Form PTO-1594 (Rev. 01-09) OMS Collection 0651-0027 (exp. 02/28/2009)	U.S. DEPARTMENT OF COMMERCI United States Patent and Trademark Office	
RECORDATION FORM COVER SHEET TRADEMARKS ONLY		
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.		
1. Name of conveying party(ies): THE BANK OF NEW YORK MELLON, company, citizenship: US Delevous PARTNERS III, LP, citizenship: US, Delevous PTPG PARTNERS III, LP, citizenship: US, Delevous PTPG INVESTORS III, LP, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III, C.V., company, citizenship: US, Delevous PTPG DUTCH PARALELL III,	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? No Name: CELERITY, INC. Internal Address: SUITE 101 Street Address: 2645 ZANKER ROAD City: SAN JOSE State: CALIFORNIA Country: USA Zip: 95134 Association Citizenship General Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship	
Security Agreement Change of Name Other_RELEASE OF SECURITY INTEREST 4. Application number(s) or registration number(s) and A. Trademark Application No.(s) C. Identification or Description of Trademark(s) (and Filing	B. Trademark Registration No.(s) Additional sheet(s) attached? Ves No.	
5. Name & address of party to whom correspondence concerning document should be mailed: Name: DARREN W. COLLINS	6. Total number of applications and registrations involved:	
Internal Address: SONNENSCHEIN NATH & ROSENTHAL LLP Street Address: P.O. BOX 061080, WACKER DRIVE STATION SEARS TOWER	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ Authorized to be charged to deposit account Enclosed	
City:	8. Payment Information: Deposit Account Number193140	
9. Signature: Signature DARREN W. COLLINS Name of Person Signing Documents to be recorded (including cover sheet)	Authorized User Name DARREN W. COLLINS 07/09/2009 Date Total number of pages including cover sheet, attachments, and document: 12	

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TO: DARREN W. COLLINS COMPANY: SONNENSCHEIN NATH & ROSENTHAL LLP

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RECORDATION FORM COVER SHEET (PAGE 2)

TRADEMARKS ONLY

1. Name of conveying party(ies)

FOF PARTNERS III, L.P.

Limited Partnership

Citizenship: United States Determine

FOF PARTNERS III-B, L.P.

Limited Partnership

Citizenship: United States, Deveward

T³ GenPar II, L.P.

Limited Partnership

Citizenship: United States, Deleward

T³ PARALLEL II, L.P.

Limited Partnership

Citizenship: United States, Deteuture

TPG PARTNERS IV, L.P.

Limited Partnership

Citizenship: United States Delewere

SPECIAL VALUE ABSOLUTE RETURN FUND, LLC

Limited Liability Company

Citizenship: United States Deleuture

SPECIAL VALUE CONTINUATION PARTNERS LP

Limited Partnership

Citizenship: United States Deleware

2. Name and address of receiving party(ies)

CELERITY HOLDING COMPANY, INC. 2645 ZANKER ROAD, SUITE 101

SAN JOSE, CALIFORNIA, USA 95134

Incorporation

Citizenship: United States DELEWARE

CELERITY SYSTEMS, INC.

2645 ZANKER ROAD, SUITE 101

SAN JOSE, CALIFORNIA, USA 95134

Incorporation

Citizenship: United States DELEWARE

PAGE 5/24 * RCVD AT 7/15/2009 7:31:48 PM [Central Daylight Time] * SVR:CHI2KRF01/22 * DNIS:4777 * CSID:USPTQ * DURATION (mm-ss):26-12

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Application Number	Registration Number	MARK
78/119,743	2735700	XACTORR
72/463,219	1003925	TYLAN
73/505,479	1355096	ADAPTORR
74/477,279	1930638	MEGA
75/533,206	2381936	MULTIFLO
75/620,597	2400856	INTELLIFLOW
75/896,122	2410756	SOLIDSENSE
78/124,935	2784199	MEGAFLOW
78/113,613	2900573	CELERTY
78/278,495	2912921	STEP
78/152,505	2913805	CELERITY
74/667,970	2968815	INTELLIGENT GAS PANEL
78/340,651	3059484	MAGNIFLO
78/152,498	3098744	MEGASHOT
78/437,497	3160041	INFLO
77/273,144	3526463	UNIT

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June 12, 2009

VIA FACSIMILE AND OVERNIGHT COURIER

Celerity, Inc. 2645 Zanker Road, Suite 101 San Jose, California 95134

Re: Sale of Instrumentation Division

Ladies and Gentlemen:

Reference is hereby made to that Note Purchase Agreement, dated as of April 15, 2008 (as it may have been amended or otherwise modified to the date hereof, the "NPA"), by and among Celerity Holding Company, Inc., Celerity, Inc., Celerity Systems, Inc., the other Guarantors party thereto from time to time, the Noteholders party thereto and The Bank of New York Mellon, as agent for the Noteholders (the "Agent"). All capitalized terms used in this letter agreement without definition shall have the meanings assigned to such terms in the NPA.

Issuer has informed the Agent that Issuer intends to sell to BI Products LLC, a Delaware limited liability company ("BIP"), and Brooks Instrument LLC, a Delaware limited liability company ("Brooks" and, together with BIP, the "Buyer"), all of the assets of the Issuer's instrumentation division (the "Business"), including all right, title and interest of Issuer and its Subsidiaries in and to the assets of the Business, all upon the terms and subject to the conditions set forth in (i) an Asset Purchase Agreement between Issuer and BIP (including the exhibits and schedules thereto), and (ii) an Intellectual Property Purchase Agreement between Issuer and Brooks (including the exhibits and schedules thereto), copies of which is attached hereto as Exhibit A (collectively, the "Acquisition Agreement"). The terms of Section 9.01 of the NPA prohibit the sale of the Business and related assets and properties. Therefore, Issuers' have requested that the Agent and the Noteholders waive such limitation in Section 9.01 and consent to the Company's entering into and performing the terms and provisions of the Acquisition Agreement, which includes the Company's sale of the Business and related assets to Buyer.

Accordingly, the Agent and each of the undersigned Noteholders hereby consent to the Company's entering into and performing the terms and provisions of the Acquisition Agreement (with such modifications to such Acquisitions Agreement as the board of directors of the Company may approve so long as such modifications would not have or result in a material adverse effect on the Company or the Noteholders), which includes, without limitation, the Company's sale of the Business and related assets and properties to the Buyer. In connection therewith, the Agent and each of the undersigned Noteholders waives the limitation of Section 9.01 and all other relevant provisions under the NPA. Furthermore, the Agent and each of the undersigned Noteholders, acknowledges and agrees that to the extent any of the Business, related

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assets or properties sold to the Buyer constitutes Collateral or Pledged Collateral under the NPA or Security Agreement, such Collateral and Pledged Collateral shall be sold or otherwise disposed of to the Buyer free and clear of the Liens created by the Security Documents, and the Agent shall be authorized to take any actions reasonably requested by the Issuer and deemed appropriate by the Agent in order to effect the foregoing. Without limitation and in furtherance thereof, each of the undersigned hereby waives the provisions of Section 8.13 (regarding proceeds of collateral being subject to a lockbox arrangement) of the NPA.

By their signatures hereto, the Noteholders hereby authorize, instruct and direct the Agent to execute this Consent.

[Remainder of page intentionally left blank.]

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Very truly yours,

THE BANK OF NEW YORK MELLON,

as Agent

By:

Name: Title:

ASSISTANT VICE PRESIDENT

TPG PARTNERS III, L.P. as a Noteholder

TPG GenPar III, L.P., its General Partner

> TPG Advisors III, Inc., its General Partner

Name:

Title:

TPG PARALLEL III, L.P. as a Noteholder

By: TPG GenPar III, L.P., its General

TPG Advisors III, Inc., its General Partner

Name: Title:

TPG INVESTORS III, L.P. as a Notcholder

By: TPG GenPar III, L.P., its General **Partner**

> TPG Advisors III, Inc., its By: General Partner

Name:

LA1:#6405954

Very truly yours,

THE BANK OF NEW YORK MELLON, as Agent

By: Name: Title:

TPG PARTNERS III, L.P. as a Notcholder

TPG GenPar III, L.P., its General **Partner**

> TPG Advisors III, Inc., its General Partner

Name: Title:

TPG PARALLEL HI, L.P. as a Noteholder

TPG GenPar III, L.P., its General By: Partner

> By: TPG Advisors III, Inc., its General Partner

Name: Title:

TPG INVESTORS III, L.P. as a Notcholder

TPG GenPar III, L.P., its General By: **Partner**

> TPG Advisors III, Inc., its General Partner

Name:

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Title:

TPG DUTCH PARALLEL III, C.V. as a Noteholder

By: TPG GenPar Dutch, L.L.C.

By: TPG GenPar III, L.P., its General Partner

By: TPG Advisors III, Inc., its General Partner

By: ≤ Name: Title:

FOF PARTNERS III, L.P. as a Noteholder

By: TPG GenPar III, L.P., its General Partner

By: TPG Advisors III, Inc., its General Partner

By: Name: Title:

FOF PARTNERS III-B, L.P. as a Notcholder

By: TPG GenPar III, L.P., its General Partner

By: TPG Advisors III, Inc., its

General Partner

By: C

Title:

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T³ PARTNERS II, L.P. as a Noteholder

By: T3 GenPar II, L.P., its General Partner

By: T³ Advisors II, Inc., its General Partner

By: _< Name:

Title:

T3 PARALLEL II, L.P. as a Noteholder

By: T³ GenPar II, L.P., its General Partner

By: T³ Advisors II, Inc., its General Partner

By:**<** Name:

Title:

TPG PARTNERS IV, L.P. as a Noteholder

By: TPG GenPar IV, L.P., its General Partner

By: TPG Advisors IV, Inc., its General Partner

By: (

Title:

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. SPECIAL VALUE ABSOLUTE RETURN FUND, LLC

SPECIAL VALUE CONTINUATION PARTNERS, LP

Each of the above:

By: Tennenbaum Capital Partners, LLC

. Its: Investment Manager

By:_

Name: Howard Leykowitz Title: Managing Partner

Acknowledged and accepted:

Celerity, Inc., a Delaware corporation

By:_

Name: Tim Harris

Title: Chief Executive Officer

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TRADEMARK

SPECIAL VALUE ABSOLUTE RETURN FUND, LLC

SPECIAL VALUE CONTINUATION PARTNERS,

Each of the above: By: Tennenbaum Capital Partners, LLC

Its: Investment Manager

Name: Title:

Acknowledged and accepted:

Celerity, Inc., a Delaware corporation

Name: Tim Harris

Title: Chief Executive Officer

LA1:#6405954

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<u>EXHIBIT A</u>

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