

## TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Blitog GmBH	FORMERLY Blitog AG	01/08/2007	CORPORATION: SWITZERLAND
RECEIVING PARTY DATA			
Name:	Conair Corporation		
Street Address:	One Cummings Point Road		
City:	Stamford		
State/Country:	CONNECTICUT		
Postal Code:	06902		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	1148225	BABYLISS	
Registration Number:	0919463	PLIMATIC	
CORRESPONDENCE DATA			
Fax Number:	(203)975-4658		
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>			
Phone:	203-351-9164		
Email:	vindra_richter@conair.com		
Correspondent Name:	Vindra Richter		
Address Line 1:	One Cummings Point Road		
Address Line 4:	Stamford, CONNECTICUT 06902		
ATTORNEY DOCKET NUMBER:	BLITOG ASSIGNMENT		
NAME OF SUBMITTER:	Vindra Richter		
Signature:	/vindra richter/		
Date:	06/28/2007		

CH \$65.00 1148225

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TRADEMARK  
REEL: 003569 FRAME: 0923

**Total Attachments: 5**

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
**UNITED STATES PATENT AND TRADEMARK OFFICE**  
**ASSIGNMENT OF TRADEMARKS**

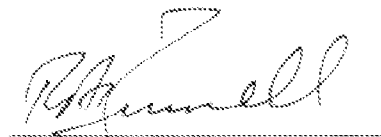
KNOW ALL MEN BY THESE PRESENTS that Blitog GmbH (formerly known as Bliotg AG), a corporation duly organized and existing under the laws of Switzerland, having its place of business at Bahnhofstrasse 23, 6301, Zug, (hereinafter called the "Assignor"), in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration to it paid Conair Corporation, a corporation having a mailing address of One Cummings Point Road, Stamford, Connecticut, 06902, United States of America, (hereinafter called the "Assignee"), the receipt and sufficiency whereof is hereby acknowledged, has agreed to sell, assign and transfer, and has sold, assigned and transferred unto the said Assignee all of its right, title and interest in and to the following trademarks registrations:

BABYLISS Registration No. 1148225

FLIMATIC Registration No. 0919463

Signed this January 08, 2007.

  
\_\_\_\_\_  
Alexandre von Heeren  
Director  
GmbH

  
\_\_\_\_\_  
Richard A. Burnell  
Director  
GmbH

**Public document**

concerning the  
resolutions of the shareholders' meeting  
- transformation of the AG [stock corporation] to a GmbH [limited liability corporation] -  
of

Blitog AG  
( Blitog SA )  
( Blitog Ltd. ),

domiciled in Zug

A special general shareholders' meeting of the aforementioned corporation took place today at the offices of the Zürich (Altstad) Notarial Office. In accordance with the provisions of the Merger Act (FusG) and the Swiss Code of Obligations (OR), the undersigned document official hereby prepares this official document concerning the resolutions adopted at said meeting.

I.

Mr. Christian Peter DAENIKER, born on 10/3/1960, from Zürich ZH, Ringstrasse 12, 8903 Birmensdorf, opened the meeting, assumed the chair and acted simultaneously as the recorder of the minutes and vote counter.

The chairman determined:

- that no corporate body proxies or other dependent voting right representatives within the meaning of Art. 689c OR [Swiss Code of Obligations] have been proposed, nor are any custodian proxies within the meaning of Art. 689d OR exercising any rights of participation;
- that the entirety of the corporation's capital stock of CHF 50,000.00 is represented;
- that today's general shareholders' meeting is constituted as a universal meeting within the meaning of Art. 701 OR, at which a quorum is present.

## II.

The chairman presented the following documents:

- transformation plan in accordance with Art. 59 and 60 FusG dated 11/30/2004 with 11/30/2004 transformation balance sheet
- declaration within the meaning of Art. 107 par. 2 HRegV [Commercial Register Regulations] by the management board of the transforming corporation, in which it is documented that
  - a. the corporation has satisfied the requirements in accordance with Art. 2 letter e FusG as a small and medium-size enterprise and
  - b. that all shareholders have waived the preparation of the transformation report and the audit on the basis of Art. 61 par. 2 and Art. 62 par. 2 FusG.
- draft articles of incorporation of the transformed corporation.

## III.

On the basis of said documents, the general shareholders' meeting unanimously resolves as follows:

1. Consent is given to the existing transformation plan.
2. On the basis of Art. 54 par. 1 letter a FusG, the existing Blitog AG (Blitog SA; Blitog Ltd.) is transformed to a *Gesellschaft mit beschränkter Haftung* [limited liability corporation] within the meaning of Art. 772 et seq. OR under the name of Blitog GmbH, Blitog SARL, Blitog LLC, by means of a change in legal form.
3. The following is determined and confirmed by way of application of the provisions of Art. 779 OR concerning the formation of a *GmbH* [limited liability corporation]:
  - a) The draft articles of incorporation that have been presented are stipulated as the valid articles of incorporation of the transformed corporation under waiver of article-by-article deliberation. Said articles of incorporation shall constitute a component of this document.
  - b) The capital stock is CHF 50,000.00 and is divided into one fully paid-in capital contribution, which the shareholder receives as follows in lieu of its existing equity interest in accordance with the transformation plan:

[handwritten:]

[handwritten:] *Wilmington*

*Corr.*

Conair Corporation, domiciled in Delaware/USA; a capital contribution of CHF

[initials]

50,000.00 for its 50 bearer shares with nominal value of CHF 1,000.00 each,

by which the capital contribution is fully allocated.

c) The higher sum for the single capital contribution determined pursuant to statute or the articles of incorporation is covered according to the presented 11/30/2004 transformation balance sheet.

d) The following persons are designated as general managers:

Mr. Alexandre von Heeren, born on 6/6/1969, from Frauenfeld, Im Thomasgarten 25, 4104 Oberwil BL., joint signatory authority with a second signatory, and

Mr. Bruno Leibundgut, born on 8/29/1962, from Affoltern im Emmental, Erlenstrasse 18, 4127 Birsfelden, joint signatory authority with a second signatory.

The acceptance declarations have been received.

#### IV.

The general managers of the transforming corporation must submit this transformation to the Commercial Register Office for registration.

#### V.

The undersigned document official hereby confirms in accordance with Art. 779 par. 3 OR that all of the documents individually named in this document were available to him and the general shareholders' meeting.

Zürich, January 14, 2005

Chairman, recorder of the minutes and vote counter

[signature]  
Christian Peter Daeniker

[seal]  
ZÜRICH (ALTSTADT)  
NOTARIAL OFFICE  
CANTON OF ZÜRICH

Zürich (Altstadt) Notarial Office

U. Tobler, notary

**Transformation plan**

**of**

**Blitog AG, Zug**

1. It is intended that the *Aktiengesellschaft* [stock corporation], which is Blitog AG, Bahnhofstrasse 23, 6301 Zug, prior to the transformation, be

Blitog **GmbH**  
Bahnhofstrasse 23  
6301 Zug

after the transformation.

2. The new articles of incorporation have been presented in draft form (appendix) and are a component of this transformation plan.
3. The 50 bearer shares of CHF 1,000.00 nominal value each are transformed to one common share totaling CHF 50,000.00. No special document is created concerning the capital contribution.

Zug, November 30, 2004

[signature]  
(Management Board of Blitog AG)