	16.48	16.48	5/2/2010
313M 313M	Gunter Linda	Firus		3411	-	-	-	5/2/2010
313M		Fletcher		3387 5934	8.99	- 0.00	-	5/2/2010
313M	Brian Elliott	Gilbert Goddard		2392	6.88	8.99	· •	5/2/2010
313M	John	Golub		6685	. "	-	-	5/2/2010 5/2/2010
313M	Robert (Bob)	Graf		7120	<u>.</u>	-	-	5/2/2010
. 313M	Georgina	Gregg		5352	_		_	5/2/2010
313M	Christine	Halstead	0725	JUJZ	18.27	18.27	-	5/2/2010
313M	Michael	Hoag	0123	3906	10.27	10.21	_	5/2/2010
313M	Carolyn	Horton		3730	14.84	14.84	14.84	5/2/2010
313M	Adrian	Hyde		6023	-	,14.04	-	5/2/2010
313M	Jovica (Johnny)	Jankovic		7026	14.00	14.00	_	5/2/2010
313M	Jashwanti	Jobanputra		3731	16.07	16.07	5.36	5/2/2010
313M	Casey .	Kanters		4789	-	•	•	5/2/2010
313M	Monica	Kelloway		4973	· -	-	-	5/2/2010
313M	Phyllis	Kennedy		3744	-	-		5/2/2010
313M	Judy	Keogh		2444	-	. <u>-</u>	<u>.</u>	5/2/2010
313M	Kashish	Khanna		6022	-		-	5/2/2010
313M	Mark J.	Kipper		7105	-	-	-	5/2/2010
313M	David	Knapp		2647	38.22	38.22	-	5/2/2010
313M	Teresa	Kosakowska	-	3531	18.36	18.36	-	5/2/2010
313M	Milka	Kovacevic		3743		<b>-</b> .	-	5/2/2010
313M	Bozena	Krukowska		3500	20.77	20.77	-	5/2/2010
313M	Marsha	Kruschel		2687	19.50	19.50	-	5/2/2010
313M	Gerard	Leblanc		2322	-	-	-	5/2/2010
313M	Lillian	Lewis	0699	•	-	-	-	5/2/2010
313M	Richard	Littlefield	0776	0005	-	-	-	5/2/2010
313M	Adam	Lobb		3635	34.33	34.33	45.78	5/2/2010
313M	Nora Baylana	Lowe		5970		18.36	18.36	5/2/2010
313M 313M	Raylene Debbie	Maccuish Mackay		5417 4684	17.68	- 17.68	-	5/2/2010
313M	Alexander (Sand	•		4515		17.00	=	5/2/2010 5/2/2010
313M	Tammy	Meissner		7443	_	-	•	5/2/2010
313M	Carolyn	Miller	0907	7440	_	-	_	5/2/2010
313M	Olga	Miller	as o	5323	_	_		5/2/2010
313M	Patricia	Millington		5585	-	_	-	5/2/2010
313M	Ana	Miranda		6267	-	_	• •	5/2/2010
313M	Jennifer	Morgan		3499	-		-	5/2/2010
313M	Sharon	Morrison		2380	16.48	16.48	-	5/2/2010
313M	Elizabeth	Morrow		5351		- 10.40	_	5/2/2010
313M	David	Munch	· ·	2979	30.83	30.83	30.83	5/2/2010
313M	Juanita	Nadrofsky		3265	29.22	29.22		5/2/2010
					·			5.2.2010

Additional Employee

Account			_				Employee	
		•	_	loyee	Employee	Employer	Contribution	Pay Period
Number	First Name	Last Name		nber	Contribution 3%	Match	Above 3%	Ending
313M	Trong	Nguyen	0901		-	-	-	5/2/201
313M	KYLA	NICHOL		6697	-	-	•	5/2/201
313M	Cynthia	Novak		3589	-			5/2/201
313M	Michelle	Paranyi		5816	15.91	15.91	•	5/2/20
313M	Robert	Parr		4806	-	-	-	5/2/20
313M	Jason .	Parsons		7295	29.62	29.62	=	5/2/20
313M	Deepak	Patel		7296	=	`-	-	5/2/20 <sup>-</sup>
313M	Shaun	Perrin		6262	30.97	30.97	20.64	5/2/20
313M	Shirley	Picco		4782	16.47	16.47	-	5/2/20
313M	Kathie	Porter	0970		19.75	19.75	•	5/2/20
313M -	Jonathan	Power		3051	22.00	22.00	14.67	5/2/20
313M	Melessa	Pritchett		2256	20.00	20.00	-	5/2/20°
313M	Clement	Roache		4238	-	-	-	5/2/20
313M	Ted	Roszkowski		2162	. 18.66	18.66	12.44	5/2/20
313M	Barry	Rowsell		2337	17.26	17.26	-	5/2/20
13M	Doraima	Sanchez		5806	18.36	18.36	12.24	5/2/20
13M	Bob	Savoie		3737	18.36	18.36	24.48	5/2/20
13M	Brian	Schuknecht	0817			_	-	5/2/20
13M	Andrew	Schultz		3077	-	-	_	5/2/20
13M .	Dennis	Schultz		5318	-		_	5/2/20
13M	Oksana	Seredynsky		4972	18.36	18.36	-	5/2/20
13M	Indrani	Sitaram		4967	18.36	18.36	-	5/2/20
13M	Snjezana	Skorvaga		1076	16.70	16.70	_	5/2/20
13M	Katalin	Smit		5957	18.36	18.36	· _	5/2/20
13M	Boguslawa	Stanek		3299	-	-	_	5/2/20
13M	Beata	Staniszewski		5236	· <u>-</u>	_		5/2/20
13M	Rick .	Strome		5634	-	_	_	5/2/20
13M	Zoran	Subotic		4406	-	-	_	5/2/20
13M	Raywatee (Ray)	Suraj		6268	_	_	_	5/2/20
13M	Jerry	Swanson		4952	_		_	5/2/20
13M	Nancy	Sweeney		2843	24.64	24.64	24.64	5/2/20
13M	Yves	Sylvestre		2134	25.65	25.65	25.65	5/2/20
13M	Maria	Tavares	•	4975	20.00	20.00	25.05	5/2/20
13M	Charlotte	Taylor	,	2635			-	5/2/20
13M	Thomson	Jeannette		4232	18.15	18.15	12.10	5/2/20
13M	Warren	Toman		3370	18.56	18.56		5/2/20
13M	Robert	Welch		2792	-	-	· -	
13M	Stephen '	Westbury		5158	43.68	43.68	43.68	5/2/20 5/2/20
13M	Tracy	White		5590	- 43.00	43.00	43.00	5/2/20
	Connie	Wildman		4233	17.68	17.68	-	5/2/20
13M	Stephen	Winter		6706	17.00	17.00	-	
	Orghiiell			5966	18.36	18.36	-	5/2/20 5/2/20
13M 13M 13M	Desalegn	Worku			10.30	10.30	-	2////

₹7.835.26

Account Number	•	Last Name	•	loyee nber	Employee Contribution 3%	Employer Match	Additional Employee Contribution Above 3%	Pay Period Ending
		•				•		
312K	ALLAN	ARMSTRONG		7252	127.03	127.03		4/15/2010
312K	KEN	BEAULIEU		2301	78.03	78.03	-	4/15/2010
312K 312K	PETER PAUL	BEYNON CARLETON		2512	169.07	169.07	-	4/15/2010
312K	BONNIE	COBB	,	4996	, -	-		4/15/2010
312K	MARIO	DIBARTOLOMEO		5950 7442	-	-	-	4/15/2010
312K	MARK	DOERING		7442	116.79	- 116.79	104.65	4/15/2010
312K	WILLIAM -	DOHERTY		6037	110.79	110.75	194.65	4/15/2010 4/15/2010
312K	LISA	DOLAN		4225	115.54	115,54	385.14	4/15/2010
312K	JOHN	EMRICH		3738	118.00	118.00	275.34	4/15/2010
312K	ANTONIO	FIGUEIREDO	0947	2.00	87.50	87.50	2,0.04 ,	4/15/2010
312K	BOB	GALLINGER		3318	70.13		116.88	4/15/2010
312K	THOMAS	GIBLIN ,		2746	52.02	52.02	-	4/15/2010
312K	GARETH	HARKER '		5231	· <del>-</del>	-	-	4/15/2010
312K	BARRY	HILL	0719		-	-	· •	4/15/2010
312K	KARLA	JONES		7146	70.13	70.13	-	4/15/2010
312K	TERESA	KAVELMAN		3493	64.42	64.42	-	4/15/2010
312K	BRYAN	KILLOP		6708	118.00	118.00	865.35	4/15/2010
312K	ED	KROETSCH		5154	109.01	109.01	-	4/15/2010
312K	BARRY	LAING		7441	93.75	93.75	-	4/15/2010
312K	ADRIANA	LAPOSI		7419	-	-	<del>-</del> ·	4/15/2010
312K 312K	JOHN PAUL	LUELO		5943	-	-	-	4/15/2010
312K	CAMERON	MCMULLEN MCWADE		4964	=	-		4/15/2010
312K	SEAN	MEYER		7153	92.23	- 02.22	152.72	4/15/2010
312K	EVELYN	MORRIS		5156 3905	57.22	92.23 57.22	153.72 57.22	4/15/2010 4/15/2010
312K	LISA	OLLSON		7318	57.22	37.22	. 51.22	4/15/2010
312K	CHRISTOPHER			5155	101.75	101.75	_	4/15/2010
312K	LAUREEN	SCHAFFER		3816	-			4/15/2010
312K	JENNIFER ANN			7119	_	-	_	4/15/2010
312K	SOHILKUMAR	SHETH	• •	7440	102.00	102.00	-	4/15/2010
312K	DEBBIE	SIRE		7117	71.53	71,53	23.84	4/15/2010
312K	ANDREW	SPITTAL		7223	-	• =	-	4/15/2010
312K	DOUG	SPITTAL		9084	150.00	150.00	=	4/15/2010
312K	JUSTIN	SUCKERT		3664	95.63	95.63	318.75	4/15/2010
312K	JEANNETTE	THOMSON		4232	-	<b>-</b> .	• -	4/15/2010
312K	TRACY	TUCKER		3141	45.06	45.06	-	4/15/2010
312K	JONATHAN	WAKEFIELD		7297	-	-	-	4/15/2010
312K 312K	JAMES ANA	WESTFALL		5349	97.67	97.67	-	4/15/2010
	ALLAN	WYLIE ARMSTRONG		7424 7252	127.03	107.00	· -	4/15/2010
	KEN	BEAULIEU		2301	78.03	127.03 78.03	-	4/30/2010 4/30/2010
	PETER	BEYNON		2512		169.07	<del>-</del> 	4/30/2010
	PAUL	CARLETON		4996	-	-	· -	4/30/2010
	BONNIE	COBB		5950		_	-	4/30/2010
	MARIO	DIBARTOLOMEO		7442	·_	_	_	4/30/2010
	MARK	DOERING		7422	311.10	311.10	518.51	4/30/2010
312K	WILLIAM	DOHERTY		6037	-	-		4/30/2010
	LISA	DOLAN		4225	115.54	115.54	385.14	4/30/2010
	JOHN	EMRICH .		3738	. 118.00	118.00	275.34	4/30/2010
	ANTONIO		0947		· 87.50	87.50	-	4/30/2010
	ВОВ	GALLINGER		3318	70.13	70.13	116.88	4/30/2010
	THOMAS	GIBLIN		2746	52.02	52.02	-	4/30/2010
	GARETH	HARKER		5231	-			4/30/2010
	BARRY	HILL	0719				-	4/30/2010
	KARLA	JONES		7146	70.13	70.13	-	4/30/2010
312K	TERESA	KAVELMAN		3493	64.42	64.42	-	4/30/2010

Additional Employee

					•		
Account			Employee	Employee	,	Contribution	Pay Period
Number	First Name	Last Name	Number	Contribution 3%	Employer Match	Above 3%	Ending
312K	BRYAN	KILLOP	6708	490.89	490.89	3,599.90	4/30/2010
312K	ED	KROETSCH	5154	_	<b>-</b> .	-	4/30/2010
312K	BARRY	LAING	7441	93.75	93.75	-	4/30/2010
312K	ADRIANA .	LAPOSI	7419	-	_	. <del>-</del>	4/30/2010
312K	JOHN	LUELO	5943	<b>-</b> '	· · · · · · · ·	-	4/30/2010
312Ķ	PAUL	MCMULLEN	4964	<u> </u>	-	-	4/30/2010
312K	CAMERON	MCWADE	7153	•	_	•	4/30/2010
312K	SEAN,	MEYER	5156	92.23	92.23	153.72	4/30/2010
312K	EVELYN	MORRIS	3905	- 57.22	57.22	57.22	4/30/2010
312K	LISA	OLLSON	7318		-	-	4/30/2010
312K	CHRISTOPHER	PARK	5155	46.96	46.96	_	4/30/2010
312K	LAUREEN	SCHAFFER	3816	_	- 1	-	4/30/2010
312K	JENNIFER ANN	SCHMIDT .	7119	-	-	• -	4/30/2010
312K	SOHILKUMAR	SHETH	7440	102.00	102.00	<u>.</u> .	4/30/2010
312K	DEBBIE	SIRE	7117	71.53	71.53	23.84	4/30/2010
312K	ANDREW	SPITTAL	7223	-	-	-	4/30/2010
312K	DOUG	SPITTAL	9084	150.00	. 150.00	379.00	4/30/2010
312K	JUSTIN	SUCKERT	3664	95.63	95.63	318.75	4/30/2010
312K	JEANNETTE	THOMSON	4232	-		-	4/30/2010
312K	TRACY	TUCKER'	3141	45.06	45.06	-	4/30/2010
312K	JONATHAN	WAKEFIELD	7297	<b>-</b> .	-	-	4/30/2010
312K	DAVID	WELACKY	. 8030	106.25	106.25	-	4/30/2010
312K	JAMES	WESTFALL	5349	97.67	97.67		4/30/2010
312K	ANA	WYLIE	7424		-		4/30/2010
				_ \		_ \	

4,914.67 4,914.67 8,219.19

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Receivership)	Employee	Contribution Above	3%		1 1		•	•	,	•	82.60	00.20	35,06		•		. ,	259.61	•	•			•	46.12	17.17	• •	•	•	. ;	7.15		95.63	,	•	,	•	•	•		•	•	•	•	•	•	
May RRSP Balances Outstanding (Pre Receivership)			Employer Match	15.24	9,36	7.00		•		,	35.40	(26.25)	21.04	15.61			19.33							27.67										(13,52)	29.30		•		• •	•	•		•		,	, 1
May RRSP Bala		Employee	Contribution 3%	15,24	9,36	1.33	'	•	•	•	95.40	(26.25)	21.04	15.61	•		19.33	35.40	•	28.13	•	( 1	•	27.67	17.17	30.53		Ĭ.	30.60	21.46		28.69		(13.52)	29.30		à	1		•	,	•	•		•	. 1
(dir			Pay Period Ending	5/15/2010	5/15/2010	5/15/2010	5/15/2010:	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010
id (Post Receivers	Employee	Contribution	Above 3%					1	•	•	. 607	196.14	81.82	•	•	•	•	605,75	•	•		٠ ،	•	107.60	40.05	. ,	•	•	•	16.69	• 1	223.13	•	•		•	•	•	•		•	•	•	276 34		116.88
May RRSP Balances Paid (Post Receivership)			Employer Match	35,57	21.85	-	•	1	•	•	, 5	(61.25)	49.09	36.41	•	90 07	45.09	82.60	•	65.63	•			64.56	40.05	71.93		•	71.40	50.07		66,94		(31.54)	. 68.37		•	•	169.07		•	•	•	, 118 O	00'B	70.13
May		. Етрюуев	Contribution 3%	35.57	21.85	CC.01.	•	1	•	•	, 60	61.25	49,09	36,41	•	. 6	45.09	82.60		65,63	•	. 1		64.56	40.05	71.93		•	71.40	50.07	•	66.94	1	(31,54)	75 88	20.00		•	169.07	۱ .	i	•	ı	, 60	00'811	70.13
		Pay Perlod	Ending	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	0102/21/5	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010	5/15/2010:	5/15/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010	5/31/2010
Owed	Employee	Contribution	Above 3%	1		• •	•	•	•	•		2(5,34			•	•	•	865.35	,	,	•	•		153.72		, *				23	•	5			į	•		•	•	• ;		٠	•		2/5.34	116.88
May RRSP Balances Ow		Employer	Match	50.81	31,21	70:601	•		•	•		118.00			•	, ;	70.13	118.00	-	93,75	•	•	• •	92.23	57.22	, 10,			•		•			(45.06)			. ,		169.07	•		•	ı		118.00	70.13
May	Employee	Contribution	3%		31.21				•	:		118.00			•	•	70.13			93.75					5 57.22		2			7			- 2			97.6			2 169.07				,		118.00	8 70.13
		Етріоуве	Number	725	2301	1657	7950			6037	4225	3738		2746		0719	7146	940	5154	7441	741	5943	426	5156	390	7318	0100	7119	7440	711	. 722	90A	4232	314	729	40.0			251				909	422	373	3318
			e Last Name	ARMSTRONG	BEAULIEU	CARIFICA	CORP	DIBARTOLOME	DOERING	DOHERTY	DOLAN	EMRICH	GALLINGER	GIBLIN .	HARKER	<b>⊒</b>	JONES	KHIOD	KROETSCH	LAING	LAPOSI	LUELO	MCMULLEN	MEYER	MORRIS	OLLSON	EK PAKK	JENNIFER ANN SCHMIDT	R SHETH	SIRE	SPITTAL	SPICIAL			WAKEFIELD	WESTFALL	ARMSTRONG	BEAULIEU	BEYNON	CARLETON	DIBARTO! OME	DOERING	DOHERTY	DOLAN	EMRICH	GALLINGER-
			r First Name	ALLAN	KEN	PALER	RONNIE	MARIO	MARK	WITHIAM	LISA	NHOL	80B	THOMAS	GARETH	BARRY	KARLA	ACTIVITY OF THE PARTY OF THE PA		BARRY	ADRIANA	로 :	PAUL	SEAN	EVELYN	LISA	CHRISTOPHER PARK	JENNIFERA	SOHILKUMA	DEBBIE	ANDREW	SUCU STST	JEANNETTE	TRACY	JONATHAN	JAMES	ALAN	Y.	PETER	PAUL	MARIO	MARK	WILLIAM	FISA.	NHOL	808
		Account	Number	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	3128	£ 5	312K	312K	312K	312K	312K	312K	312K	312K	YZK YGY	35 25 25 25 26 27	312K	32%	312K	312K	312K	312K	312K	312K	312K	312K	312K	312K	312 72 5

re Receivership)	Employee Contribution Above	649.33				
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May RRSP Bala	Emptoyee Contribution 3%	06'98E				
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May RRSP Balances Pald (Post Receivership)	Employee Contribution Above 3% P	7				
RRSP Balances Pal	Employer Match	70.13 64.42 118.00 43.27 272.41 57.22 101.75 102.00 77.53 95.63		·		
May	Employee	70.13 64.42 (118.00 43.27 272.41 57.22 101.75 102.00 17.53 97.67 97.67				
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May RRSP Balances Owed	an Employer					
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		312 K				-

	•	0102/8/5				5/9/2010			-	3744	Kennedy	Phyllis	313M
,	,	5/9/2010		•		5/9/2010		•	ئة	49	Kelloway	Monica	313M
	1	0102/6/9			•	5/9/2010				47.	Kanters	Casev	MELE
	9.64	5/9/2010	2.14		6.43	5/9/2010	7 5.36	16.07		37.	Jobanoutra	Jashwanli	313M
2.		5/9/2010		8,00	8,00			8,00	26 8,00	. 70.	Jankovic	Jovica (Johnny)	313M
	•	010786				5/9/2010				50	Hyde	Adrian	313M
	10.16	5/9/2010	6,77	6.77	6.77		3 16.93	16,93		377	Horton	Carolyn	313M
		0102/8/6	·		•						Hoan	Michael .	313M
	10.80	5/2/2010		7.20	7.20			18.00		0725	Halslead	Christine	313M
1000		CHAZER			•					53	Greco	Georgina	313M
		20000			•			٠,		7120	Graf	Robert (Bob)	313M
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10.01	10.61	5/9/2010		7,07	7.07	_		17.68		787	Distriction	Le Francis	
		010766			•	0102/6/5					Dombroski	David	313M
	,	50000				0102/8/9				0605	Disley	Helana	313M
	•	010000	,			00000		2.7.	17.14	U441	Dillon	Jan	313M
25.03	25.03	5/9/2010			16.68	500000		4. 74			Dery	BABO	MPTE
		5/9/2010	,	•		5/9/2010		•		noe.	200		
		OLOZIENE				5/9/2010				256	Death	Adam	313M
		100000				CASIZOTO				226	Dang	Phung	313M
		5/9/2010	•			600000		•			Cullaton	대함	313M
		5/9/2010	•		•	5/5/2010						- carrony	G GW
	11.41	5/9/2010	5.07		7.61	5/9/2010		19.02		260	3	Tana	2424
		2017,040	;		7.38	5/9/2010		18.47			Coombs	Releanne	313M
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	12.20	0102/8/6	13.62		8.17	5/9/2010		20.43		<b>1</b>	Clark	Douolas	313M
	12.26	50000	3 ,		·	0107/6/19				3437	Chomaby	Helen	313M
	•	500000	1			0,014,010					Chisholm	Alice	313M
		5/9/2010				0.0000				0430	Charriana	Kene	313M
	•	5/9/2010				5/9/2010			, 6, 11	2 2	Cidivoi	Legisa	SIGM
	11,39	5/9/2010	22,78		7.59	5/9/2010		19 98			Chillian	1 1 1 1	
	71.7	5/9/2010		8.0.8	8.08	· 5/9/2010		20.20		552	Chaisson	Tara	3
		CHILD				5/9/2010				22	Carroll	Paula	313M
		500000				0107/6/0				330	Capling	James	313M
		5/9/2010		•		50000				563	Bran	Mario	313M
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	10.20	0107/8/9	•	5.84	6.84	5/9/2010		17.10		416	Becenat	inda	32.
		0/9/20/0		,		5/9/2010	•	•		232	Becker	Augusta	313M
	11:04	Signature	5	01.7	7.76	5/9/2010	12.93	19.40	7 19,40	2807	Barrios	Antonino	313M
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	E CONTO		770	2.20	0107/6/6		5.51		595	Bacchus	Basdai	313M
	331	5/9/2010	•	3	3	0,0200				230	Babych .	Darren	313M
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		5/9/2010			•	0.000/5	. !			200	America	i i i i i i i i i i i i i i i i i i i	JUN
	9.55	5/9/2010	4.24	6.36	6.36	5/9/2010	10.61	15.91		576	<u>}</u>	Fallera	S S S S S S S S S S S S S S S S S S S
	•	5/9/2010			,	5/9/2010	•		7	581	All:	Domolo.	3 6
Z. 87.0Z	20.79	5/9/2010		13.86	13.86	5/9/2010		34.65			Admanaki	Cont	2 0
		0107/8/2				5/9/2010				0831	Acevedo	Alry	MEN
	1	C S NO C		7.54	7.34	5/9/2010	18.36	18.36	18.36	2186	Abeele	Janice	313¥
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Contribution Above	Employee		Contribution		Employee.	Pay Period	Contribution		Employee	Employee			
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Raywatee (Ray)	'n	ĝ	Beata	oguslawa	atalin	Ollezalia	draini	70010	Olympia.	lannia	udrew	rian	500		Doraima	arry	ēd	A PLIGIT	diouse	blesse.	annino Marian	athie	hirley	haun	eepak	ason	obert	lichelle	yoma	5			avio	Hizabeth	naron	annifer .	Ana	atricia	lga	Carolyn	Aurue	Vexander (Sand	ebbie	Rayiene	ora	dam .	Richard	lien	erard	arsha	DZBITA	ik	resa	David		Services Services	4	Rinst Name				
Surai	Subolic	Strome	Staniszewski	Stanak		OKOL KONO	Character	Charge	Commission	Schultz	Schultz	Schuknacht	Savore		Sanchez	Rowsell	Roszkowski	TO BOOK	District.	Pritchett	Down	Porter	Pico	Perrin	Patel	Parsons	Harr	Paranyi	Novax	ALCO C	Nguyan	Nationary	Nunch	Morrow	Morrison	Morgan	Miranda	Millington	Miller	Miller	Meissner	Mcconnell	Mackay	Maccuish	Lowe	Lobb	Littlefield	Lewis	Lebianc	Kruschel	Krukowska	Kovacevic	Kosekowska	Knapp	Kipper	Khanna	Kench	Last Name				
m		· cn	45						A -	CD.		0817		، د	Çi.	2			٠.	2		0970	4	ġ,	7	. 7	1.0			ود	2		4.5	2 9		ર ધ	· g	2 21	. 9	0907		4.4	. 4	: Y	92	. s		999		2	2 63	37	36	26	7	6 !		Number	Employee			
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٠	•	•	•	•	•	7.34	5.92	5.88	7,34		•	•	•	7.34		1 6	8	7.34	•	8.00	8.00	3.20	7.42	1.26	3,	10,01	10 94	•	6.36	•	•	•	10.36	233	,	8,00	•	•	•	•		•		7.07	, ;	794	777			, ;	56	7 43	1.34	15.01	,	•	•	3% Employer Match	LP			May KKSF balailes Fald (FOSI
í						7.34	5.94	5.88	7,34					7.34	7,54	4 0	200	7.34		8.00	8.00	3.20	7.42	1 .	300		10.84		6.36		•		10.36	12.33		e,00		,		•		•	' j	7.07	' 1	732	13 73		•	• }	560	7 40	.01	15.01		•	•	i	S	Em		AllCes Paid (Po
			•										•	9,79	1.00	9		4.90		•	5.33	; ,		ì	7.51	•		•			•			12.33							,				• }	734	1831		•	•					,	•		Above 3% Pay	ntribution	nployee		St Receive and,
5/9/2010	20107010	00000	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	0102/6/9	0102010	500000	5/9/2010	5/9/2010	3/3/2010	50000	5/9/2010	5/9/2010	5/9/2010	5/9/2010	0102/8/5	285010	00000	565010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	5/9/2010	Pay Period Ending				-
		•				=	m	•	-					-		•	<del>-</del>	<b>=</b>		12	ī.		_ :	1	16		<b>6</b>		9				15	18										10.61		11.02	20					. 11.	. :	11.02	3 .			Contribution 3%	Employee	•		Internal Agent
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						11.02	8.90	8.81	11.02	;		•		11.02	3	3 :	10.36	11.02		12.00	00.21	1 2	4 :	1	16.89	,	16.26		9.55	•	•	•	15.55	18.50			•		,	•				10.61		11.02	20.60	•		•	8.40	11.14	٠	1182	h			Match	Com			
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		į .	May RRSP Balances	llances Owed			May RRS	Way RRSP Balances Paid (Post Re	(Post Receivership)		May RRSP Balar	May RRSP Balances Outstanding (Pre Receivership)	Receivership)
				Employee	Employee				Employee				Employee
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count Number First Name	Last Name	Number	Contribution 3% Employ	er Match Abo	! 	Ending	%  _	Employer Match	Above 3% Pay	Pay Period Ending	Contribution 3%	Employer Match	3%
13M Jeny	Swanson	4952	•	,		5/9/2010	; ,	,	3 '	5/9/2010		44.79	1,79
113M Nancy	Sweeney	2843	24.64	24,64	24,64	5/9/2010	98.86	9.86	9.86	5/9/2010	13.99	13.99	13.99
113M Yves	Sylvestre	4975	20.02	, 23.32	20,02	5/9/2010			٠ إ	5/9/2010	•		•
113M Charlotte	Taylor	2635	,	•	,	5/9/2010	•		;	5/9/2010	· ·		3.
13M Thomson	Jeannette	4232	7.50	7.50	5.00	5/9/2010	3.00	3.00	2.00	5/9/2010	4.50	11 14	3.00
H3M Warren	Toman	3370	18,56	18.56	ı <b>1</b>	5/9/2010 5/9/2010	· .42	, <u>.</u>		5/9/2010	• :	,	
13M Robert	Welch	2792	43.64	A .	43.68	5/9/2010	17.47	17.47	17.47	5/9/2010	26.21	26.21	26,21
STAM Stephen	Westbury	5590	10,000	40.00		5/9/2010	• :	ì	,	5/9/2010	,		,
313M Connie	Wildman	4233	17.68	17.68	,	5/9/2010	7.07	7.07		5/9/2010	10,61	10.61	
313M Stephen	Winter	6706		•	•	5/9/2010	! •	; ,	,	5/9/2010		à ·	•
313M Desalegn	Warku	5966	18.36	18.36	,	5/9/2010	7.34	3 7.3A		20102010	20.11		٠, ١
313M Persa	Zalac	2718	2.57	2.57	0 10	5/9/2010	18.50	18.50	18.59	5/16/2010		•	•
313M Janice	Abeele	2166	10.59	10.00	. 0	5/16/2010			,	5/16/2010			
S13M Frank	Admanski		35.95	35.95		5/16/2010	35.95	35.95		5/16/2010			,
313M Pamela	Ali .	5817		i .	;	5/16/2010	17.50	17.50	11 67	5/16/2010	, ,		, ,
313M Ima	Almeida	5354	17.50	17.30	11.07	5/16/2010	, 50	• 50	' 3	5/16/2010			•
313M David	Rahych	2300				5/16/2010				5/16/2010	•	•	•
313M Basdai	Bacchus	5952	•	•		5/16/2010	•	•	•	5/16/2010	•		
313M Antonino	Barrios	2807	21.34	21.34	14.23	5/16/2010	21.34	21,34	14.23	5/16/2010		, ,	
313M Augusta	Becker	2323	1764	17.54	٠,	5/16/2010	17.54	17.54		5/16/2010	•	•	
313M Clayton	Benoit	2113		. ;		5/16/2010				5/16/2010			•
313M Vicki	Berner	. 6961	,	•		5/16/2010				5/16/2010			. ,
313M Mario	Bran	5630 3300				5/16/2010				5/16/2010	,		•
313M Paula	Carroll	5416			,	5/16/2010	•	,	,	5/16/2010	٠,	•	•
313M - Tara	Chaisson		20.20	20.20	,	5/16/2010	20.20	20.20	n n n	5/16/2010			
313M Leona	Charlton	0847	18,86	18.95	. 25.35	5/16/2010	, 6,00	. 0		5/16/2010	•		•
313M Alice	Chisholm	0718			•	5/16/2010	•	•	•	5/16/2010	•	•	•
313M Helen	Chomeby		•			5/16/2010	\ }.	} ,		5/16/2010			
313M Douglas	Clark	1084	22.47	22.47	37.45	5/16/2010	33.00	32.4	97.43	5/16/2010			
313M Gregg	Calson	5635	33,00	, 00		5/16/2010				5/16/2010	•		•
313M Penny	Comeau	0834		•	,	5/16/2010	; ;	·		5/16/2010	•		
313M Rejeanne	Coombs	5814	18.59	18.59	13 ,	5/16/2010	19.58	19.26	12.84	5/16/2010	. ,		
313M Lemmy	Cox	1028	, 0	, id.	, [	5/16/2010		•	• !	5/16/2010	•		•
313M Phung	Dang	2281	•	į		5/16/2010			•	5/16/2010	•	•	1
313M Adam	Death		•	•		5/16/2010				5/16/2010			
313M Dave	Dery	0964	A1 74	41 71		5/15/2010	41.71	41.71	•	5/16/2010			•
313M Helene	Disley	0605	. 5	\ \frac{4}{5}	•	5/16/2010	•			5/16/2010			•
313M David	Dombroski			,	,	5/16/2010	;		,	5/15/2010			•
313M M. Kumarie	Dudnath	4809	17.68	17.68		5/16/2010	17.88	17.58	. ,	5/16/2010	. ,		. ,
313M Karina	Emile	2520	18.12	18.12	18.12 18.12	5/16/2010	18.12	18,12	18.12	5/16/2010		•	•
313M Gunter	Firus	3411	. !	. !		5/16/2010	•	•		5/16/2010	•	•	•
313M Linda	Fletcher	3387				5/16/2010	•			5/16/2010		•	,
313M Brian	Gilbert	. 5934	20.23	20.23		5/16/2010	. 20.23	20,23		5/16/2010			
313M Elliott	Goddard	2392		.•	,	010238178	,	•		St losze to		•	

Contribution  Co						Employee	Employee			Employee	Employee				Employee
Marticle				Employee	Employee		•	Pay Period	Employee Contribution 3%	Employer Match		Pav Period Ending	Employee Contribution 3%	Employer Match	Contribution Above 3%
Control (March   Class	unt Number	First Name	Last Namo	Number	Contribution	- i	į.	5/16/2010	Administration .	- Language of the language of		5/16/2010	,	,	ļ
Geologicia Geologic Globy Globy Side 14.0. 14.50 Side 15.00 Side 1		n )ert (Bob)	Graf	71	20 5			5/16/2010	,			5/16/2010			
Christine Intellaced         Hallaced         0725         14.50         14.50         SPREADIN         CRADO         15.00         15.00         CRAD         CRAD         15.00         15.0		orgina	Gregg				•	5/16/2010	1	: ·		5/16/2010	, ,		
Carboy    February		stine	Halstead					5/16/2010	14.50	14.50		5/16/2010 5/16/2010			
Carelyn   Hefrin   1429   15.00   15		hael	Hoag	3 39				5/16/2010	15.08	15.08	15.08	5/16/2010	•		
Ather Not Price         Time		olyn	Horion	2				5/16/2010	,			5/16/2010			
Interior Comment		ian	Hyde	2 2				5/16/2010	20.25	20.25		5/16/2010			
Control   Cont		ica (Johnny)	Jankovic Tohoonides	3 2				5/16/2010	16.27	16.27	5.42	5/16/2010			
Marchany   Agram   A		nument	Contore	47				5/16/2010	•	•	•	5/16/2010		•	
Project		rica vey	Xelloway	49				5/16/2010		,		5/16/2010	,		•
Laby         Kacaph.         24.44         STREACHO         STREACHO           Kashim.         Holponr         20.24         STREACHO         STREACHO           Kashim.         Holponr         70.55         4.78         STREACHO         STREACHO           David.         Holponr         70.55         18.59         18.59         51.62.00         37.98         37.98           David.         Kosalkowska         35.31         18.59         18.59         4.99         51.62.00         20.41         20.41           Mika.         Kosalkowska         35.31         18.59         18.59         18.59         18.59         20.41		ì	Kennedy	37				5/16/2010				5/16/2010	,	•	
Karishich         Kiraina         6022         45162010         45162010         45162010           Mark L.         Kohaph         2624         37.88         47.99         5162010         37.98         37.98           David         Kohaph         2847         37.88         47.99         5162010         37.98         37.98           Tirota         Kohaph         2847         47.25         47.75         5162010         20.41         20.41           Milka         Kohaph         2858         47.25         47.75         5162010         20.41         20.41           Bozana         Kohamel         6858         24.33         24.33         46.76         5162010         20.41         20.41           Bozana         Ladian         6769         20.22         17.75         17.75         5162010         20.43         45.78           Bozana         Ladian         6769         20.23         24.33         24.33         46.76         5162010         20.43         45.78           Bozana         Machan         4864         17.88         17.68         4162010         20.23         20.23         20.23         20.23         20.22         20.20         20.22         20.22			Kennh	22:				5/16/2010			,	5/16/2010	•		
Marie   Private   Privat		hier v	Khaona	2 !				5/16/2010			,	5/16/2010			
Depoint		Y III		1 8				5/16/2010			,	5/16/2010			
Purior   Company		Z.		s -				5/16/2010	37.98	37.98	•	5/16/2010	•		
Miles   Marchemon		ì		2 (				5/16/2010	18.59	18.59		5/16/2010			
Maria   Mari		esa		2 6				5/16/2010				5/16/2010	•		
Marchelle   Marc		6		<u>ب</u> د				5/16/2010	20.41	20.41		5/16/2010	•	•	
Convenience   Content		Z S		26				5/16/2010	17.75	17.75		5/16/2010	,		
Calibration   Lilabidian   Control		ard .		23				5/16/2010				5/16/2010		,	
								5/16/2010		•	•	5/16/2010	•		
Actains         Lobb         3635         34.33         34.33         34.33         45.78         5165010         20.30         20.30         20.20         5165010         20.30         20.30         20.20         5165010         20.20         20.20         20.20         5165010         20.20		hard		0776								5/16/2010	,		
Note			Lobb						34,33	34.33	45.78	5/16/2010			
Raylarian         Macculaly         45417         35417         354200         17.68         354200         17.68	_	a)	Lowe	55					20.20	20.20	20.20	010291/5			
Dabbie         Mazday         4894         17.00         17.00         57.62010           Alexander (Sand Macciannel)         44.53	_	ylene	Maccuish	: ሂ					17 69	17.68	•	5/16/2010	•		
Tamoric   Carciyn   Miller   Carciyn   Carciyn   Miller   Carciyn	-	DDIE	Mackay	à #						•		5/16/2010	•		
Carblyn         Millier         0907         5576/2010         576/2010		xanger (Sano	Meissner	2 !			•	<i>.</i>		•		5/16/2010	•		
Olgs         Millier         5523         5/16/2010		nivn	Miller	•							,	5/16/2010			
Pairicial         Millington         5585         5462010         5462010           Ara         Millington         5285         5462010         -         -           Ara         Millington         5285         -         5462010         -         -           Branch         Morgan         3495         20.25         20.25         5462010         20.25         20.25           Branch         Morgan         2890         20.25         20.25         5462010         20.25         20.25           Blach         Morgan         2891         3.83         3.083         30.83		a ciji							•			5/16/2010	•		
Ann.         Mirandis         6257         5/16/2010         5/16/2010	_	nicia		55				5/16/2010	,			5/15/2010	•		
Jamiler         Morgan         34/9	_	20		g					•			5/15/2010			
Shaon         Morison         2880         20.25         30.83         30.83         20.850         30.83         <	_	nifer	Morgan	ω								0.0000	•		
Elizabeth         Munich         2531         30.83         30.63         5/16/2010         20.83         30.83	_	aron	Marrison	1 13					20.20			5/16/2010			
David         Munifort         2279         30.03         <	, -	zabeth	Morrow	9 9					30.83		30.83	5/16/2010		•	
Dennita   Denn		· Ka	Munch	. 5					28.50			5/16/2010	•		
Irong   Nguyen   Ng		mita	Nadrotsky					5/16/2010			ŕ	5/16/2010			
KYLA         NICHUL         Committee         Commit	_	ď	Nguyen					5162010	•			5/16/2010	•		
Cynthila         Neverk         3595         16,11         16,11         5752010         16,11		5	NICHOL	g				5/16/2010				5/16/2010			
Microbile         Paramy         5010         Inc.         5762010         21.89			Novak	2 54				5/16/2010	16.1			5/16/2010			
Hobert   Pair		Silon	Paranyi									5/16/2010	•	,	
Jason   Palsons   Palson		bert	Parr	4 4				n c	21.86			5/16/2010			
Designation   Particle   Partic	. 3	SON	Persons	4 :				5/16/2010				5/16/2010	•		
Shielari   February	. 2	epax	Palei	2 -					30.97		20.64	5/15/2010		•	
Mailes	• =		Perin	<b>.</b> 9				m	18.79			5/16/2010			
Antitive	•	<b>.</b> 3	Portor					ún.	20.21			5/16/2010	•		
Molesta Pricipett 2256 20.25 20.25 5/162010 20.25 20.25     Molesta Pricipett 2256 20.25 20.25 5/162010 20.25 20.25     Clement Roache 4238 20.5 18.59 18.59 12.39 5/162010 18.59 12.39 5/162010 17.47 17.47     Barry Rowsell 2337 17.47 17.47 5/162010 17.47 17.47 17.47     Dorainta Sanchez 5806 18.59 18.59 12.39 5/162010 18.59 18.59 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18.50 25.00 18	_	hie	Porter					n (	200		14.67	5/16/2010	•		
Molessa         Priudreit         Zaco         Zucco         Francisco         Priudreit         Zucco         Zucco         Zuccoo         Zuccoo         Zuccoo         <		nathan	Power					5/15/2010	20.22		. į	5/16/2010		,	
Clement Notache 4-An Clement Notache 4-An Clement Notache 4-An Clement Notache 18.59 18.59 12.39 5/16/2010 18.59 18.59 12.39 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 5/16/2010 17.47 17.47 17.47 5/16/2010 17.47		ilessa	Pruchett	. N				n í				5/16/2010	•		
10 Nusception 10.2 17.47		ament	Roache			-			18.5		12.39	5/16/2010	•		
Departure Service 18.59 18.59 12.39 19.70 18.59 18.59 12.39 19.70 18.59	•	į ·	Rowsell	<b>9</b> 1				en.	17.4			5/16/2010			
1887 25 NO STANDARD 1887 2	<b>.</b>	raima	Sanchez	ı,	-	-		· ·	18,59		12.39	5/16/2010	•		
8 Bah Cavais 3/3/ 1887 1882 2009 0/10/2010	• •	raima	Zauchez	4 0				n i			25.00	5/16/2010	,		

3,5 3 3 .	313M		<b>.</b>			_	-	-	313M	•	313M	• -	313M	313M	313M	313M		313M	_	313M	_	_	313M				_														313M		_	Account Number				
Rejeanne . Tammy Ella Phung	Penny	Gregg	Douglas	Helen	Rene	Leona	Tara	Paula	James	Mario	Vicki	Linda	Augusta	Antonino	Basdai	Darren		Pamela	Frank	Alcy	Janice	Persa	Desalegn	Sienhen	Connie	Stephen	Robert	Warren	Thomson	Maria	Yves	Nancy	Jerry	Raywalee (Ray)	Zeran	Beata	Boguslawa	Katalin	Snjezana	Indrani	Oksana	Andrew	Brian	First Name				
Coombs Cox Cultatori Dang	Comeau	Clay	Clark	Chrynaby	Chartrand	Charlton	Chaisson	Carroll	Capling	Bran	Ramar	Hegenat	Becker	Barrios	Bacchus	Babych	Amelia	All	Admanski	Acevedo	Abeele	Zalac	Worku	Winter	Wildman	Weslbury	Welch	Toman	Jeannelte	Taylor	Sylvestre	Sweeney	Swanson	Sura	Subotic	Staniszewski	Stanek	Smit	Skorvaga	Silaram	Seredynsky	Schultz	Schuknecht	Last Name	,			
	0834		<u>-</u>		0436			άı	98	<b>S</b>	ga !	<u>.</u>	: 13	22	55	22.52	e 5	n (r	: :	0831		27	55	67	4. 4	. 51	27	33	42	26 <b>4</b> 2	2	: 28	49	82 :	3.4	n 20	3 23	S	10	. 49	4972	3 8	0817	Number	Employee			
5814 18.36 2697 20.92 1028 -	Ī	B038 33.		•			-	-	_	_				2807 21.34																											72 20.20			Contribution 3	Employee	l I		2
36 18.36 92 20.92		_	_									-																											9 18.79					Contribution 3% Employer Match				May RRSP Balances Owed
36 92 13.95																																					. ,	,	φ,		Ö		1	h Ahove 3%	c	Employee	Additional	Owed
5/23/20 95 5/23/20 5/23/20 5/23/20	5/23/20	5/23/20 5/23/20	05 5/23/20	5/23/20	5/23/20	95 5/23/20	5/23/20	5/23/20	5/23/20	5/23/20	5/23/20	5/23/20	92920	23 5/23/20	5/23/20	5/23/201	5/23/201	57320	UCASON.	UG/8C/3	5/23/201	5/16/201	5/16/201	Ch	5/16/201	5/16/201	5/15/2019	5/16/201	5/16/201		5/16/201			5/16/201		5/16/201	5/15/201	5/16/201	5/16/201	5/16/201	5/16/201	5/16/2015	5/16/201	Ending	Pay Period	,		
5555	10	ō ō	6	0	0 6	5 6	0		5	D	Ö	0	5 6		0	0	0	0	2	0,0		0	0	a	0	00			0	Q (	0 0			•	0		2 6	, .						Condinging	Employee			
18.36 20.92	'	. 33.00	20.43	•	• •	10.30	20.20	3.	•	•	,	'	7 37	21.34	7.34	•	•	17.50	•	4.97	20.20	15,67	18.59	•	16.27		3.	18.79	•	•	, ,	4.54	•	•	•	•		60.9	B.79	0.20	20.20		•		n L	•		May KKSP bate
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#### SCHEDULE Y

#### Letter from Anderson-Cook, Inc.



January 7, 2011

Mr. Allan Rutman
Zeifman Partners, Inc.
Suite 910, One Toronto Street
P.O .Box 28
Toronto, ON M5C 2C6 Canada

Agreement dated January 7, 2011 as of December 23, 2010 among Zeifman Partners Inc., in its capacity as receiver of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") and not in its personal or corporate capacity (the "Receiver"), Omex Manufacturing ULC, 2178124 Ontario Inc., and ACS Precision Components Holdings (Hong Kong) Co. Ltd. (the "Agreement")

#### Dear Mr. Rutman:

Re:

Anderson-Cook, Inc. ("AC") is the indirect shareholder of AC Precision Components (Shanghai) Co. Ltd., a company organized under the laws of the Peoples Republic of China ("AC Shanghai"). We understand that the Receiver believes that AC Shanghai is or may be indebted to ACS, and in connection with analyzing such claim(s), the Receiver has requested access to the books, records, financial and operational information and premises of AC Shanghai (together, the "Information"). AC does not believe that ACS' and/or the Receiver's claims against AC Shanghai are valid or enforceable and/or that AC Shanghai has defenses and counter-claims against such claims. Nonetheless, in consideration of the Receiver entering into the Agreement and subject to the Receiver's acceptance and agreement to this letter, AC agrees to cause AC Shanghai to provide the Receiver full and complete access to the Information subject to the following terms, conditions and limitations:

- (a) all Information will be made available to the Receiver at AC Shanghai's facility in China in the form it is maintained by AC Shanghai in the ordinary course of business;
- (b) neither AC Shanghai nor AC (or any of their respective subsidiaries or affiliates) will be obligated to translate any documents into English or provide an interpreter for the benefit of the Receiver;

- (c) the Receiver must not unreasonably interfere with AC Shanghai's operations;
- (d) the Receiver will only be provided access through April 15, 2011;
- the Receiver will bear all of its costs and expenses, including without limitation, the cost of duplicating and shipping any Information the Receiver is allowed to copy under the terms of subparagraph (h) below;
- (f) the Receiver's access (and the Receiver's right to copy or use any Information) will be subject to any confidentiality or similar agreements to which AC Shanghai is a party, to any privileges available under applicable law (such as the attorney-client privilege, if any) and to any applicable rules, regulations or laws that limit or restrict access to any of the Information;
- (g) AC will use its best efforts to cause AC Shanghai to provide the Receiver access at a date and time convenient to the Receiver;
- (h) the Receiver will be entitled to make copies, at the Receiver's expense, of any Information it deems appropriate, subject in all cases to conditions and limitations in this letter;
- the Receiver's access and the providing of the Information will be subject to a full reservation by AC, AC Shanghai and any of their respective shareholders, subsidiaries and affiliates (such entities and individuals other than ACS are referred to as "AC Group") of all of their respective rights, interests, defenses, claims and counterclaims against or related to ACS, the Receiver or the Receiver's alleged claims against AC Shanghai;
- (j) The entities and individuals that are members of the AC Group do not, and by virtue of this letter agreement will not be deemed to, acknowledge that: (i) AC or AC Shanghai have any obligation to provide the Receiver access to the Information but for this letter agreement; (ii) the Receiver's or ACS's claims against AC Shanghai are valid or enforceable; (iii) AC Shanghai is lawfully indebted to ACS; (iv) the other members of the AC Group have any responsibility or liability for obligations, if any, of AC Shanghai to the Receiver or ACS; (v) courts in Canada have jurisdiction over AC Shanghai or that venue of any action related to claims asserted by the Receiver against AC Shanghai would be proper in Canada, or (vi) that members of the AC Group are agents or representatives of AC Shanghai for purposes of service of process; and

Mr. Allan Rutman Page 3 January 7, 2011

> (k) the fact that AC has entered into this letter agreement does not and will not be used by the Receiver, in any way, to assert, claim or establish that AC Shanghai has attorned to the jurisdiction of courts in Canada, that courts in Canada have jurisdiction over AC Shanghai or that venue of any action related to claims asserted by the Receiver against AC Shanghai would be proper in Canada.

Please indicate your agreement with the terms of this letter by signing and returning a copy of this letter.

Very truly yours,

ANDERSON-COOK, INC.

Title: CFo

AGREED:

ZEIFMAN PARTNERS, INC., in its capacity as Receiver of all of the assets, undertakings and properties of AGS Precision Components Partnership and not in its personal or corporate capacity

By: Allan Rutman

Title: President

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#### SCHEDULE Z

#### List of Documents Removed by the Receiver from the Premises

	"\NrPorth \  eqa \SKFTT	

Label	Box Number	Box Content	Location	skid #'s
000	AP1	"#'s" - "Apoilo Seiko Ltd." (Post Receivership)	Office	N/A
0005	AP2	"ARC Industries" - "E.I. Dupont Canada" (Post Receivership)	Office	N/A
0003	AP3	"Electra Supply" - "M.S.S. Outsourcing Services" (Post Receivership)	Office	N/A
0004	AP4	"Nelco Mechanical Ltd." - "Sunlife Assurance" (Post Receivership)	Office	N/A
0002	AP5	"Superior Solutions" - "Z Expenses" (Post Receivership)	Office	N/A
9000	AP6	Unpaid Pre-Receivership Invoices - 1455135Ont - L Misc (2010)	Office	N/A
2000	AP7	Unpaid Pre-Receivership Invoices - M Misc - W Misc, Problem Invoices & Voided Cheques (2010)	Office .	N/A
8000	AP8	"A.Schulman" - Affiliated (2009)	Office	N/A
6000	АР9	"Aim Ind" - Canadian Traffic (2009)	Office	N/A
0010	AP10	CDW Canada - James Packaging (2009)	Office	N/A
0011	AP11	"KBC" - "Provision Printing" (2009)	Office	N/A
0012	AP12	"Quality Industrial" - "Jim Tyrer Robotics" (2009)	Office	N/A
0013	AP13	"Underwriters" - "W Expenses" , Misc. Correspondance & Voided Cheques (2009)	Office	N/A
			;	
0014	PO5	Purchase Orders A - M (Pre-Receivership) 2010	Office	K/N
0015	P06	Purchase Orders N - Z, Nafta Certs, Price Changes & Quotes (Pre-Receivership) 2010	Office	N/A
0016	AR1	Invoice #'s 3387 & 347968 to 348630 (2009)	Office	A/N
0017	AR2	Invoice #'s 348631 to 349612 & 2009007 & 3391 (2009)	Office	N/A
0018	AR3	Invoice #'s 349613 to 350651 & 3392 to 3394 & 846 to 850 (2009)	Office	N/A
0019	AR4	Invoice #'s 350552 to 351569 & 3395 (2009)	Office	N/A
0020	AR5	Invoice #'s 351570 to 352435 & 851 (2009)	Office	N/A
0021	AR6	Invoice #'s 352467 to 352852 (2010)	Office	N/A
0022	101	Tooling Job Profitability	Office	A/N
0023	RE1	Packing Slips 2010 (Pre-Receivership)	Office	A/A
0024	RE2	Packing Slips 2009	Office	N/A
0025	SA1	Bills of Lading 2010 (PC00003-PC02090)	Office	N/A
9700	PO/	IMISC. Purchase Orders & Customer Supplied Packing Slips (Post-Receivership) 2010	Office	N/A
7600	LD4	243M Haurin 2000 Januar to Contombor Davietore	9	
2000	207	910M Hours, 2000 dantary to Captering I ayour registers	33110	
0070	IIIK	Shaw nouny zous October to December Payroll Registers	3 5	].
0029	HR3	312K Salary 2009 January to December Payroll Registers	Office	
0030	HR4	313M Hourly 2010 January to April Payroll Registers	Office	
0031	HR5	313M Hourly 2010 May to July Payroll Registers	Office	
0032	HR6	313M Hourly 2010 August to September Payroll Registers	Office	
0033	HR7	312K Salary 2010 January to September Payroll Registers	Office	
0040	HR8	Employee Files A - B (Begenat, Linda)	-	

Retention

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Label	Label Box Number	Box Content	Pro	Location skid #'s	s,#p
0041	HR9	Employee Files B (Bell, Dave) - C (Clay, Gregg)			
0042	HR10	Employee Files C (Colson, Robin) - D		-	
0043	HR11	Employee Files E - G			
0044	HR12	Employee Files H - K (Kelloway, Monica)			
0045	HR13	Employee Files K (Keogh, Judy) - L, (Lethbridge, Aldina)			
0046	HR14	Employee Files L, (Lewis, Lillian) - M (Morris, Evelyn)			
0047	HR15	Employee Files M (Morrison, Sharon) - P (Picco, Shirley)			
0048	HR16	Employee Files P (Porter, Adam) - S (Schultz, Dennis)			
0049	HR17	Employee Files S (Seredynsky, Oksana) - Sylvestre, Yves	-		
0020	HR18	Employee files T - Z			

Retention

0034	F1 2009 Audit, L	2009 Audit, Lift truck lease, CRA Audit 2009, Business registration docs, Asset sale May09, SunLife 2009 payment details, BMO correspondence	Office	
0035 F2		AR Cash Receipts 2009, AR Deductions 2009, Cash Receipts Jan 1/10 thru Apr 16/10	Office	
9600	F3 AR Cash Rec	AR Cash Receipts Apr 21/10 thru Closing, EDC file documentation, Original insurance documentation, Lease files for Eagle St & Bishop St buildings	Office	
0037	F4 General Ledg	General Ledger Journal Entries Jan 1/09 thru Closing	Office	
0038	F5 All Current C	All Current Customer Purchase Orders, BMO bank statements, cleared cheques	Office	
0039	F6 Customer Inv	Customer Invoices PC02001 and up, all MA and all CM invoices from Plex	Office	
0051	F7 2010 Month E	2010 Month End balance sheet reconciliation files (March thru Closing)	Office	
0052	F8 Customer AR	Customer AR notes post-receivership, AP report as of Receivership Date	Office	
	•			

#### **SCHEDULE AA**

#### **Destruction Documents**

# Destruction

Box Number	Pox Content	Location	skids #'s
100	A - B (up to & including 2009)	Office	N/A
302	C - M (up to & including 2009)	Office	A/N
303	N - Z (up to & including 2009)	Office	A/N
<b>3</b> 04	Misc.Purchasing Files (up to and including 2009)	Office	N/A
			V.N
3HIPPING2	Customer PO's - B - D		A/N
SHIPPING3	Customer PO's - D - H		N/A
SHIPPING4	Customer PO's - I - M		A/N
3HIPPING5	Customer PO's - M - S		A/N
3HIPPING6	Customer PO's - V - X and Omron		A/N
3HIPPING7	Customer PO's OMRON		N/A
SHIPPING8	Old Purchasing Documents		N/A
딘	Customer Quotations A through C	A⊟In shelvin	7
E2	Customer Quotations D through F		
E3	Customer Quotations G through I		
E4	Customer Quotations J through L		
E5	Customer Quotations M through O		
E6	Customer Quotations P through R		
E7	Customer Quotations S through V		
E8	Customer Quotations W through Z		
E3	Customer Part Prints A through C	IA□In shelvin	2
E10	Customer Part Prints D through F		
E11	Customer Part Prints G through I		
E12	Customer Part Prints J through L		
E13	Customer Part Prints M through O		
E14	Customer Part Prints P through R		
E15	Customer Part Prints S through V		
E16	Customer Part Prints W through Z		
E17	Prototype Tool Drawings 61D through 191D	IA⊟In shelvin	n 3

E18

Prototype Tool Drawings 192D through 265D Prototype Tool Drawings 266D through 291D

Location skids #'s						A⊟In shelvin 4						}		A⊟In shelvin								A⊟In shelving 6								A⊟In shelving 7		
Box Content	Prototype Tool Drawings 299D through 411D	Ref. Customer files & mold bases 414D through 479D	Ref. Customer files & mold bases 480D through 486D	Various gauges & automation drawings	Bosch - 'Never built' drawings	Tool drawings 2D through 90D	Tool drawings 91D through 120D	Tool drawings 121D through 160D	Tool drawings 161D through 180D	Tool drawings 181D through 192D	Tool drawings 193D through 220D	Tool drawings 221D through 255D	Tool drawings 256D through 269D	Tool drawings 272D through 280D	Tool drawings 281D through 290D	Tool drawings 292D through 310D	Tool drawings 311D through 320D	Tool drawings 322D through 353D	Tool drawings 354D through 367D	Tool drawings 375D through 391D	Tool drawings 392D through 420D	Tool drawings 425D through 457D	Tool drawings 459D through 470D	Tool drawings 472D through 501D	Tool drawings 502D through 510D	Tool drawings 3D through 117D	Tool drawings 118D through 166D	Tool drawings 172D through 204D	Tool drawings 205D through 250D	Tool drawings 251D through 279D	Tool drawings 280D through 300D	Tool descriptor 304D through 329D
ox Number	E20	E21	E22	E23	E24	E25	E26	E27	E28	E29	E30	E31	E32	E33	E34	E35	E36	E37	E38	E39	E40	E41	E42	E43	E44	E45	E46	E47	E48	E49	E50	122

# Destruction

Box Number	Box Content	Location	skids #'s
E53	Tool drawings 356D through 378D		
E54	Tool drawings 379D through 393D		
۵ı	CUSTOMER COMPLERTED IR A-B	JB1	1
Q2	CUSTOMER COMPLERTED IR C-D		
<b>Q</b> 3	CUSTOMER COMPLERTED IR H		
Ω4	CUSTOMER COMPLERTED IR L		
Q5	CUSTOMER COMPLERTED IR M-O		
90	CUSTOMER COMPLERTED IR P		
Q7	CUSTOMER COMPLERTED IR R-S		
Q20	CUSTOMER COMPLERTED IR X		
Q21	CUSTOMER COMPLERTED IR A-V		
Q8	CUSTOMER PPAP A	JA1	2
60	CUSTOMER PPAP BOSCH		
Q10	CUSTOMER PPAP BROSE	ļ	
Q11	CUSTOMER PPAP C		•
Q12	CUSTOMER PPAP DORTEC		
Q13	CUSTOMER PPAP D		
Q14	CUSTOMER PPAP F		····
Q15	CUSTOMER PPAP H-K	-	
016	CUSTOMER PPAP L		
Q17	CUSTOMER PPAP M-N		
Q18	CUSTOMER PPAP O		
Q19	CUSTOMER PPAP P-V	:	
Q22	CUSTOMER UNCOMPLETED IR A-B	JBJ	ო
Q23	CUSTOMER COMPLETED IR C-M		
Q24	CUSTOMER UNCOMPLETED IR N-P		
Q25	CUSTOMER UNCOMPLETED IR R-V	Ī	
Q26	CUSTOMER UNCOMPLETED IR PERFERED ENG	<u> </u>	
Q27	CUSTOMER UNCOMPLETED IR XEROX		
Q28	CUSTOMER UNCOMPLETED IR XEROX		
1			

# 12/3/2010 10:24 AM

# Destruction

ox Number	Box Content	Location	skids #'s
. O29	CUSTOMER UNCOMPLETED IR A-DELPHI		
Q30	CUSTOMER UNCOMPLETED IR DORTEC		
Q31	CUSTOMER UNCOMPLETED IR DURA	!	
Q32	CUSTOMER UNCOMPLETED IR M-V	,	
Q33	MATERIAL CERTS A-C	JC2	4
Q34	MATERIAL CERTS D-K	· ·	
Q35	MATERIAL CERTS L-S		
Q36	MATERIAL CERTS SANKYO-V		
Q37	CUSTOMER PPAP PARTS ALEGRE		
Q38	CUSTOMER PPAP PARTS ALFA-ATS		
Q39	CUSTOMER PPAP PARTS B-F		
Q40	CUSTOMER PPAP PARTS G-W		
Q41	CALIBRIATION CERTS		
Q42	CUSTOMER PPAP PARTS DORTEC		
Q43	CUSTOMER PPAP PARTS LEAR		
Q44	CUSTOMER PPAP PARTS DORTEC	į	
Q48	IR COMPLETED 2009	၌	ro.
Q49	VARIOUS PPAP		
Q50	HOLD TAGS 2010		
051	UNUSED HOLD TAGS, RECEIVING LOG		

Physical Inventory Tags 2009 Ξ

Office

Ϋ́

BBQ Memo's, Co-op Student School Info, Flu Shot Info, United Way Campaigns, Policy Info, Children's X-Job Postings 1997 - 2009, Temp Agency Brochure Info, Sample Contracts, HR Templates HR1 HR2

Health Plan Guides, Manuals to Plans, Sunlife Billing Info, Salary Surveys, Pay Rate Analysis, JH&SC Meeting Minutes 1999 - 2007

mas Party

Environmental Policy, ISO - EMS Manifests, PSR's on Equipment, Work Orders HR3 HR4

orktruck Checklist 2007, 2008, 2009, 2010, Skyjack Inspection Reports 2007, Crane Inspection Daily

EMS Policy & Procedures, ISO/TS, EMS Internal Audit Reports, 2002, 2007, 2008, 2009, 2010 Reports 2008, 2009, Production Staffing Logs 2008 HR5 HR6

C-leveltamnInntacCQR12RIACS-File RetentionDestruction Oct 7 2010.xls Destruction

# C. News Northean Nort 2010, xls Destruction Oct 7 2010, xls Destruction

	Magna project binders (Polymer transfer) - active parts	N12
,	pre-2010 stockroom and maintenance files	<b>U11</b>
	jen Schmidt's desk - customer PO's and releases 2009	N10
	Dec '08 inventory count tags	60
	Boris Godoy's desk - pre-2009 engineering info	8n
	Jamie Westfall & jen Schmidt desks	CO
	Mario DiBartolomeo's desk - scheduling information	90
	Blank/unused inventory tags	N2
	2006 Financial info (budgets, analysis)	O <sub>4</sub>
	Suppliers PO's Jan/08-Jun/08	N3
	Supplier PO's Jul/07-Oct/07	N2
	old NAFTA certificates	7
	Blue boxes from Pete/Karla's office - ADP payroll info, financial statements, misc.	<b>F8</b>
	Pete Beynon's desk records - customer notes, potential employee resumes	F7
	Pete Beynon's desk records - action plans, business notes	<u>.</u> 6
	2009 AP Registers Dan Nowicki's Management Meeting Notes, 2007 MPP Cleared Cheques, Sohil Sheth Machine	Ţ ;
	Miscellaneous 2007-2008 financial analyses	F3
	Miscellaneous 2005-2009 financial analyses	F2
	Miscellaneous 2007-2008 financial analyses	Σ
	Miscellaneous	HR13
	HR Admin files; Eagle Street Lease, Fire Drill Report, Enterprise Time System Forms, G&K Forms, EMS Procedures: Emergency Call Reports. ACS Bank Cheques	HR12
	ATS Supplier Agreements, Temporary Services Agreements, HWIN registration Duplicate Pavroll Registers 313M, 312K 2009, 2010	HR10 HR11
	ATS Asset Purchase Agreement to Anderson Cook 2008, Employee Training Sign Off's 2009	HR9
	CUSTOMER SCORECARDS	Q52
	Management Training PVA Consulting Group, Quality Technician Solution Text, BSI Management Systems Manual, Gates Customer Audit 2009, Dungeons & Dragons Handbook and Master Guide	HR8
	Joint Health and Safety Minutes 2009, Training Records 2001, 2002, 2005, Denso's QA Network Tutorial,	
1	Customer Terms & Conditions of Sale	HR7
	Training Manual 2005, EMS Response Manual 2007, Recycling Information, Training Records 2008 - 2009,	
Location	Box Content  Sox Content  Content  Dealth and Safety Supervisor	Box Number

Destruction

x Number	Box Content	Location	skids #'s
U13 Supplier PO's - Pre-2009			

Destruction

copies)	copies)
Sustomer tool drawings/prints (hard copies)	Sustomer tool drawings/prints (hard copies)
U14 C	U15 C

Customer tool drawings/prints (hard copies) **U16 U17** 

Customer tool drawings/prints (hard copies) Customer tool drawings/prints (hard copies) **U18** 

Engineering program binders **U19**  Customer tool drawings/prints (hard copies) **U20** 

19 boxes on skid - 2005-2007 customer quotes, 2006 inventory tags **U21** 

22 boxes on one skid - customer PPAP packages **U22** 

18 boxes on one skid - 12 boxes Corporate Asset sales pkg from May/09, 6 boxes old computer discs **U23** 

**Tool drawings U24**  Production travel cards/production tickets **U25** 

Tool drawings **U26**  **Tool drawings** 

# ONTARIO SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

EIGHTH REPORT TO THE COURT SUBMITTED BY ZEIFMAN PARTNERS INC. AS RECEIVER

MILLER THOMSON LLP ONE LONDON PLACE 255 QUEENS AVENUE, SUITE 2010 LONDON, ON CANADA N6A 5R8

Tony Van Klink LSUC#: 29008M Tel: 519.931-3509 Fax: 519.858.8511

Lawyers for Zeifman Partners Inc.

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

BETWEEN:

#### BANK OF MONTREAL

Applicant

- and -

#### ACS PRECISION COMPONENTS PARTNERSHIP

Respondent

#### AFFIDAVIT OF ALLAN RUTMAN

I, ALLAN RUTMAN, of the City of Toronto, in the Province of Ontario, MAKE OATH AND SAY:

- 1. I am a partner at Zeifman Partners Inc., and as such have personal knowledge of the matters to which I hereinafter depose.
- 2. By Order of the Honourable Mr. Justice Campbell dated May 6, 2010, Zeifman Partners Inc. (the "Receiver") was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS.
- 3. This Affidavit is made in support of a motion for, *inter alia*, the approval of the fees and disbursements of the Receiver for the period from August 1, 2010 to October 31, 2010. Attached and marked as **Exhibit "A"** to this Affidavit are true copies of the accounts rendered by the Receiver for the period from August 1, 2010 to October 31, 2010, in the amount of \$218,146.63, including disbursements and HST, such accounts being summarized below.

Personnel	<u>Hours</u>	Rate	Total
A. Rutman	26.25	0.550.00	
A. Rutman	26.25	\$550.00	\$14,437.50
<del></del>	72.25	\$535.00	38,653.75
J. Karkoutlian	0.25	\$290.00	72.50
J. Rutman	123.50	\$295.00	36,432.50
J. Rutman	330.00	\$275.00	90,750.00
M. Stajanovic	1.75	\$155.00	271.25
M. Stajanovic	5.00	\$145.00	725.00
R. DaSilva	6.00	\$150.00	900.00
R. DaSilva	14.50	\$130.00	1,885.00
Total Professional Fees	579.50	(Average) \$317.74	\$184,127.50
Total Disbursements		<u> </u>	#D 004 55
Total Fees and		<u> </u>	\$8,922.62
Disbursements		•	\$193,050.12
(excluding HST)		•	
HST		. <u></u>	#0 # 00 C =+1
Total Fees and			\$25,096.51
Disbursements			\$218,146.63
(including HST)			

- 4. The detailed time dockets and accounts attached as Exhibit "A" are a fair and accurate description of the services provided and the amounts charged by the Receiver.
- 5. Given the nature of this insolvency proceeding, I believe the hours and rates of the Receiver are reasonable and comparable to other firms in the greater Toronto area and in southwestern Ontario for insolvency work of this nature.
- 6. Additional professional time will be required to complete the receivership proceedings of the Applicant. The Receiver requests that the Court approve its accounts for the period August 1, 2010 to October 31, 2010 for fees in the amount of \$184,127.50, disbursements of

\$8,922.62 and HST of \$25,096.51, for a total of \$218,146.63, for services rendered and recorded to October 31, 2010.

SWORN BEFORE ME at the City of Toronto on December 2.1, 2010.

Commissioner for taking affidavits

ALLAN RUTMAN

Rosa Da Silva, a Commissioner, etc., Province of Ontario, for Zeifman Partners Inc., Trustee in Bankruptcy. Expires November 3, 2013. Attached is Exhibit "A" to the

Affidavit of Allan Rutman sworn the Aday
of December, 2010.

A Commissioner, Etc.

Rosa Da Silva, a Commissioner, etc., Province of Ontario, for Zeifman Partners Inc., Trustee in Bankruptcy. Expires November 3, 2013.

#### ONTARIO SUPERIOR COURT OF JUSTICE

# IN THE MATTER OF THE RECEIVERSHIP OF ACS PRECISION COMPONENTS PARTNERSHIP OF THE CITY OF CAMBRIDGE, IN THE REGIONAL MUNICIPALITY OF WATERLOO, IN THE PROVINCE OF ONTARIO

CLIENT #ACSRSH2 BN 89573 8201 RT0001

#### INTERIM BILLING

**INVOICE #40985** 

To: Professional services rendered in respect of Court Appointed Receivership for ACS Precision Components Partnership from August 1, 2010 to August 31, 2010.

#### Time Charges and Expenses:

A. Rutman, Partner J. Karkoutlian J. Rutman M. Stojanovic R. DaSilva	A.R. J.K. J.R. M.S. R.D.	40.50 hours @ 0.25 hours @ 163.00 hours @ 5.00 hours @ 4.50 hours @	\$535.00 \$290.00 \$275.00 \$145.00 \$130.00	per hour per hour per hour per hour	\$ \$ \$ \$	21,667.50 72.50 44,825.00 725.00 585.00
Disbursements (Travel, accon	nmodations,	telephone, meals, cou	ırier, etc.)	•	\$ \$	67,875.00 8,642.87
H.S.T.	•				\$ \$	76,517.87 9,947.32
Total Balance Due			,		<u>\$</u>	86,465.19

/Cont.

201 Bridgeland Avenue Toronto, Ontario M6A 1Y7 Tel: (416) 256-4005 Fax: (416) 256-4001 www.zeifman.ca

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
08/02/10	J,R,	1.50	Telephone and email correspondence with J. Luelo re: Helia. Email exchange with D. Schmidt re: asset offer.
08/03/10	A.R.	3.00	Attendance at premises. Review various financial documentation. Review various wire payments, email exchange with staff re: same. Discussions with J. Rutman and J. Luelo re: updates on receivable collections, tooling moves, etc. Discussions with J. Rutman re: Aalbers tool, discussions re: legal correspondence from counsel of Brian Killop, former employee.
08/03/10	J.R.	8.00	Attendance at premises. Update and revise R&D schedules. Telephone discussion with A. Spittal re: Controllers for Brose C1A program. Meeting with J. Luelo and J. Suckert re: tooling and fixed asset listings; controllers for C1A. Meeting with D. Sire and J. Luelo re: Delphi magnet issues. Engaged in matters relating to ESA inspection. Telephone discussion with T. Van Klink and S. Kettle re: equipment sales; Millers; Brose and Killop issue. Telephone discussion with R. Kazouz re: CIA insert shipment, frames, and capacity inserts. Engaged in matters relating Xerox payments and release of tooling. Telephone discussions with A. Spittal re: Brose. Review emails from A. Spittal re: Aalbers correspondence. Engaged in matters relating to VW Rollercage tool repairs required. Email correspondence with T. Van Klink re: Aalbers. Review and analyze June income statement.
08/03/10	R.D.	0.25	Banking administration.
08/04/10	A.R.	2.00	Email exchanges with J. Rutman re: Proterra. Conference call with T. Van Klink and J. Rutman re: BMO secured claim. Email correspondence to R. Slattery re: legal opinion on the security position of BMO.
08/04/10	J.K.	0.25	Email correspondence with J. Rutman with respect to letter of agreement with customer on payment of outstanding balance including enclosing copy of same.

<u>Date</u>	Staff	Time	<u>Detail</u>
08/04/10	J.R.	9.00	Attendance at premises. Update and revise R&D schedules. Engaged in various matters relating to Lear tool and inventory moves. Meeting with P. Beynon re: accounting and receivable issues. Telephone discussion with R. Craigen of Gowlings re Proterra tooling and proposal. Email correspondence re: collection on Lear/AC accounts receivables. Conference call with A. Rutman and T. Van Klink re: BMO debt and repayment. Email correspondence and discussions relating to Chase Plastics material invoicing. Discussion with J. Luelo re: MIG. Email correspondence with R. Craigen and A. Rutman re: Proterra offer. Meeting with A. Spittal re: AC purchase of C1A equipment. Email correspondence with T. Van Kling and A. Rutman. Review various email correspondence re: Bosch. Review letter of invitation for Brose. Review and analyze payable listing. Meeting with B. Fey of the CRA re: trust exams.
08/04/10	Ř.D.	0.25	Banking administration.
08/05/10	A.R.	1.50	Review and amend Fifth Report to Court. Email exchanges with J. Rutman and T. Van Klink re: C1A Frames and Capacity inserts and Anderson Cook. Review various wire payments; email exchange with staff re: same. Discussion with J. Rutman.
08/05/10	J.R.	8.00	Attendance at premises. Update and revise R&D schedules. Staffing/Production meeting with staff. Telephone discussion with J. Bennet of BenLea re: return of trailer with equipment to ACS. Email and telephone correspondence with R. Kozouz of Brose re: CIA and supply issues. Telephone and email correspondence with A. Spittal re: transition of C1A to Germany; telephone and email correspondence with A. Rutman and T. Van Klink. Engaged in various matters relating to Xerox exit from the premises. Discussions with P. Beynon regarding customer account reconciliations. Review and approve invoices for payment; cheque signing. Review and approve purchase orders with D. Sire. Engaged in matters relating to inventory issues with T. Tipple. Email exchanges with M. Olson re: payment details and wire information. Work on drafting fifth report to the court. Review email correspondence regarding 369J Magna tool repairs. Discussions with A. Hall of Brose re: customer concerns. Email exchanges with R. Craigins of

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
			Gowlings re: Proterra proposal. Email exchange with C. Moranis of BASF re: cash refund.
08/05/10	R.D.	0.50	Banking administration.
08/06/10	A.R.	0.50	Review correspondence from J. Rutman re: C1A Frames and offer.
08/09/10	A.R.	4.50	Attendance at premises. Review various wire payments; email exchanges with staff re: same. Telephone call and email correspondence with D. Coutts re: repayment to BMO and Omex matters. Review various email correspondence from T. Van Klink re: Omega motion, Aarkel and Brose matters. Review updated R&D discussion with J. Rutman re: same. Review email correspondence from Delphi re: Build out Requirements to Achieve Bank. Conference call with T. Van Klink and J. Rutman re: Aarkel.
08/09/10	J.R.	7.00	Attendance at premises. Update and revise R&D schedules. Review sales analysis for 2 week period. Discussions with A. Rutman re: R&D. Conference call with A. Rutman and T. Van Klink re: AarKel. Conference call with R. Lindsay re: Delphi extended production period. Discussions with P. Beynon re: forecast for extended production period. Draft and revise Proterra agreement letter. Telephone discussion with S. Grindlewald of Sigma Molders re: purchase of assets. Email exchanges with M. Mendoza of Continental re: premium invoice. Review various email correspondence from T. Van Klink re: AarKel and Brose matters. Meeting with P. Beynon re: Delphi reconciliation. Review letter from J. Leslie, counsel to Brose. Review and analyze open payables and receivables reports.
08/09/10	R.D.	0.50	Banking administration.
08/10/10	A.R.	2.25	Discussions and email correspondence with T Van Klink and J. Rutman re: Brose and Aarkel offer on frames; review various email correspondence re: same. Review various wire payments; email exchange with staff re: same. Review email correspondence re: draft fifth report.

<u>Date</u>	Staff	Time	<u>Detail</u>
08/10/10	J.R.	8.50	Attendance at premises. Update and revise R&D schedules. Telephone discussions with R. Craigen of Gowlings re: Proterra agreement. Conference call with M. Olson of Delphi re: open account issues. Review email correspondence from T. Van Klink, J. Leslie re: Brose C1A issues. Review email correspondence from R. Kazouz of Brose re: C1A frame offer; review email correspondence from T. Van Klink to J. Nawrocki. Emails and discussions relating to Thomson Linear and MIG tooling exit related issues. Various email correspondence relating to TBK4 gages. Telephone discussion with K. Sheeahan of Magna re: T. Tipple. Telephone discussion with M. Olson of Delphi re: sale of equipment. Telephone discussion with A. Spittal re: Brose and Lear tooling. Telephone discussions with T. Van Klink and A. Rutman re: Aarkel and Brose offer on frames. Telephone discussion with A. Sittal re: equipment offer and Brose issues.
08/10/10	R.D.	0.25	Banking administration.
08/11/10	A.R.	2.00	Various calls and correspondence with D. Coutts and T. Van Klink. Email exchanges with J. Rutman and T. Van Klink re: Aarkel matters. Review email correspondence from J. Rutman re: Aalbers matters.
08/11/10	J.R.	5.00	Attendance at premises. Update and revise R&D schedule. Meeting with S. Meyer re: Aalber's email and queries from T. Van Klink. Email exchanges with T. Van Klink re: Aarkel. Email exchange with T. Brennon of Aarkel. Meeting with J. Luelo re: production and Brose issues. Review email correspondence from R. Kozouz and R. Slawek re: VW. Telephone discussion with A. Spittal re: equipment offer. Email correspondence with R. Craigen re: Proterra. Email correspondence with T. Van Klink re: Aalbers. Meeting with J. Luelo and P. Beynon re: September budget. Telephone discussion with K. Sheeahan and T. Tipple. re: Tipple retention. Telephone discussion with T. Van Klink re: CSD and Ford. Telephone discussion with R. Kozouz re: sale of frames. Review email correspondence from J. Nawrocki re: Aarkel issues. Review email correspondence from P. Singh re: shipment of C1A.

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
08/12/10	A.R.	1.00	Review various wire payments; email exchange with staff re: same. Engaged in various email correspondence with J. Rutman re: ProTerra Agreement. Review September Production Forecast; discussion with J. Rutman re: same. Review correspondence from T. Van Klink re: CSD Customer Agreement.
08/12/10	J.R.	8.00	Attendance at premises. Update and revise R&D schedules. Telephone discussion with C. Andrew of Stevenson Hunt re: umbrella policy. Meeting with P. Leiut, employee benefits broker. Telephone discussions with R. Kozouz re: VW and C1A. Telephone discussion with T. Brennon of Aarkel re: 4 position frame. Meeting with P. Beynon and J. Luelo re: September production. Email correspondence re: Thomson Linear and MIG payments. Review and approve invoices for payment; cheque signing. Telephone discussions with J. Luelo re: Brose VW production and expedited shipments. Telephone discussion with M. Review email correspondence with M. Keough of Honeywell re: production and exit plan. Telephone discussion with Bev of Triple M. Telephone discussions with A. Rutman re: September forecast related issues.
08/12/10	R.D.	0.50	Banking administration.
08/13/10	A.R.	1.00	Email exchange with T. Van Klink re: scheduling of Motion. Email exchange and discussion with J. Rutman re: update on Brose and Delphi matters.
08/13/10	J.R.	6,50	Update and revise R&D schedules. Telephone discussion with J. Luelo re: Brose VW updates. Telephone discussion and email correspondence with S. Kettle re: Fifth Report to the Court. Review email correspondence re: Visteon accounting issues. Revise retention schedule for updated comments. Engaged in matters relating to fifth report to the Court.
08/13/10	M.S.	1.00	Attend to telephone calls from employees with respect to the status of their WEPP claims. Contact Service Canada to confirm various filing information. Further discussions with employees to confirm outstanding information to be filed by them personally with Service Canada.
08/13/10	R.D.	0.25	Banking administration.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
08/16/10	J.R.	8.00	Update and revise R&D schedules. Review and analyze accounts receivable. Email correspondence with customers in regards to open accounts. Telephone discussion with K. Sheeahan of Dortec re: CMM Machine. Telephone discussion with R. Kozouz of Brose re: C1A frames and inserts. Telephone discussion with B. Fey of CRA re: payroll account exams. Telephone discussion with G Singh of CSD re: inventory purchase offer. Telephone discussions with P. Beynon re: accounting issues. Telephone discussions with J. Luelo re: ProTerra and production related issues. Email exchanges with K. Jones re: salary vacation pay and WSIB analysis. Email correspondence with Delphi re: freight costs. Email exchanges with M. Perez of Eckerle re: equipment. Review hourly payroll reports; generate payment. Telephone and email exchanges with A. Spittal re: equipment offer.
08/16/10	R.D.	0.25	Banking administration.
08/17/10	A.R.	0.50	Email exchange with J. Rutman re: Eckerle Asset Offer.
08/17/10	J.R.	8.50	Attendance at premises. Update and revise R&D schedules. Meeting with K. Jones re: ROE and payroll issues. Meeting with J. Luelo re: JCI tooling, Brose tooling and obsolete tooling. Discussions with S. Meyer re: Delphi PO for B. Hartwick. Telephone discussion with B. Fey and P. Beynon re: payroll accounts; email correspondence with B. Johnston re: D. Spittal T4 adjustment. Review and approve purchase orders. Discussion with A. Hall of Brose re: frames; email correspondence with R. Kozouz. Review and analyze Delphi equipment purchase orders; email correspondence with R. Lindsay. Meeting with three shifts of employees. Telephone discussions with W. Liu of the CRA re: GST audits. Meeting with P. Beynon re: GST and month end issues. Telephone discussion and email exchanges with M. Perez of Eckerle re: equipment offer. Review weekly sales reports.
08/18/10	A.R.	1.25	Engaged in various email correspondence and discussion with J. Rutman re: umbrella coverage. Review payments to suppliers; email exchange with staff re: same. Review email correspondence from S. Kettle re: Ford Tooling and Canadian Starter Drive.

<u>Date</u>	Staff	Time	<u>Detail</u>
08/18/10	J.R.	10.50	Attendance at premises. Update and revise R&D schedules. Review and analyze tooling sales and receipts. Telephone and email correspondence with C. Andrew of Stevenson Hunt and A. Rutman re: Umbrella coverage. Telephone and email correspondence with M. Olson of Delphi re: extended production and accounts receivable. Discussions and email correspondence with P. Beynon re: Delphi receivable. Discussions with A. Hall re: frames and receivables. Telephone and email exchanges with S. Colosimo of CSD re: inventories. Meeting with management re: production/staffing/material issues. Review email correspondence from R. Lindsay re: production schedules. Email exchanges with J. Westfall re: Brose tooling moves. Discussion with P. Morowsky re: cooler purchase. Telephone and email exchanges with M. Perez of Eckerle re: equipment purchase. Email exchange with R. Craigen of Gowlings re: Proterra. Email exchanges with R. Subhash of RAM re: equipment purchase offer.
08/18/10	R.D.	0.25	Banking administration.
08/19/10	A.R.	4.00	Attendance at premises. Review updated R&D and financial documentation. Discussions with J. Rutman re: update on various matters. Review email correspondence from S. Kettle to Minden Gross re: BMO security opinion. Review and execute Affidavit of Fees.
08/19/10	J.R.	9.25	Attendance at premises. Update and revise R&D schedules. Telephone discussion with M. Farrow of Stevenson Hunt re: Umbrella coverage. Telephone discussion with Saabic re: material shipment timeframes. Email exchanges with K. Theaker of Brose re: accounting issues. Discussions with J. Luelo re: Lear inventory purchase. Email exchanges with M. Perez of Exckerle re: equipment purchase order. Meeting and discussions with H. Luelo re: fixed asset listing. Conference call with S. Colosimo and J. Luelo re: inventory purchase proposal. Discussions with J. Suckert re: pricing for Brose WIP. Review email correspondence re: Magna Deconfinmax division. Review inventory analysis; discussions with T. Tipple. Meetings and discussions with W. Lui of the CRA re: GST audit. Various discussions with A. Rutman regarding updates and financial issues.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>			
08/20/10	A.R.	2.50	Review various documentation from S. Kettle re: Receiver's Report and sale of equipment schedules. Discussions with J. Rutman re: various matters. Review legal opinion from Minden Gross; discussions with D. Ullman re: same. Discussion with J. Rutman re: Delphi production. Email exchanges with J. Rutman re: Proterra.			
08/20/10	J.R.	8.25	Update and revise R&D schedules. Telephone discussion and email correspondence with M. Keogh of Honeywell restooling exit and documentation. Telephone discussions and email correspondence with S. Kettle of Miller Thomson regarding matters relating to the receiver's fifth report to the court. Telephone discussions with J. Luelo re: production and customer related issues. Telephone discussion with S. Colosimo of CSD re; inventory and tooling related issues. Email correspondence with R. Craigen and A. Rutman re: Proterra. Discussions and email correspondence with A. Rutman re: Court Report. Telephone and email exchanges with M. Olson re: receivable payments and post September 3rd production. Telephone and email correspondence with T. Tipple regarding SG Magnets purchase order. Review correspondence from CRA re: revised T4 for D. Spittal.			
08/20/10	R.D.	0.25	Banking administration.			
08/23/10	A.R.	1.00	Review various wire payments; email exchanges with staff re: same. Email exchange with S. Kettle re: amendments to Fifth Report. Email exchange with J. Rutman re: Proterra. Email exchange with D. Ullman of Minden Gross re: BMO security opinion.			
08/23/10	J.R.	10,00	Attendance at premises. Update and revise R&D schedules. Review email correspondence from M. Dearden of Visteon re: freight charges. Review revised draft of fifth receiver's report to Court. Email exchange with S. McVeigh of Anderson Cook. Email correspondence regarding Delphi materials from Sabbic. Email exchanges with R. Craigen of Gowlings re; Proterra status. Email exchange with K. Sheeahan of Magna re: Tim Tipple. Discussions and email correspondence with K. Jones re: payroll, vacation pay and retention bonuses. Review hourly payroll report. Email exchanges with R. Kozouz and T. Tipple re: materials for bank build. Various email correspondence regarding customer tooling exits. Meeting with J. Luelo re: review of Honeywell tooling ownership documentation. Telephone			

Date	Staff	<u>Time</u>	<u>Detail</u>
			discussion and email correspondence with M. Olson re: post Sep 3 production. Email correspondence with T. Hurley of Comptech re: Proterra tooling. Email exchanges with M. Perez of Eckerle re: logistics for equipment removal.
08/24/10	A.R.	4.00	Attendance at premises. Review various payments to suppliers; email exchanges with staff re: same. Email exchanges with S. Kettle re: motion materials. Review correspondence re: Miller's Electric repairer's lien claim and pending equipment sale. Discussions with J. Rutman re: update on various matters. Review updated R&D.
08/24/10	J.R.	9.00	Attendance at premises. Update and revise R&D schedules. Discussions with J. Suckery and A. Hall of Brose re: C1A controllers. Various email exchanges with R. Kozouz of Brose re: C1A bases transaction. Discussions with T. Tipple re: TBK4 production run and purchase of additional raw materials. Review analysis in respect of sales and GST transactions for the months of July. Prepare and file July GST return. Discussions with W. Lui of the CRA re: GST audits. Review various email correspondence regarding Honeywell tooling exits. Review various email correspondence regarding customer tooling exits. Review proof of claim received from C. Moranis of BASF. Email exchanges with R. Craigen of Gowlings re: Proterra. Review and analyze accounts receivable; discussions with D. Sire. Email correspondence with M. Olson re: payment terms on equipment purchase and overdue accounts. Email correspondence with M. Perez of Eckerle re: down payment on equipment.
08/24/10	R.D.	0.25	Banking administration.
08/25/10	A.R.	4.00	Review Receiver's Report and accompanying documentation; engaged in various email correspondence with T. Van Klink and S. Kettle re: same. Discussions and email correspondence with J. Rutman re: amendments to Report and R&D. Review Miller Thomson invoice. Review various payments; email exchanges with staff re: same.

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
08/25/10	J.R.	10.00	Attendance at premises. Update and revise R&D schedules. Review and provide comments on draft receiver's fifth report to the Court received from T. Van Klink. Engaged in various matters relating to same. Review and approve invoices for payment. Review various email correspondence with J. Luelo and R. Kozouz re: Brose production. Discussions with J. Luelo re: Brose production plans. Discussions with A. Hall re: Brose production plans. Discussions with B. Magers of Delphi re: current and historical production related issues. Telephone and email exchanges with M. Olson of Delphi re: equipment deposit, production funding, and account reconciliation. Email exchanges with M. Perez of Eckerle re: deposit on equipment; review and provide comments on draft invoices. Review and analyze accounts receivable with P. Beynon. Review fixed asset listing; provide comments to J. Luelo. Review GST import report for August; generate wire payment. Email correspondence regarding MIG wire. Email exchanges with W. Lui of CRA re: GST related questions. Telephone discussion with A. Taboada of Brose Mexico re: C1A Frame payment. Email correspondence with M. Tremblay of ATS re: cancellation of Rogers cell phones. Engaged in various matters relating to finalizing the fifth report. Email correspondence with S. Meyer re: equipment repairs. Telephone discussion and email correspondence with A. Rutman re: report.
08/25/10	R.D.	0.50	Banking administration.
08/26/10	A.R.	1.50	Review asset listing. Review email correspondence re: payroll transfer amount; email exchange with staff re: same. Review correspondence to De Lage Landen. Email exchange with J. Rutman re: Delphi COMM equipment offer and motion material. Review updated R&D.
08/26/10	J.R.	11.00	Attendance at premises. Update and revise R&D schedules. Review email correspondence from M. Dearden of Visteon re: freight costs; discussions with P. Beynon. Email correspondence with G. Brito of Tranpro re: return of materials from Hella. Email exchange with A. Rutman re: Brose CIA funds and Aarkel. Engaged in matters relating to invoicing for equipment purchases. Further amendments to statement of receipts and disbursements for Court report. Various discussions with W. Lui of CRA re: GST audit for January to May period. Telephone discussions with S. Kettle

<u>Date</u>	<u>Staff</u>	Time	<u>Detail</u>
			re: report finalization issues. Telephone discussion with K. Sheahan re: CMM Machine. Review email correspondence from R. Lindsay re: Delphi additional parts requests. Meeting with J. Luelo re: customer tooling exits. Review email correspondence re: Anderson Cook account issues; discussions with P. Beynon. Email exchange with Sam of Woojoo re: receivership issues. Review email correspondence re: Honeywell commercial issues. Email exchange with A. Rutman re: CMM machine. Review PPSA schedule received from S. Kettle. Telephone and email correspondence re: De Lage equipment. Review email correspondence re: Brose VW power build issues and plan. Email correspondence with M. Perez of Eckerle Mexico re: wire transfer. Review salary payroll report; payment of same. Email correspondence with M. Olson re: payments due.
08/26/10	M.S.	0.50	Prepare various wire payment instructions and general banking administration.
08/27/10	R.D.	0.50	Banking administration.
08/30/10	A.R.	1.00	Email exchanges with J. Rutman re: draft correspondence to auctioneers re: net minimum guarantee proposals and asset listing.
08/30/10	J.R.	7.50	Attendance at premises. Update and revise R&D schedules. Meeting with P. Beynon re: Visteon credits; Proterra receipt; and Delphi issues. Email correspondence with M. Olson and R. Lindsay re: accounts overdue. Review email correspondence re: Bosch open invoices and close out issues. Meeting with K. Rojas of Robert Bosch Mexico. Review email correspondence regarding Honeywell tooling exit. Telephone discussion with D. Papp of Forteq re: purchase order. Engaged in various matters relating to fixed asset and excluded asset listings; email correspondence with liquidators regarding same. Email correspondence with R. Lindsay re: equipment offers. Review and analyze accounts receivable listings. Review and approve payroll report for hourly payroll disbursement. Review August WSIB analysis and provide comments. Email exchanges with A. Rutman re: fixed asset listing. Discussions with P. Beynon re: Anderson Cook account. Email exchange with R. Kozouz re: exit timing.

<u>Date</u>	Staff	Time	<u>Detail</u>
08/30/10	M.S.	0.75	Banking administration.
08/30/10	M.S.	1.00	Email exchange with former employee with respect to the status of his WEPP payment. Review file to confirm payroll information filed. Telephone calls to Service Canada to confirm said filing. Further discussions with employee to advise of receipt of confirmation of payment by Service Canada. Further email exchange re: reduction in WEPP payment and reasons therefore.
08/31/10	A.R.	3.00	Attendance at premises. Review various correspondence. Review hourly payroll; email exchange with staff re: approval of same. Review updated R&D. Various discussions with J. Rutman re: Bosch, Brose and Delphi matters.
08/31/10	J.R.	9.50	Attendance at premises. Update and revise R&D schedules. Various discussions with K. Rojas and J. Luelo re: Bosch tooling exit and funds. Discussions with T. Hurley re: Comptech pickup of Proterra tool. Review email correspondence from M. Dearden; discussions with P. Beynon re: Visteon. Telephone discussion with O. Knudsen of Hilco and Amanda of Platinum Assets re: inspections. Review email correspondence from R. Kozouz re: Brose exit and commercial related issues. Review Delphi payment remittance details. Discussions with J. Suckert re: Delphi additional equipment purchases. Discussions with S. Meyer re: equipment preventative maintenance. Email correspondence re: C1A molds. Discussions with P. Beynon re: income statement analysis and operating losses. Telephone discussion with M. Olson re: equipment values and additional purchase orders. Review email correspondence from M. Tremblay of ATS re: Rogers accounts. Email correspondence with A. Spittal and J. Luelo re: Brose tool moves.
08/31/10	M.S.	1.75	Initiate wire payments and general banking administration.  Telephone discussion with BMO with respect to incoming wire and details thereof. Email correspondence with J. Rutman to confirm details re: incoming wire.

And to generally all other communications, correspondence, attendances, and preparation not particularly described above.

#### ONTARIO SUPERIOR COURT OF JUSTICE

#### IN THE MATTER OF THE RECEIVERSHIP OF ACS PRECISION COMPONENTS PARTNERSHIP OF THE CITY OF CAMBRIDGE, IN THE REGIONAL MUNICIPALITY OF WATERLOO, IN THE PROVINCE OF ONTARIO

CLIENT #ACSRSH2 BN 89573 8201 RT0001

#### INTERIM BILLING

**INVOICE #40993** 

To: Professional services rendered in respect of Court Appointed Receivership for ACS Precision Components Partnership from September 1, 2010 to September 30, 2010.

#### Time Charges and Expenses:

A. Rutman, Partner J. Rutman R. DaSilva	A.R. J.R. R.D.	31.75 hours @ 167.00 hours @ 10.00 hours @	\$275.00	per hour	\$	16,986.25 45,925.00
Disbursements (Travel, accommodations, telephone, meals, courier, etc.)						1,300.00 64,211.25 49.84
Mar			•		\$	64,261.09
H.S.T.					\$	8,353.94
Total Balance Due					S	72,615.03

/Cont.

201 Bridgeland Avenue Toronto, Ontario M6A 1Y7 Tel: (416) 256-4005 Fax: (416) 256-4001 www.zeifman.ca

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
09/01/10	A.R.	0.50	Review email correspondence from T. Van Klink re: US operating account and Aarkel.
09/01/10	J.R.	9.50	Attendance at premises. Update and revise R&D schedules. Telephone discussion with O. Knudsen of Hilco. Telephone discussion with D. Fox of Go Industry. Review and execute cheques. Discussions with K. Jones re: August WSIB analysis. Discussions with J. Luelo and P. Beynon re: TBK4 tool moves and automation ownership; review various email correspondence. Meeting with J. Schmidt, P. Beynon and J. Luelo re: inventory review. Email correspondence re: packaging inventories and returned Delphi trays. Email exchanges with P. Shoniker of Go Industry. Telephone discussions with D. Spittal regarding movement of Lear inventory and tool. Email correspondence and discussions with P. Beynon re: Anderson Cook accounting issues and setoff claims.
09/02/10	A.R.	0.50	Email exchange with J. Rutman re: repairs to 450 Ton Engel press; email correspondence to J. Loparco of AGS Automotive re: same. Review email correspondence from T. Van Klink re: Omega.
09/02/10	J.R.	6.25	Review email correspondence re: Delphi orders entered in Plex. Update and revise R&D schedules. Review various email correspondence re: Brose account closures and tooling movements. Email exchanges with R. Slawek of OMEX regarding equipment removal. Telephone discussions with J. Luelo re: Brose and Honeywell issues. Email correspondence regarding Honeywell tooling and payment status. Email exchanges with A. Rutman r: 450 Ton Engel. Review Bosch material tracker and amounts owed to Robert Bosch. Review email correspondence from T. Van Klink to B. Harrison re: Omega concerns. Discussions with P. Beynon re: Continental payment issues; email correspondence with D. Moralis. Review email correspondence from T. Van Klink re: Omega affidavit. Review voice message from M. Olson regarding equipment interest. Email exchange with M. Latendrausee of Bell re: outstanding accounts. Email correspondence with R. Lindsay of Delphi re: screw tip invoices.

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
09/03/10	A.R.	2.50	Attendance in court. Review email correspondence from T. Van Klink re: unclaimed tooling and Xceed Molecular tooling.
09/03/10	J.R.	8.50	Attendance at Court re: BMO distribution motion. Update and revise R&D schedules. Review email correspondence from T. Van Klink re: Xceed; email correspondence with J. Luelo. Email exchanges with J. Suckert and J. Luelo re: Omega lien claim issues. Review and analyze Omega affidavit. Email correspondence with R. Kozouz re: final tooling moves. Email exchanges with G. Semanak of Lease Direct re: De Lage forklift. Email exchange with C. Braun of Bird re: final packaging order. Email exchanges with J. Luelo re: email retrieval for Omega related correspondence. Email correspondence with T. Van Klink re: unclaimed tooling. Review email correspondence re: Honeywell final payments and tooling exits. Email exchanges with J. Luelo re: Omron gauge issues. Email exchange and telephone discussion with M. Perez of Eckerle re: equipment purchase and attendance at ACS. Telephone discussions with J. Luelo re: updates. Review email correspondence re: Continental payment issues. Email exchanges with J. Luelo and J. Schmidt re: Ritz Packaging request. Telephone discussion with V. Souch of Ritz. Review email correspondence re: Delphi production plan.
09/07/10	A.R.	3.50	Attendance at premises. Review email correspondence re: wire payments; email exchange with staff re: same. Review court order and endorsement. Review R&D. Email exchange with staff re: interest bearing accounts. Review Minden Gross invoice. Review email correspondence from T. Van Klink re: BMO distribution.
09/07/10	J.R.	12.00	Attendance at premises. Update and revise R&D schedules. Review email correspondence from J. Luelo re: Xceed communications and tool move. Email correspondence with J. Luelo re: warehouse access issues. Telephone discussion with Wick of New Hope re: access to warehouse. Telephone calls to T. Carter. Various email correspondence with R. DaSilva and P. Beynon re: Continental account and payments. Email correspondence with K. Rojas re: tooling exit and outstanding accounts. Email correspondence re: Honeywell closing issues. Email correspondence re: Magna inventory purchases. Engaged in matters and email correspondence regarding tray orders and alternate

<u>Date</u>	Staff	Time	<u>Detail</u>
			packaging. Email correspondence with M. Olson re: Delphi equipment purchase orders. Discussions with A. Rutman re: financial issues. Review Minden Gross invoice re: security opinion. Review email correspondence from T. Van Klink re: BMO legals. Discussions with M. Perez re: equipment move and payment. Review current employee listing; discussions relating to post production staffing. Email correspondence with M. Tremblay of ATS re: cell phone plan termination. Email correspondence re: Ritz packaging request. Review and analyze WSIB analysis for August; email correspondence with K. Jones. Telephone discussion with G. Shoniker of AEC. Review Hartwick quotes for Delphi; engaged in matters relating to same. Review payroll report; generate payment. Telephone discussion with J. Lizewski.
09/07/10	R.D.	1.50	Banking administration; set up wire payments. Various calls and email correspondence with BMO, J. Rutman and A. Rutman re: exchange rates and interest rates on CDN dollar accounts.
09/08/10	A.R.	0.50	Email exchange with D. Coutts re: OMEX go forward plan.
09/08/10	J.R.	9.00	Attendance at premises. Update and revise R&D schedules. Meetings and discussions with B. Thielle of Forteq re: equipment purchase and removal. Meeting with M. Perez of Eckerle re: equipment purchase and removal. Discussions with B. Powers of Delphi re: Delphi schedule for phased equipment removal. Email exchanges with M. Olson re: purchase orders. Telephone discussion with B. Hartwick re: Delphi contract services. Email exchanges with J. Schmidt and J. Luelo re: Magna inventories. Email correspondence re: RDM material sales. Email correspondence re: Honeywell final payment and tool moves. Email exchanges with P. Tordy of Great American Group re: attendance. Review and approve invoices for payment; cheque signing. Review email correspondence from L. Massey re: Miller's Electric Repairs Lien documentation. Email correspondence with O. Dragustinovis of Magna re: Deconfinmex accounts.
09/08/10	R.D,	2.00	Banking administration. Email exchanges with J. Blank and J. Lawson of Laurentian and J. Rutman re; setting up interest bearing account. Review new account documents; obtain signatures; forward to Laurentian Bank.

Date	<u>Staff</u>	Time	<u>Detail</u>
09/09/10	R.D.	0.50	Banking administration.
09/10/10	R.D.	0.50	Banking administration.
09/13/10	A.R.	1.25	Review and approve wire payments; email exchange with staff re: same. Engaged in various email correspondence with staff re: payout to BMO. Review OMEX financial information; email exchange with J. Rutman re: same. Review email correspondence from J. Rutman re: update on various matters.
09/13/10	J.R.	12.00	Attendance at premises. Update and revise R&D schedules. Telephone discussion with J. Paul of the CRA. Telephone discussion with Manny of Thompson Emergency re: unsecured debt. Email exchanges with S. Lonkhart of Bradford Group re: NMG proposal. Telephone discussion with Amanda of Platinum Assets re: De Lage Forklift pickup. Telephone discussion with T. McGowen of Madoryn Snyder, counsel for T. Carter. Review email correspondence from D. Coutts including OMEX financial information attachments; email exchanges with A. Rutman. Meeting with T. Carter re: Cranes and Hydro related equipment. Email correspondence with T. Van Klink re: De Lage Forklift. Telephone discussion with M. Presto of Great American Group. Telephone discussion and email correspondence with O. Knudsen of Hilco. Review and analyze liquidation proposals; generate summary of same; forward to A. Rutman to review. Review and analyze operating performance for the receivership period with P. Beynon. Email exchanges with A. Rutman and R. DaSilva re: BMO payment directions. Review ADP reports for hourly and salary employees; generate payment for same. Review various email correspondence from P. Beynon and J. Craven of Magna; draft email with P. Beynon. Draft reference letter for D. Sire.
09/13/10	R.D.	0.50	Banking administration.
09/14/10	A.R.	1.25	Review liquidation analysis. Email correspondence and discussion with J. Rutman re: update on various matters and BMO payout. Review email correspondence from T. Van Klink re: BMO payout.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
09/14/10	J.R.	10.50	Attendance at premises. Update and revise R&D schedules. Telephone discussion with A. Rutman re: updates. Email exchanges with L. Schaech of AIM re: asset listing and proposals. Engaged in matters relating to Visteon and CSD tooling moves. Discussions and email correspondence with P. Beynon re: operating analysis and revisions. Telephone discussion with M. Olson re: payments for services required. Review and analyze GST accounts for August; file return for same. Telephone discussions with A. Rutman re: updates and payout of BMO position; review email correspondence from D. Coutts and email T. Van Klink. Telephone discussion with T. Van Klink re: De Lage Forklift. Review proposals from Great American and Asset Engineering. Email exchanges with S. Lonkhart of Brantford Group. Email correspondence with J. Craven and B. Price of Magna re: open issues prior to exit.
09/14/10	R.D.	0.25	Banking administration.
09/15/10	A.R.	0.50	Email correspondence and discussions with J. Rutman re: BMO payout and update on various matters. Email exchange with D. Coutts re: BMO payout. Review draft correspondence to counsel of Mr. Killop re: employee claim; email exchange with J. Rutman re: same.
09/15/10	J.R.	10.50	Attendance at premises. Update and revise R&D schedules. Review email correspondence regarding Innotech invoices for labour usage. Telephone and email correspondence with S. Thompson of Thompson auctions regarding inspection and proposal. Email exchange with J. Sugar re: receipt of proposal. Email correspondence with C. Chen of Visteon China re: open accounts issues. Telephone discussion and email correspondence with P. Gallant of Affiliated re: reconciliation of accounts. Review and approve invoices for payment; cheque signing. Email correspondence with B. Price of Dortec re: open issues. Telephone discussions with D. Coutts. Conference call with D. Coutts and T. Van Klink re: BMO payout. Revising and reconciling accounts for BMO payout. Telephone discussion with A. Rutman. Email exchanges with G. Brito of Transpro re: Alegre shipments; discussions with J. Luelo re: same. Review email correspondence from J. Luelo to R. Lindsay re: Delphi inventories and purchase orders required.
09/15/10	R.D.	0.25	Banking administration.
age 6 of 12			

	<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
	09/16/10	A.R.	3.50	Conference call with D. Baty and T. Van Klink. Discussion with J. Rutman. Various discussions with T. Van Klink and D. Coutts. Review correspondence from D. Coutts re: payouts. Review post-receivership operating statements and updated R&D. Review email correspondence from T. Van Klink re: Omex loans and payout.
	09/16/10	J.R.	10.00	Attendance at premises. Update and revise R&D schedules. Telephone discussion with K. Sheehan of Dortec re: open Magna issues. Review and approve cheques. Review email correspondence from Visteon divisions re: open accounts. Telephone discussion with D. Fox of GoIndustry. Discussion with S. Thompson of Thompson Auctions. Telephone discussions with liquidators regarding revised proposals. Meeting with D. Spittal. Discussions with J. Luelo and S. Meyer regarding extended Delphi production. Discussions with A. Rutman re: financial and production issues. Engaged in matters relating to ACS books and records. Email correspondence re: Visteon China quality claim.
	09/16/10	R.D.	0.50	Banking administration.
	09/17/10	A.R.	2.25	Discussion with T. Van Klink. Conference call with T. Van Klink, D. Coutts and S. McVeigh re: OMEX matters. Various email correspondence and discussion with J. Rutman re: OMEX. Review memorandum from J. Rutman re: OMEX information required for monitoring.
	09/17/10	J.R.	5.50	Update and revise R&D schedules. Telephone discussion with P. Beynon and J. Luelo re: preparation for Magna Call. Conference call with Magna re: open issues and accounts. Review email correspondence from R. Lindsay re: inventory purchase order. Telephone discussion with J. Luelo re: shipment of gaylord to Forteq. Telephone discussion with Sherry of the WSIB re: annual reconciliation for old ACS account. Telephone discussion with M. Presto of Great American. Telephone discussion with J. Sugar of Infinity. Draft memorandum for monitoring of Omex security; forward to A. Rutman for review. Telephone and email correspondence with A. Rutman.
1	09/17/10	R.D.	0.25	Banking administration.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
09/19/10	J.R.	3.00	Update and revise R&D schedules. Review revised liquidation proposals; update and revise comparative analysis. Email exchanges with A. Rutman re: operating losses. Email correspondence with A. Rutman and T. Van Klink re: liquidation proposals. Draft auction services agreement for ACS.
09/20/10	A.R.	1.00	Review email correspondence re: Omex proposal; various email exchanges with J. Rutman re: same. Email exchanges with J. Rutman re: OMEX budget. Email exchanges with D. Coutts re: OMEX payout. Email exchange with J. Rutman re: Liquidator Proposal Analysis and draft Auction Services Agreement.
09/20/10	J.R.	9.00	Attendance at premises. Update and revise R&D schedules. Telephone discussions with W. Lei and J. Paul of the CRA re: GST audits of the RT2 account. Engaged in various matters relating to the Omega tooling lien claim; discussions with P. Beynon, J. Luelo, and J. Suckert; reviewing production, engineering and shipping documentation; email correspondence with T. Van Klink. Review email correspondence re: Omex. Review and approve Miller Thomson invoice for payment. Conference call with Magna re: open accounts. Email exchange with S. Lonkart of Branford Group. Review term sheet proposal from D. Baty; email correspondence with A. Rutman. Email correspondence with C. Chen of Visteon re: outstanding accounts. Discussions with J. Luelo re: cessation of
09/21/10	A.R.	5.00	Attendance at premises. Discussion with D. Baty. Conference call with D. Coutts, T. Van Klink and J. Rutman re: OMEX. Conference call with Miller Thomson. Review auction services agreement. Review updated R&D. Discussions with J. Rutman re: update on various matters. Email exchange with staff re: payroll wire payment. Review correspondence from D. Coutts re: OMEX payout statement.
09/21/10	J.R.	12.00	Attendance at premises. Update and revise R&D schedules. Review BMO term sheet for ACS and Omex. Conference call with T. Van Klink, D. Coutts, and A. Rutman re: Omex guarantee payment. Review payroll report and generate payment. Discussions with K. Jones re: staffing. Conference call with T. Van Klink and A. Rutman re: Omex and

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
			liquidation proposals/auction services agreement. Discussions with J. Luelo regarding Delphi related equipment and inventories issues. Review email correspondence from D. Coutts re: OMEX payout instructions; forward and review with R. DaSilva. Email exchanges with C. Park re: Supply On services. Telephone discussion with M. Presto of Great American. Meeting and discussions with W. Lui of the CRA re: RT2 account audit. Discussions with J. Johnson and M. Olson re: Delphi exit plan and commercial issues. Review revision on auction agreement from T. Van Klink; email exchanges with T. Van Klink; further revisions to agreement. Telephone discussion and email correspondence with T. Brennan of Aarkel re: Frame payment and capacity inserts.
09/22/10	A.R.	1.25	Discussions and email exchanges with J. Rutman re: OMEX. Review and execute cheques. Email exchange with S. McVeigh re: Omex Guarantee and Forbearance Terms. Email exchange with J. Rutman re: Aarkel payment. Email correspondence and discussion with J. Rutman re: Great American proposal.
09/22/10	J.R.	10.50	Attendance at premises. Update and revise R&D schedules. Various email correspondence re: Delphi exit commercial issues. Telephone discussions with M. Presto from Great American. Meeting with P. Beynon re: Delphi shaft credits; review and analyze shaft tracking analysis. Discussions with J. Schmidt re: remaining shipments. Review and approve invoices for payment; cheque signing. Meeting with Wick re: warehouse billings and exit date. Telephone discussion with P. Gallant of Affiliated re: reconciliation of final accounting. Email correspondence with C. Chen of Visteon China. Telephone and email correspondence with T. Van Klink and A. Rutman re: Omex liability and BMO payout. Telephone discussion with T. Dunn of Minden Gross, counsel for Omron. Draft sixth report to the Court. Telephone discussion with M. Presto; telephone discussion with A. Rutman; draft memorandum; email correspondence with T. Van Klink.
09/22/10	R.D.	0.25	Banking administration.
09/23/10	J.R.	3.25	Review email correspondence from K. Rojas re: material credits. Email exchanges with D. Sire re: files. Email exchanges with K. Jones re: vacation payouts. Telephone discussions with P. Beynon and J. Luelo re: updates on
age 9 of 12			

Page 9 of 12

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
	·		various matters. Review email correspondence from T. Van Klink. Review revised proposal received from Great American. Review various email correspondence regarding Delphi wire payment. Update and revise R&D schedules. Review email correspondence from C. Park re: ATS assistance in accounting information export.
09/23/10	R.D.	0.25	Banking administration.
09/24/10	J.R.	1.50	Update and revise R&D schedules. Email exchanges with P. Beynon regarding operating results. Review email correspondence from Mercy of AC Shanghai regarding freight invoices. Email exchange with J. Luelo re: shaft reclaimer. Telephone discussion with J. Luelo re: updates. Review email correspondence re: ADP accrued vacation pay reporting errors. Review email correspondence re: Delphi shipment issues.
09/26/10	A.R.	1.00	Review amended Great American proposal and liquidation analysis; various email exchanges with J. Rutman re: same.
09/26/10	J.R.	1.50	Update and revise R&D schedules. Update and revise liquidation analysis; email exchanges with A. Rutman re: liquidation proposals.
09/27/10	A.R.	2.00	Review wire payment; email exchange with staff re: same. Email correspondence with J. Rutman re: Omex Forbearance Agreement. Email correspondence with T. Van Klink and D. Coutts re: update on Omex matters. Discussions with J. Rutman re: auctioneer proposals. Conference call with Asset Engineering. Review email correspondence re: Integrity Tool and Mold claim.
09/27/10	J.R.	8.00	Attendance at premises. Telephone discussion with A. Rutman re: liquidation issues; telephone discussion with G. Shoniker. Telephone discussion with W. Lui of CRA re: GST audit. Telephone discussion with B. Johnston re: ADP accrued vacation pay reporting; telephone discussion with R. Madhany of ADP. Review SG Magnets cheque and supporting invoices. Draft letter to Affiliated Customs Brokers re: account closure; review September GST on imports report. Review email correspondence from J. Luelo re!: staffing hourly rates. Telephone discussions with J. Luelo re: updates. Review revise Great American proposal; forward to A. Rutman. Email correspondence with A. Loser of AIM re: liquidation. Telephone discussions with L.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
			Amoils re: proposal. Email correspondence with K. Bosch re: materials credit and reimbursement. Email correspondence with C. Andrew of Stevenson Hunt re: Chubb update on sprinkler system. Telephone discussion with R. Lindsay re: auction. Review Integrity statement of claim; forward to T. Van Klink. Email correspondence with T. McGowen, counsel for T. Carter. Telephone discussion with B. Lyle of Hilco. Review final salary payroll report; generate payment. Review draft forbearance agreement from T. Van Klink.
09/27/10	R.D.	0.25	Banking administration.
09/28/10	A.R.	2.75	Discussion with S. McVeigh re: OMEX. Email correspondence and discussions with J. Rutman re: auctioneers and draft agreement. Various email correspondence and calls with J. Rutman, D. Coutts and T. Van Klink re: Omex payout. Review wire payments; email correspondence with staff re: same.
09/28/10	J.R.	12.00	Attendance at premises. Update and revise R&D schedules. Review email correspondence from D. Coutts re: Omex guarantee. Review final hourly and salary payrolls; generate payment for same. Review Bosch material credit supporting documentation; generate payment; email exchanges with A. Rutman. Review final RRSP schedules with amounts to be paid. Email correspondence with M. Laser, J. Luelo and P. Beynon regarding Visteon China accounts. Email exchange with L. Phillips of Alegre. Email correspondence with W. Lui of CRA re: electricity production proxy. Review revised Infinity offer; various telephone discussions with L. Amoils; update and revise liquidation analysis; email correspondence with A. Rutman and T. Van Klink; telephone discussions and email exchanges with S. Longhardt and G. Shoniker. Email exchange with M. Presto of Great American. Telephone discussion with B. Lyle of Hilco. Email correspondence with P. Gallant of Affiliated re: deposit and final accounting. Telephone discussions with A. Rutman. Review and analyze Delphi operating loss with P. Beynon. Revise auction services agreement; forward to T. Van Klink; email exchanges with T. Van Klink. Review various email correspondence re: Omex; calculate final payout amounts; discussions with R. DaSilva.
09/28/10	R.D.	1.25	Banking administration.

<u>Date</u>	Staff	Time	<u>Detail</u>
09/29/10	A.R.	2.50	Email correspondence to T. Van Klink re: correspondence to D. Baty re: OMEX. Email exchanges and discussion with J. Rutman re: auctioneer and amendments to auctioneer agreement. Discussions with staff re: OMEX payout. Discussion with T. Van Klink.
09/29/10	J.R.	10.00	Attendance at premises. Update and revise R&D schedules. Telephone discussion with J. Sugar. Email exchanges with G. Brito of Transpro. Email correspondence with C. Chen of Visteon and P. Beynon. Review and analyze Delphi operating loss statement. Review email correspondence form T. Van Klink including letter to Don Baty and assignment agreement. Review email correspondence form W. Lui of the CRA re: GST audits. Internal review of all shipments made to Visteon China. Review email correspondence form G. Shoniker. Review email correspondence from K. Jones and L. Bradshaw of Sunlife re: final payments applications and account reconciliations. Telephone and email exchange with M. Farrow of Stevenson Hunt re: policy term and plan. Engaged in various matters and correspondence relating to payout of Omex guarantee. Telephone and email correspondence with W. Ramessar and D. Coutts of BMO re: Omex payout. Telephone discussion with D. Fox of GoIndustry. Engaged in various call and email correspondence with L. Amoils, J. Sugar and A. Rutman re: auction services agreement. Telephone and email correspondence with T. Van Klink re: revisions to agreement.
09/29/10	R.D.	1.50	Banking administration.
09/30/10	J.R.	2.50	Telephone discussion with L. Amoils. Email exchanges with M. Laser of Visteon. Email exchanges with P. Beynon re: banking. Review email correspondence from J. Sugar re: executed auction agreement. Telephone discussion with J. Luelo re: updates. Update and revise R&D schedules. Review legal correspondence to D. Baty.
09/30/10	R.D.	0.25	Banking administration.

And to generally all other communications, correspondence, attendances, and preparation not particularly described above.

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## ONTARIO SUPERIOR COURT OF JUSTICE

# IN THE MATTER OF THE RECEIVERSHIP OF ACS PRECISION COMPONENTS PARTNERSHIP OF THE CITY OF CAMBRIDGE, IN THE REGIONAL MUNICIPALITY OF WATERLOO, IN THE PROVINCE OF ONTARIO

CLIENT #ACSRSH2 BN 89573 8201 RT0001

### INTERIM BILLING

**INVOICE #41005** 

To: Professional services rendered in respect of Court Appointed Receivership for ACS Precision Components Partnership from October 1, 2010 to October 31, 2010.

### Time Charges and Expenses:

, o								-
A. Rutman, Partner	A.R.	26.25	hours	@	\$550.00	per hour	. \$	14,437.50
J. Rutman	J.R.	123.50	hours	@		per hour	\$	36,432.50
M. Stojanovic	M.S.	1.75	hours	æ.		per hour	\$	271.25
R. DaSilva	R.D.		hours			per hour	\$	900.00
							\$	52,041.25
Disbursements (Travel, ac	commodations	s, telephon	e, mea	ls, co	urier, etc.)		_\$_	229.91
							\$	52,271.16
H.S.T.							\$	6,795.25
Total Balance Due							\$	59,066.41

/Cont.

201 Bridgeland Avenue Toronto, Ontario M6A 1Y7 Tel: (416) 256-4005 Fax: (416) 256-4001 www.zeifman.ca

<u>Date</u>	<u>Staff</u>	Time	Detail
10/1/2010	J.R.	3.00	Update and revise R&D schedules. Review voice message; email correspondence with D. Spittal. Email correspondence with P. Beynon re: banking issues. Email correspondence with P. Beynon re: operating results; review email and supporting schedules. Email correspondence with T. Van Klink re: sixth report and abandoned tooling. Telephone discussion with B. Hartwick re: outstanding invoices. Follow up email correspondence with P. Beynon re: operating profits.
10/3/2010	J.R.	0.75	Review and revise schedule for tools on site at ACS. Email exchange with T. Van Klink.
10/4/2010	A.R.	2.00	Review draft 6th Report to Court and attachments; various email exchanges with J. Rutman re: same.
10/4/2010	R.D.	0.50	Banking administration.
10/4/2010	J.R.	13.00	Attendance at premises. Update and revise R&D schedules. Email correspondence with T. Van Klink re: motion materials. Email exchanges with A. Rutman re: auction services agreement; email exchange with J. Sugar of Infinity. Review email correspondence from S. Bruder of Electrical Safety re: report and responses. Meeting with J. Luelo and P. Beynon re: operating results. Review accounting reports with C. Park exported off the system. Telephone and email exchanges with B. Hartwick re: payment outstanding. Telephone and email exchanges with S. Kettle re: sixth report to the court and motion schedule. Telephone discussion with D. Spittal re: Anderson Cook inventory and sorting claims. Email exchanges with C. Andrew of Stevenson Hunt re: insurance refund. Email correspondence with M. Farrow of Stevenson Hunt re: update and schedule for continued coverage. Email correspondence and discussions with J. Luelo re: abandoned tooling. Receive and review memorandum received from C. Park re: overtime pay. Draft R&D analysis for sixth report; email exchanges with A. Rutman. Draft BMO payout reconciliation; email correspondence with S. Kettle.

<u>Date</u>	<u>Staff</u>	Time	<u>Detail</u>
10/5/2010	A.R.	2.50	Engaged in various email correspondence re: Comerica/OMEX payout. Review amendments to sixth report and supplement; engaged in email correspondence re: same; execute and forward to Miller Thomson. Review operating results; email correspondence with J. Rutman re: same.
10/5/2010	J.R.	11.00	Attendance at premises. Update and revise R&D schedules. Revise schedules for sixth court report; telephone discussions and email exchanges with S. Kettle. Review email correspondence from R. Bluthardt re: abandoned tooling. Email correspondence with S. Kettle re: BMO payout reconciliation. Email correspondence with M. Laser re: Visteon accounts. Review email correspondence from Woojoo re: FedEx shipment. Email correspondence with J. Sugar re: motion date. Review email correspondence from T. Majeski of S&T America re: motors and claim. Email correspondence with T. Brennan of Aarkel re: capacity inserts. Work on operating results schedules; email correspondence with A. Rutman. Review email correspondence with S. Kettle. Telephone and email correspondence with H. Dillon of Star Plastics re: sale of equipment and open account. Review revisions to court report; telephone discussion with A. Rutman. Telephone Email exchange with S. McVeigh re: Omex payout.
10/6/2010	A.R.	2.50	Engaged in various calls and email correspondence with S. McVeigh, T. Van Klink and J. Rutman re: OMEX payout. Review motion materials.
10/6/2010	J.R.	8.00	Attendance at premises. Email correspondence and discussions with P. Beynon re: banking and accounting issues. Various email correspondence with customers re: abandoned tooling; discussions with J. Luelo. Email exchanges with S. Kettle re: receiver's sixth report to the court. Review draft Omex payout Letter from T. Van Klink. Review email correspondence form F. Thom and J. Luelo re: Magna purchase orders. Review and analyze September GST analysis with P. Beynon. Engaged in matters relating to final payroll reports; discussions and correspondence with K. Jones and B. Johnston. Email correspondence regarding closure of benefits accounts and final accountings. Review assignment of BMO security. Review email correspondence from A. Rutman and T. Van Klink re: Omex debt to

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
			Receiver. Update and revise R&D schedules. Engaged in various matters relating to exit from facility.
10/7/2010	A.R.	0.75	Discussion with D. Coutts. Email exchange with J. Rutman re: GST audit on Pre and Post Receivership accounts.
10/7/2010	R.D.	0.50	Banking administration,
10/7/2010	J.R.	5.50	Telephone discussions with W. Lui of the CRA re: account audits and intention for post receivership refund setoffs. Telephone and email correspondence with P. Beynon re: reconciliation for September GST filing and balance sheet accounts. Email exchanges with S. Meyer of Delphi re: purchase of equipment and CMM payment. Telephone discussion with B. Hartwick re: equipment service and payment. Email exchanges with P. Gallant of Affiliated re: outstanding invoices and account closure. Draft WSIB letter re: account closure. Update and revise R&D schedules. Email correspondence with P. Allan of GM re: tooling disposition. Email exchanges with K. Jones re: employee files; review T4 analysis. Email exchange with T. Brennon of Aarkel re: capacity inserts.
10/8/2010	A.R.	1.25	Review memorandum re: HST Audits and Setoff of Post Receivership Credits. Discussion with J. Rutman re: various matters.
10/8/2010	J.R.	3.75	Email exchange with M. Laser of Visteon re: open account. Review email correspondence from M. Olson of Delphi. Email exchanges with P. Beynon re: building alarm. Email correspondence with K. Jones re: M. Hoag WSIB letter. Various email and telephone discussions with P. Beynon re: closing issues. Review ADP termination schedules; email correspondence with K. Jones. Telephone discussions with W. Lui of the CRA re: GST setoff; discussion with A. Rutman; draft memorandum regarding same. Email correspondence with B. Hartwick re: grease removal. Update and revise R&D schedules.
10/12/2010	A.R.	1.00	Discussion with S. McVeigh. Email correspondence to T. Van Klink re: Omex final documentation and funding. Review email correspondence from J. Rutman re: HST issues.

<u>Date</u>	<u>Staff</u>	Time	<u>Detail</u>
10/12/2010	J.R.	3.50	Email exchange with C. Chen of Visteon re: payment of accounts. Telephone discussion with J. Sugar re: meeting at plant on Wednesday. Email exchange with R. Tuzi re: transfer of documents from ACS to Toronto storage. Email exchange with K. Jones re: Sterling Commerce. Email correspondence with M. Jarvis of SG Magnets re: open accounts. Revisions to GST memorandum; forward to A. Rutman with draft email to T. Van Klink. Update and revise R&D schedules.
10/13/2010	A.R.	2.25	Email exchange with D. Coutts re: overdraft in ACS account; discussion with staff re: same. Various email exchanges with T. Van Klink re: OMEX payout. Review correspondence to D. Baty re: OMEX. Various calls with T. Van Klink.
10/13/2010	R.D.	1.00	Attendance at storage facility with AGC re; delivery of boxes.
10/13/2010	M.S	1.50	Review and complete payroll termination forms with respect to two payroll accounts. Email exchange with J. Rutman re; same. Forward completed forms to ADP.
10/13/2010	J.R.	8.50	Attendance at premises. Meetings with P. Beynon re: closing issues. Telephone discussions with K. Jones re: final employee schedules and closing issues. Telephone discussion with B. Lyle of Hilco. Telephone discussion with Wick. Meeting with J. Sugar, I. Mundie and Wick at ACS. Update and revise R&D schedules. Review MA invoice analysis; reallocate freight and labour collections on R&D schedule. Review draft assignment agreement for Omex loans; review legal correspondence. Telephone discussion with B. Price of Dortec re: Woojoo material credits. Telephone discussion with R. Madhany of ADP re: account closures. Email exchange with K. Rojas re: mold interest. Review draft ATS/Omex confirmation and related legal correspondence. Email exchange with S. Lonkart of Branford Group.
10/14/2010	A.R.	0.50	Email correspondence to D. Coutts re: overdraft of account; discussion with J. Rutman re: same.
10/14/2010	R.D.	0.25	Banking administration.

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
10/14/2010	M.S	0.25	Attend to finalizing the termination of ADP payroll services. Email exchange with ADP and J. Rutman re: same.
10/14/2010	J.R.	7.50	Update and revise R&D schedules. Review and approve invoices for payment. Telephone discussions with utility providers regarding change of mailing address. Telephone discussion with Praxair re; double billings. Telephone discussion with Execulink regarding extended internet connections. Email correspondence with T. Carter re; property taxes and Sprinkler prints. Review email correspondence form M. Jarvis of SG Magnets re; final payment. Email exchange with T. Tipple of Dortec re: auction. Email exchanges with M. Rosales of Macquerie Funding re; financing term. Email exchanges with P. Gallant and A. St Pierre of Affiliated re; deposit. Email exchanges with E. Browe of Supply On re; prorated invoice, Email exchange with J. Suckert re; auctioneers. Email correspondence and telephone discussion with B. Hansra of BMO re; existing ACS account. Telephone and email exchange with J. Trimble of G&K re; final services and account status. Telephone discussion with Wick and Liz of New Hope Properties re; October invoice and rent cheques. Email exchanges with S. Meyer of Delphi re; computer invoice. Prepare and file September GST return.
10/15/2010	A.R.	3.25	Attendance in court re: approval of auction services agreement. Various email correspondence from re: overdraft in demand loan account.
10/15/2010	R.D.	0.25	Banking administration.
10/15/2010	J.R.	7.00	Review email correspondence form D. Coutts of BMO; email exchanges with R. DaSilva; email correspondence with D. Coutts and J. Sherri of BMO re: interest on receiver's facility. Attendance at Court re: auction motion. Email exchange with J. Westfall of Tiercon re: ACS auctioneer. Email exchanges with P. Beynon and J. Sugar re: transfer of keys and codes to auctioneer. Review email from J. Sugar re: state of the premises and pictures. Email exchanges with C. Park re: Supply On, vendor. Email exchange with J. Craven of Dortec re: Woojoo pins. Email exchange with S. Meyer from Delphi re: assets at facility. Review email exchanges from S. Meyer and C. Park re: paperwork for computer shipment. Email exchange with T. Davies of TCA Technologies re: claim for equipment
ara 6 of U			

<u>Date</u>	<u>Staff</u>	<u>Time</u>	<u>Detail</u>
			fabrication. Update and revise R&D schedules. Telephone discussion with New Dumfries Hydro re: address change.
10/18/2010	A.R.	1.00	Review R&D. Email correspondence to T. Van Klink re: OMEX issues. Email exchange with J. Rutman re: transfer of funds and interest earned. Review and execute wire transfers.
10/18/2010	R.D.	1.00	Banking administration.
10/18/2010	J.R.	4.75	Update and revise R&D schedules. Email exchanges with R. Rotchacher of Sterling Commerce re: account closure and final billing. Telephone discussion with M. Ald of New Dumfries Hydro re: estimated exit date. Engaged in matters relating to transfer of funds to Laurentian Bank for interest income. Telephone discussion with R. Cannick of the CRA re: right to setoff post receivership HST refunds. Review email correspondence from A. Rutman re: Omex issues and transfer of funds.
10/19/2010	A.R.	1.75	Engaged in various email exchanges with T. Van Klink re: ATS/Omex issues. Review issued order. Review estimated realization and secured/lien claims analysis; discussion with J. Rutman re: same. Review correspondence from J. Rutman re: Spittal Request for Charge Reimbursement.
10/19/2010	R.D.	0,25	Banking administration.
10/19/2010	J.R.	6.00	Telephone discussion with B. Killop re: ROE and employee claim. Telephone discussion with B. Carter of New Hope re: October rent. Telephone discussion with Union Gas re: change of mailing address. Email exchanges with J. Luelo, C. Park and A. Death re: remaining responsibilities at premises. Email exchange with J. Trimble of G&K re: go forward invoicing. Review message from D. Spittal. Email correspondence with A. Rutman re: D. Spittal request for Anderson Cook expense reimbursement. Review Court Order from October 15. Email exchange with T. Tipple re: auctioneer. Review email correspondence from T. Van Klink re: ATS payment and security issues; telephone discussion with A. Rutman; draft estimated realization schedule; telephone discussion with A. Rutman. Email correspondence with T. Van Klink and S. Kettle re: conference call and schedule. Email exchange with C. Andrew re: insurance refund.

<u>Date</u>	Staff	Time	<u>Detail</u>
10/20/2010	A.R.	1.25	Conference call with J. Rutman and Miller Thomson re: Omex and ATS debts. Meeting with J. Rutman to discuss various issues prior to conference call. Review correspondence from Miller Thomson to Goodmans re: ATS/Omex. Email exchange with J. Rutman re: Proterra agreement and return of cheque deposited.
10/20/2010	R.D.	0.50	Banking administration.
10/20/2010	J.R.	3.50	Update and revise R&D schedules. Email correspondence from R. Craigen of Gowlings re: Proterra default. Prepare for Miller Thompson conference call re: Omex and ATS issues; meeting with A. Rutman; conference call with T. Van Klink and S. Kettle. Telephone call to D. Spittal. Telephone discussion with Safety Kleen re: open invoice. Telephone and email correspondence with B. Carter re: sprinkler drawings; email exchange with C. Andrew of Stevenson Hunt. Review email correspondence form J. Craven re: invoice for pins. Review letter from T. Van Klink to D. Bish. Telephone discussion with R. Caigen re: receipt of notice.
10/21/2010	A.R.	0.50	Review various email correspondence re: ATS claim. Email exchange with J. Rutman re: ATS and Omex issues. Review and approve wire payment to Magna.
10/21/2010	R.D.	0.50	Banking administration.
10/21/2010	J.R.	7.00	Review documentation received from Stevenson Hunt re: refund and endorsements. Email correspondence with P. Beynon and J. Luelo re: Continental information requests. Review email correspondence from F. Perrault of Bell Canada Insolvency Division. Email exchanges with A. Vince of Safety Kleen. Engaged in matters relating to wire payment to Dortec for Woojoo pins; Email exchanges with J. Craven. Email exchange with M. Farrow of Stevenson Hunt. Email correspondence with C. Mayeaux of Leon Plastics. Telephone discussion with M. Papp of Papp Plastics. Email correspondence with K. Rojas of Robert Bosch Mexico re: auction. Email correspondence with R. Befort, B. Price and R. Graham. Email correspondence with M. Laser of Visteon re: final payment. Telephone discussion with I. Mundie of Infinity re: PLC codes for lift trucks; telephone and email correspondence with R. J. Luelo, M. Hoag and P. Beynon. Telephone discussion with Rajiv of Star

<u>Date</u>	Staff	<u>Time</u>	<u>Detail</u>
`			Plastics re: payment in transit. Telephone discussion and email correspondence with K. Preseous of GM re: abandoned tooling. Email correspondence with S. McVeigh re: conference call. Email exchange with S. Kettle re: Aalbers and Omega claims. Review email correspondence from C. Chen of Visteon.
10/22/2010	A.R.	1.50	Conference call with J. Rutman, D. Meagher and S. McVeigh of Anderson Cook. Review memorandum re: summary of call. Email exchange with T. Van Klink re: Omex.
10/22/2010	R.D.	0.25	Banking administration.
10/22/2010	J.R.	5.00	Update and revise R&D schedules. Telephone discussions and email correspondence with J. Suckert and J. Westfall re: affidavits for Aalbers and Omega claims. Telephone and email correspondence with S. Kettle. Conference call with A. Rutman, S. McVeigh and D. Meagher re: Omex debts; draft memorandum; forward to T. Van Klink. Review and approve invoices; generate payment. Telephone discussion with M. Thompkins of ABN Canada. Review email correspondence from Sam of Woojoo re: Fedex Bills and unsecured creditor listing.
10/25/2010	A.R.	1.00	Email exchanges with T. Van Klink re: Omex issues. Discussions with J. Rutman. Review wire payment to Affiliated Custom Brokers; email exchange with staff re: same.
10/25/2010	R.D.	0.25	Banking administration.
10/25/2010	J.R.	6.00	Telephone discussion with A. Rutman and T. Van Klink. Update and revise R&D schedules. Draft analysis for October GST/HST return. Telephone discussions with I. Mundie of Infinity re: various matters relating to premises. Telephone discussions with A. Death re: premises responsibilities. Telephone discussion with P. Beynon re: AC Shanghai customers and Magna request for material documentation. Email exchange with B. Price of Dortec re: material purchase documentation request. Telephone discussion with J. Luelo re: keys to the premises. Review email correspondence form T. Van Klink re: co debtor obligations for ATS loans. Email exchange with P. Gailant of Affiliated re: K84 report for October; generate payment for same. Email correspondence with Sam of Woojoo re:
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Date	<u>Staff</u>	Time	<u>Detail</u>
		•	creditor listing request. Email correspondence with B. Carter re: municipal tax assessment request. Email exchanges with C. Park re: computer formatting. Email exchanges with R. Modhany re: ACS T4s and invoice for same.
10/26/2010	A.R.	0.50	Review email correspondence from D. Bish of Goodmans re: Omex/ATS claim.
10/26/2010	J.R.	3.75	Email exchange with C. Chen of Visteon re: balance of payment and timing. Email exchange with P. Gallant re: wire charges for GST payment. Telephone discussion with I. Mundie re: garbage disposal and other premises related issues. Email exchange with Chi-Hong Roh of Fedex Korea re: outstanding charges. Review email correspondence from D. Bish of Goodmans re: ATS debt. Email exchanges with P. Beynon re: Corporate structure and Dortec material agreement. Email exchange with J. Sugar re: CBRE representative and landlord issues. Email correspondence with S. Meyer of Delphi re: CMM Computer. Email exchanges with C. Park re: computer issues. Email correspondence with J. Westfall and S. Kettle re: Aalber's responding materials.
10/27/2010	A.R.	1.00	Email correspondence to T. Van Klink re: Omex and motion re: customer/lien issues. Review and approve wire payment to ADP. Discussion with J. Rutman.
10/27/2010	R.D.	0.50	Banking administration.
10/27/2010	J.R.	4.50	Telephone discussion with J. Westfall re: Aalbers' claim and responding material. Update and revise R&D schedules. Review telephone message from S. Kettle; email correspondence with S. Kettle re: lien claims. Discussion with A. Rutman re: lien claims and Omex issues. Email exchanges with P. Gallant and A. St. Pierre of Affiliated re: account closure and refund. Email correspondence with Sam of Woojoo re: information requests. Email exchanges with R. Modhany of ADP re: T4 invoices, forms and reports; generate payment to ADP. Email exchanges with A. Rutman re: AC Shanghai customers. Email exchanges with F. Perrault of Bell Canada re: facility services. Telephone and email exchanges with C. Park re: computer files and invoice for services; review invoice and generate payment. Telephone discussion with I. Mundie of Infinity.

<u>Date</u>	Staff	Time	<u>Detail</u>
10/28/2010	A.R.	0.75	Discussion with T. Van Klink. Discussions with J. Rutman re: update.
10/28/2010	J.R.	5.25	Email exchanges with B. Price of Dortec re: material purchase shippers. Update and revise R&D schedule. Telephone discussion with Yves, former employee, re: address change and severance pay. Email correspondence with A. Death; review and generate payment for invoice. Review and generate payment for Plex invoice; draft letter for cancellation of Plex services. Email correspondence with S. Kettle re: Aalbers and J. Westfall. Engaged in various matters relating to finding proof of pickup documentation as per Dortec information requests. Telephone discussions with J. Schmidt, D. Sire, J. Luelo and P. Beynon. Discussions with A. Rutman.
10/29/2010	A.R.	1.00	Meeting with J. Rutman re: update on various matters. Review email correspondence from T. Van Klink re: update on Omex matter.
10/29/2010	R.D.	0.25	Banking administration.
10/29/2010	J.R.	5.25	Review and analyze Dortec shipping and billing documentation in relation to all raw material sales to Dortec. Cross reference all line items and ship to locations. Email exchanges with J. Schmidt. Telephone discussion and email correspondence with J. Luelo. Email correspondence with J. Westfall and S. Kettle re: Aalbers responding materials. Review email correspondence from T. Van Klink re: Anderson Cook's Omex and ATS debt issues. Discussions with A. Rutman.
10/31/2010	J.R.	1.00	Email correspondence with Sam of Woojoo re: Fedex changes and unsecured claims. Review email correspondence from S. Kettle including analysis of Aalber's claim; forward to A. Rutman.

And to generally all other communications, correspondence, attendances, and preparation not particularly described above.

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BANK OF MONTREAL
Applicant and

ACS PRECISION COMPONENTS Respondent

Court File No: 10-8702-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

**AFFIDAVIT** 

MILLER THOMSON LLP ONE LONDON PLACE 255 QUEENS AVENUE, SUITE 2010 LONDON, ON CANADA N6A 5R8

Tony Van Klink LSUC#: 29008M Tel: 519.931-3509 Fax: 519.858.8511

www.ors.for.Zoif-man.

Lawyers for Zeifman Partners Inc.

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

BETWEEN:

### BANK OF MONTREAL

Applicant

- and -

### ACS PRECISION COMPONENTS PARTNERSHIP

Respondent

### AFFIDAVIT OF SHERRY KETTLE

- I, SHERRY KETTLE, of the City of London, County of Middlesex, in the Province of Ontario, MAKE OATH AND SAY:
- 1. I am an associate at the law firm of Miller Thomson LLP ("MT") and as such have personal knowledge of the matters to which I hereinafter depose.
- 2. By Order of the Honourable Mr. Justice Campbell dated May 6, 2010, Zeifman Partners Inc. (the "Receiver") was appointed as receiver without security of all of the assets, undertakings and properties of ACS Precision Components Partnership ("ACS") acquired for, or used in relation to a business carried on by ACS.
- 3. This Affidavit is made in support of a motion for, *inter alia*, the approval of the fees and disbursements of MT for the period from August 1, 2010 to October 31, 2010 (plus services rendered on June 24, 2010) (the "Accounts"). Attached and marked as **Exhibit "A"** to this Affidavit are true copies of the Accounts rendered to the Receiver by MT, in the amount of \$73,312.21, including disbursements and GST/HST, such accounts being summarized below.

Personnel	<u>Hours</u>	Rate	Total
T. Van Klink	84.6	\$480.00	\$40,608.00
S. Kettle	100.3	\$225.00	22,567.50
J. Gottleib	1.0	\$195.00	195.00
C. Martino	0.5	\$160.00	80.00
M. Courchain	0.15	\$125.00	18.75
Total Professional Fees	186.55	Average (\$340.23)	\$63,469.25
Total Disbursements		······································	1,451.63
Total Fees and Disbursements (excluding GST/HST)			64,920.88
GST/HST			8.391.33
Total Fees and Disbursements (including GST/HST)	į		\$73,312.21

- 4. The detailed time dockets and accounts attached as Exhibit "A" are a fair and accurate description of the services provided and the amounts charged by MT.
- 5. Given the nature of this insolvency proceeding, I believe the hours and rates of MT are reasonable and comparable to other firms in the greater Toronto area and in southwestern Ontario for insolvency work of this nature.
- 6. Additional professional time will be required to complete the receivership proceedings of the Applicant. MT requests that the Court approve its professional fees in the amount of \$63,469.25, disbursements of \$1,451.63 and GST/HST of \$8,391.33, for a total of \$73,312.21, for services rendered and recorded from August 1, 2010 to October 31, 2010 (plus services rendered on June 24, 2010).

SHERRY KETTLE

SWORN BEFORE ME at the City of London, in the County of Middlesex, on December 2, 2010.

Commissioner for Jaking affidavits

Attached is Exhibit "A" to the

Affidavit of Sherry Kettle sworn the \_\_\_\_\_ day
of December, 2010.

A Commissioner, Pic.

### MILLER THOMSON LLP

Barristers & Solicitors Patent & Trade-Mark Agents One London Place 255 Queens Avenue, Suite 2010 London, ON Canada N6A 5R8 T: 519.931.3500 F: 519.858.8511 www.millerthomson.com

### ACCOUNT

September 15, 2010

Invoice Number 2120330

Zeifman Partners Inc. 1 Toronto Street Suite 910 Toronto ON M5C 2V6

Attention: Allan A. Rutman, Partner

### TO PROFESSIONAL SERVICES RENDERED in

connection with the following matter including:

Re: ACS Precision Components Partnership Our File No. 131002.0001

Date	Initials	Description	Hours
06/24/2010	AVK	Review Receiver's First Report	0.40
08/03/2010	AVK	Conference call with Jonathan Rutman and Ms. Kettle; telephone call with lawyer for Omega	1.10
08/03/2010	SK	Spoke to Ms. Brost (McMillan) re vesting order; Spoke to Mr. Van Klink re same; Teleconference with Mr. Van Klink and Mr. J. Rutman re motion and next steps; Spoke to Commercial Court office re motion dates; Voicemail message to Ms. Brost; Spoke to Ms. Brost (2x);	1.30
08/04/2010	AVK	Telephone call with lawyer for Aalbers Tool; conference call with Allan and Jonathan Rutman	0.60
08/05/2010	AVK	Review e-mails from Jonathan Rutman regarding frames for Brose C1A tooling and respond to same	0.20
08/06/2010	SK	Review and revise draft receiver's report;	0.50

Date	Initials	Description	Hours
08/09/2010	AVK	Conference call with Allan and Jonathan Rutman; review documents relating to AarKel frames and tooling issues; telephone call with Mr. Nawrocki regarding AarKel frames and tooling issues; e-mail to Mr. Nawrocki; receive letter from and telephone call with lawyer for Brose and e-mail to Allan And Jonathan Rutman thereon; e-mail to lawyer for Omega; review documents relating to Aalbers tooling issue	3.50
08/09/2010	SK	Work on motion materials; E-mail from/to Ms. Brost at McMillan re motion;	0.90
08/10/2010	AVK	Receive and reply to e-mails from lawyer for Brose regarding release of C1A inserts, purchase of raw materials and purchase of frames for C1A program; receive and reply to e-mail from lawyer for Omega; e-mail to lawyer for AarKel; review documents respecting Aalbers tooling claim, consideration of issues relating to same and e-mail to Jonathan Rutman thereon; review correspondence from lawyer for terminated employee regarding payment of settlement amounts and RRSP deductions; discussion with Sherry Kettle regarding Receiver's Fifth Report; further e-mail communications with Receiver regarding AarKel frame issue; discussion with Ms. Kettle regarding motion for delivery up of Aarkel frames	3.80
08/10/2010	SK	E-mail from/to Ms. Brost at McMillan re motion; Prepare motion materials for receiver's approval and vesting motion; Meet with Mr. Van Klink re approval and vesting motion; Meet with Mr. Van Klink re motion re frames (AarKel); E-mail communications with the Receiver and Mr. Van Klink re same;	3.00
08/11/2010	AVK	Receive and reply to e-mail from lawyer for Brose; e-mail communications with Allan Rutman regarding AarKel/Brose issue; e-mail to lawyer for Aarkel with settlement proposal; receive and reply to e-mail from Jonathan Rutman regarding Aarkel invoice; telephone call with John Leslic regarding Canadian Starter Drive/ Ford tooling issue and e-mail to Jonathan Rutman thereon; telephone call with Jonathan Rutman regarding Canadian Starter Drive / Ford tooling issue; receipt and review of e-mail from lawyer for AarKel	2.50
-08/11/2010	SK	Draft receiver's report, notice of motion, writ of delivery, requisition for writ of delivery, hearing request form, order for motion for delivery of 4-position base re AarKel; E-mail communication with Mr. J. Rutman re AarKel bases for possible motion; Review various e-mails and documents in relation to AarKel bases;	7.00

Date	Initials	Description	Hours
08/12/2010	AVK	Receive and reply to e-mail from lawyer for AarKel regarding tooling claim and release of trust funds	0.10
08/12/2010	AVK	Review e-mails from Jonathan Rutman regarding Aalbers tooling issues; review e-mail communications and CSD Customer Agreement relating to Ford tooling and inventory issues and e-mail to Jonathan Rutman thereon; discussion with Sherry Kettle regarding employee RRSP and wage claim issue	1.10
08/12/2010	SK	Draft Receiver's report for vesting motion; Review employment issue; Spoke to Mr. Van Klink re employment issue and vesting motion; E-mail to Mr. J. Rutman re information required for Receiver's report re vesting motion; Draft affidavits re professional fees;	9.90
08/13/2010	SK	Draft receiver's fifth report; Draft notice of motion; Draft Order; E-mail communication with Ms. Brost re vesting motion; E-mail communication with Mr. J. Rutman re information for motion; Spoke to Mr. J. Rutman re information for motion; Spoke to Mr. Van Klink; Spoke to Commercial Court; E-mail communication re scheduling motion; Prepare Hearing Request Form; instructions to assistant re same;	3.70
08/16/2010	SK	E-mail to Receiver re scheduling of motion; E-mail and voice message from Ms. Brost re draft motion materials;	0.20
08/17/2010	SK	E-mail to Ms. Brost; Voice message from Mr. Leslie re Canadian Starter Drive and Ford; Voice message to Mr. Leslie re same; Spoke to Mr. Leslie; Spoke to Mr. J. Rutman re same; Voice message to Mr. Leslie; Voice message from Mr. Leslie; Voice message to Mr. Leslie;	1.30
08/18/2010	SK	Review e-mails from Mr. Grossman re Miller's Electric; Spoke to Mr. Leslie re Canadian Starter Drive and Ford Tooling; E-mail to Mr. J. Rutman re same; E-mail from Mr. J. Rutman re Receiver's fees;	0.40
08/19/2010	SK	E-mail from J. Rutman re Receiver's Fifth Report; E-mail to J. Rutman re same; E-mail to J. Rutman re Receiver's affidavit; E-mail from J. Rutman re same; Prepare schedule re Receiver's fees; Draft Receiver's affidavit and e-mail to Receiver for review; Revise draft Fifth Report of the Receiver; E-mail to R. Slattery re security opinion;	5.90

Date	Initials	Description	Hours
08/20/2010	SK	Swear affidavit re legal fees; Revise draft Receiver's report and send to Receiver for review; E-mail communication with Receiver re same; E-mail communication re security opinion; Voice message from/to D. Ullman re security opinion; Spoke to J. Rutman re draft Receiver's report; Voice message from D. Ullman re security opinion; Revise Receiver's report;	7.80
08/21/2010	SK	Continue drafting motion materials;	4.00
08/22/2010	SK	Continue drafting and preparing motion materials; E-mail to Receiver with revised draft Fifth Report of the Receiver;	2.30
08/23/2010	SK	E-mail from A. Rutman; E-mail from Mr. Ullman with security opinion; Review security opinion; Prepare black-line draft receiver's report and e-mail to receiver for review; E-mail from A. Rutman re receiver's report; E-mail to A. Rutman re same; E-mail from J. Rutman re employee matter; Draft letter re employee matter;	1.50
08/24/2010	AVK	Redrafting and revisions to receiver's fifth report and Notice of Motion; e-mail to lawyer for AarKel	5.20
08/24/2010	SK	Spoke to Mr. Van Klink re draft receiver's report; E-mail from/to Ms. Brost; Spoke to Mr. Van Klink re draft receiver's report; E-mail to J. Rutman re same; E-mail from J. Rutman; E-mail to receiver re Miller's Electric; E-mail from receiver re same; spoke to Mr. Van Klink re fees; prepare schedule of legal fees; revise affidavit re same; update receiver's report re same; Request PPSA Search;	1.80
08/25/2010	MC	Obtain Verbal Personal Property Security Act printout for ACS Precision Components Partnership, and provide same to Sherry Kettle;	0.15
08/25/2010	AVK	Further drafting and revising of receiver's Fifth Report to Court, Confidential Supplement, Notice of Motion and draft Order and all communications with the Receiver thereon	6.80
08/25/2010	SK	Spoke to Mr. Van Klink re Miller Thomson's fees and affidavit re same; Spoke to assistant re account; Spoke to Mr. Van Klink re motion materials; Various e-mail communications with receiver re motion materials;	5.30
08/26/2010	SK	Review letter from Mr. DiPierdomenico; Finalize motion materials; E-mail communication with receiver; Spoke to J. Rutman; Instructions to assistant;	4.00
08/27/2010	AVK	Receipt and review of letter from and telephone call with lawyer for Aalber's Tooling; receipt and review of responding motion materials from Omega Tool Corp	0.50.

Date	Initials	Description	Hours
08/27/2010	SK	Spoke to assistant re filing materials; Spoke to Commercial List; E-mail to R. DaSilva re same; E-mail to Mr. Grossman re receiver's motion;	0.50
08/30/2010	CM	Attend at Commercial List office to file notice of motion, fifth report of the receiver, affidavits and confidential supplement;	0.50
09/01/2010	AVK	E-mails to and from Jonathan Rutman; e-mail to lawyer for Aarkel Tool; e-mails to and from BMO regarding outstanding balance	0.50
09/02/2010	ΛVΚ	E-mails to and from lawyer for Omega; review documents and consideration of issues relating to Omega motion and e-mail to Mr. Rutman thereon; receive and reply to e-mail from lawyer for Brose; review motion materials and prepare notes for motion	3.00
09/03/2010	AVK	Attend on motion for approval of fifth report, distribution to BMO, vesting orders etc., including entry of order in court office and travel	6,00
09/07/2010	AVK	Telephone call with lawyer for ATS; letter to service list; e-mail to Dave Coutts; revise letter to lawyer for Mr. McKillop	0.80
09/07/2010	SK	Review letter from Mr. Grossman re Miller's Electric; instructions to assistant;	0.10
09/09/2010	SK	Review letter to Mr. Killop; Voice message left for Mr. J. Rutman;	0.30
09/10/2010	SK	E-mail to receiver re employee issue;	0.20
09/13/2010	AVK	E-mails to and from Mr. Coutts regarding payout of amounts owing to BMO	0.20
TOTA	AL HOUR	S	98,85
OUR	FEE:	\$31	,450.25
TAXABLE I	DISBURS	EMENTS	
Courie	_	43.22	
	ge/Parking	12.39	
Travel	_	161.95	
Copyv		356.05 Telephone 33.12	
Postag		15 dephone 33.12 19.90	
Fax	y -	2.00	
Visa C	Charges - F	PPSA Registration 8.00	
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Page 6 Invoice 2120330

### NON-TAXABLE DISBURSEMENTS

Issue Notice of Motion127.00TOTAL NON-TAXABLE127.00

\$127.00

\$32,213.88

### TOTAL FEES AND DISBURSEMENTS:

Goods and Services Tax (R119440766) On Fees

\$9.60

### Harmonized Sales Tax (R119440766)

On Fees
On Disbursements

\$4,063.57 \$82.76

### TOTAL AMOUNT DUE:

<u>\$36,369.81</u>

E.&O.E.

### MILLER THOMSON LLP

Barristers & Solicitors Patent & Trade-Mark Agents One London Place 255 Queens Avenue, Suite 2010 London, ON Canada N6A 5R8 T: 519.931,3500 F: 519.858.8511 www.millerthomson.com

### ACCOUNT

November 16, 2010

Invoice Number 2141349

Zeifman Partners Inc. Zeifman Partners Inc. 1 Toronto Street Suite 910 Toronto ON M5C 2V6 Canada

Attention: Allan A. Rutman, Partner

### TO PROFESSIONAL SERVICES RENDERED in

connection with the following matter including:

Re: ACS Precision Components Partnership Our File No. 131002.0001

Date	Initials	Description	Hours
09/14/2010	AVK	E-mail and telephone communications with BMO and receiver regarding payout of BMO direct debt; review De Lage lease document and discussion with Sherry Kettle regarding priority opinion thereon	1.00
09/14/2010	SK	E-mail from Mr. J. Rutman re De Lage Landen forklift lease; Voice message from Mr. J. Rutman re same; Review forklift lease; Spoke with Mr. Van Klink; Review partnership scarch; E-mail to Mr. J. Rutman re release of forklift; Spoke to Mr. Van Link re employee letter; Revise letter;	0.80
09/15/2010	AVK	Conference call with Jonathan Rutman and Dave Coutts of BMO	0.20
09/15/2010	SK	Spoke to Mr. Van Klink; Revise draft letter to lawyer re employee issuc; e-mail to Receiver re same; e-mail from Mr. J. Rutman re same; Finalize letter; instructions to assistant;	0.50
09/16/2010	AVK	Conference call with Mr. Rutman and Mr. Coutts of BMO regarding Omex debt; e-mail to Mr. Baty	0.50

Date	Initials	Description	Hours
09/17/2010	AVK	Receive message from Allan Rutman regarding revenues from operations, consideration of issues relating to same and telephone call with Mr. Rutman thereon; conference call with Mr. Coutts, Mr. Rutman, Mr. Baty and Mr. Rutman regarding satisfaction of Omex indebtedness and further telephone call with Mr. Rutman thereon	1.20
09/20/2010	AVK	Receipt and review of summary and comparison of auction/liquidation proposals	0.30
09/21/2010	AVK	Receipt and review of Omex forbearance proposal; conference call with Allan Rutman, Jonathan Rutman and Dave Coutts regarding satisfaction of ACS guarantee of Omex debt; review draft Auction Services Agreement and revisions to same.	5.30
09/23/2010	AVK	Review memorandum from Jonathan Rutman regarding Great American Group auction proposal	0.10
09/23/2010	AVK	Telephone call with Dave Coutts; e-mail to Jonathan Rutman regarding Great American proposal	0.20
09/23/2010	AVK	Drafting of Omex forbearance agreement	2.00
09/24/2010	AVK	Continued drafting of Omex Forbearance Agreement	3.20
09/27/2010	AVK	Revisions to draft Omex Forbearance Agreement; e-mail to Mr. Rutman	0.40
09/28/2010	AVK	Review liquidator proposals analysis; review revised Auction Services Agreement and provide comments thereon; telephone call with Allan Rutman regarding Omex debt and auction services proposal; telephone call with lawyer for Comerica Bank regarding assignment of Omex security to Receiver and repayment of Omex debt to ACS; e-mail to lawyer for ATS	1.50
09/29/2010	AVK	E-mails with Receiver regarding completion of payout of Omex indebtedness to Bank of Montreal pursuant to ACS guarantee; telephone call with Jonathan Rutman regarding revisions to Auction Services Agreement and completion of revisions to same	0.70
09/30/2010	AVK	Draft letter agreement re Omex debt repayment	0.90
10/01/2010	AVK	E-mails with lawyer for Omex; revise and redraft receiver's Sixth Report	2.00
10/03/2010	AVK	Receipt of executed Omex letter agreement; e-mail to Mr. Rutman; revisions to Receiver's Sixth report; e-mail to Sherry Kettle	0.70

Date	Initials	Description	Hours
10/04/2010	SK	E-mails from T. Van Klink re Receiver's Sixth Report; Spoke to J. Rutman (2x); Revise draft Sixth Report of the Receiver; E-mail communication with Receiver re draft Sixth Report; Draft Notice of Motion; Draft confidential supplement to Sixth Report; E-mail from J. Rutman; Review ACS customer e-mails re tooling; Review unclaimed tooling schedule; Revise draft Sixth Report; Draft letter to customers re unclaimed tooling;	7.20
10/05/2010	AVK	Conference with Sherry Kettle regarding court application and completion of receiver's Fifth report to court; telephone call with lawyer for ATS; review revised Sixth report to Court, Notice of Motion and draft Order; telephone call with Mr. Rutman regarding further revisions to Sixth Report; telephone call with lawyer for Comerica; review draft documents relating to payout of Omex debt by Comerica and revisions to same; e-mail to Mr. Coutts regarding execution of Assignment of security; draft release of Bank Act security	2.80
10/05/2010	SK	Review e-mails from J. Rutman with copies of proposals, summary of proposals, reconciliation of BMO Payment, statement of receipts and disbursements; E-mail to J. Rutman re BMO payment reconciliation; E-mail from J. Rutman; Spoke to J. Rutman re same; Revise Sixth Receiver's Report, Notice of Motion, Confidential Supplement; Draft Order; E-mail to J. Rutman; E-mail from J. Rutman with revised Statement of Receipts and Disbursements; Spoke with T. Van Klink; Scan and e-mail draft Sixth Report to Receiver; E-mail from J. Rutman; Voice message from A. Rutman; Spoke with T. Van Klink; Revise Sixth Report; E-mail to Receiver with revised Sixth Report; E-mail from Receiver;	5.00
10/06/2010	AVK	Telephone call with lawyer for Comerica; revise payout letter re Omex debt	0.30
10/06/2010	SK	Finalize motion materials; E-mail to/from J. Rutman re originals; Instructions to assistant re service and filing; Review e-mails re service;	0.90
10/07/2010	SK	Review materials prior to filing with Commercial Court; instructions to assistant;	0.10
10/08/2010	JG	File motion documents at commercial court;	1.00
10/08/2010	AVK	Telephone call with lawyer for ATS regarding postponement of Omex indebtedness to new Comerica financing	0.20

Date	Initials	Description	Hours
10/13/2010	AVK	Review ATS Postponement and Subordination Agreement and Confirmation; telephone call with lawyer for ATS; telephone call with lawyer for Omex and Comerica; commence review of ATS indebtedness and security documents; conference call with Messrs. Baty, Forgione and Bish regarding ATS Omex issue; telephone call with Mr. Rutman; consideration of Omex ATS subordination issue; review ATS loan and security documents; conference with Sherry Kettle regarding issues relating to ATS - Omex debt; letter to lawyer for Omex regarding expiration of forbearance	4.50
10/13/2010	SK	Consider e-mail re employee claim for payment in response to overtime; Meeting with T. Van Klink re Omex and ATS;	0.70
10/14/2010	AVK	Telephone call with David Bish	0.10
10/14/2010	SK	Research on joint debtor rights;	5.40
10/15/2010	AVK	Attend on motion for, inter alia, approval of Auction Services Agreement; attend at court office to enter order; travel to and from Toronto	7.50
10/18/2010	AVK	Review ATS Automation loan, security and related documents; review law relating to rights of ATS Automation to require payment of joint debt from ACS and rights vis a vis Omex relating to same	3.00
10/19/2010	AVK	E-mail to Mr. Rutman regarding ATS and Omex debt issue	1.50
10/19/2010	SK	Spoke to T. Van Klink; Review e-mail from T. Van Klink re ATS Omex issue; E-mail communications with library services re joint obligations; Review text materials;	0.60
10/20/2010	AVK	Conference call with Allan Rutman, Jonathan Rutman and Sherry Kettle regarding ATS - Omex issue; letter to lawyer for ATS; review documents for Omega and Aalbers motions and consideration of position thereon	3.90
10/20/2010	SK	Conference call with T. Van Klink, J. Rutman and A. Rutman; Spoke to T. Van Klink re forbearance agreement; Research re joint obligations; Spoke to T. Van Klink re employee claim and RSLA claim; e-mail to J. Rutman re employee claim and RSLA claim; Research on RSLA claim;	4.50
10/21/2010	AVK	Meeting with Sherry Kettle regarding responding affidavits to Omega and Aalbers motions; conference call with lawyers for Omega and Aalbers	1.00
10/21/2010	AVK	Receive and reply to e-mail from Mr. Bish	0.50

Mileage/Parking Travel

Date	Initials	Description	Hours
10/21/2010	SK	Meeting with T. Van Klink re Omega and Aalbers; Conference call with T. Van Klink, L. di Pierdomenico and B. Harrison; E-mail to J. Rutman re Omega and Aalbers;	1.50
10/22/2010	SK	Voice message from J. Rutman; Voice message to J. Rutman; E-mail from J. Rutman re responding affidavits; E-mail to J. Rutman re same; E-mails from J. Rutman (2x); E-mail to J. Rutman re affidavits; E-mail from T. Van Klink; E-mail from J. Rutman; E-mail to J. Rutman; Spoke with J. Suckert re affidavit (2x);	1.80
10/25/2010	AVK	Review memorandum from Receiver regarding discussion with Anderson Cook representatives concerning Omex debt; telephone call with Don Baty regarding Omex; telephone call with Allan Rutman and Jonathan Rutman regarding Omex issue; review file documents; e-mail to Allan and Jonathan Rutman regarding contribution issue	1.60
10/26/2010	SK	Draft affidavit of J. Suckert; Spoke to T. Van Klink re same; E-mail to J. Rutman re affidavit for Aalbers motion;	5.50
10/27/2010	SK	Voice message from J. Rutman; Voice message to J. Rutman; E-mail from J. Rutman re Aalbers responding affidavit; E-mail to J. Rutman re same;	0.20
10/28/2010	SK	E-mail from J. Rutman re responding affidavit on Aalbers motion; E-mail to T. Van Klink re same;	0.10
10/29/2010	AVK	Receive and reply to e-mail from Mr. Rutman; telephone call with Don Baty regarding Omex issue and e-mail to Allan Rutman thereon; review and revise draft affidavit for Omega motion and discussion with Sherry Kettle thereon	1.20
10/29/2010	SK	Spoke to T. Van Klink re responding affidavit on Omega motion; Spoke to L. Dipierdomenico; E-mail to B. Harrison;	0.50
10/30/2010 \$	SK	Voice message from J. Rutman; Review Receiver's Second Report and affidavit of G. Aalbers; Prepare questions for J. Westfall; Spoke to J. Westfall; Prepare and send e-mail to J. Rutman and T. Van Klink re same;	3.10
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Courier Mileage	rs e/Parkina	7.65	

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Page 6 Invoice 2141349

Copywork	243.60	
Long Distance Telephone	62.67	
Fax		
Secretarial Services	4.75	
TOTAL TAXABLE	67.99	
TOTAL TAXABLE	561.00	\$561.00
NON TAYADI E DICDUDORAMANING		
NON-TAXABLE DISBURSEMENTS		
Issue Notice of Motion	127.00	
TOTAL NON-TAXABLE	127.00	\$127.00
MODEL & STORY		,
TOTAL FEES AND DISBURSEMENTS:		\$32,707.00
Harmonized Sales Tax (R119440766)		
On Fees		
On Disbursements		\$4,162.47
On Disoursements		\$72.93
TOTAL AMOUNT DUE:		
ZWALL ALLOOM I DOE!		<u>\$36,942.40</u>

E.&O.E.

### MILLER THOMSON LLP

Barristers & Solicitors
Patent & Trade-Mark Agents

November 16, 2010

Invoice Number 2141349

Zeifman Partners Inc. Zeifman Partners Inc. 1 Toronto Street Suite 910 Toronto ON M5C 2V6 Canada

Attention: Allan A. Rutman, Partner

Re: ACS Precision Components Partnership

### ACCOUNT SUMMARY AND REMITTANCE FORM

One London Place

T: 519.931.3500 F: 519.858.8511

255 Queens Avenue, Suite 2010

London, ON Canada N6A 5R8

www.millerthomson.com

 FEES:
 \$32,019.00

 DISBURSEMENTS:
 \$688.00

 TAX ON FEES:
 \$4,162.47

 TAX ON DISBURSEMENTS:
 \$72.93

 TOTAL AMOUNT DUE:
 \$36,942.40

Reference No. 131002.0001

Please return the Account Summary and Remittance Form with Payment Terms: Accounts due when rendered. Interest at the rate of .50% per annum will be charged on accounts overdue 30 days or more in accordance with the Solicitors Act. Any disbursements not posted to your account on the date of this account will be billed later.

BANK OF MONTREAL
Applicant and

ACS PRECISION COMPONENTS Respondent

Court File No: 10-8702-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE

Proceeding commenced at Toronto

AFFIDAVIT

MILLER THOMSON LLP ONE LONDON PLACE 255 QUEENS AVENUE, SUITE 2010 LONDON, ON CANADA N6A 5R8

Tony Van Klink LSUC#: 29008M Tel: 519.931-3509 Fax: 519.858.8511

Lawyers for Zeifman Partners Inc.