

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	LICENSE		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Richemont International SA		11/12/2008	societe anonyme: SWITZERLAND
RECEIVING PARTY DATA			
Name:	Lange Uhren GmbH		
Street Address:	Altenberger Strasse 15		
City:	Glasshutte		
State/Country:	GERMANY		
Entity Type:	GmbH: GERMANY		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	2837595	1815	
CORRESPONDENCE DATA			
Fax Number:	(412)272-1379		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	917-806-3939		
Email:	jeffrey.martin@richemont-ip.com		
Correspondent Name:	Jeff Martin c/o Richemont North America		
Address Line 1:	645 5th Avenue		
Address Line 4:	New York, NEW YORK 10022		
DOMESTIC REPRESENTATIVE			
Name:			
Address Line 1:			
Address Line 2:			
Address Line 3:			
Address Line 4:			

OP \$40.00 2837595

NAME OF SUBMITTER:	Jeffrey Martin
Signature:	/Jeffrey Martin/
Date:	02/09/2009

Total Attachments: 10

- source=Licence doc. US#page1.tif
- source=Licence doc. US#page2.tif
- source=Licence doc. US#page3.tif
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- source=Licence doc. US#page7.tif
- source=Licence doc. US#page8.tif
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LICENSE AGREEMENT

BETWEEN: **Richemont International SA**, a corporation incorporated under the Laws of Switzerland, with its registered office at Route des Biches 10, Villars-sur-Glâne, Switzerland

(hereinafter referred to as "**Trademark Owner**")

AND: **Lange Uhren GmbH**, a corporation incorporated under the Laws of Germany, with its registered office at Altenberger Strasse 15, Glasshütte, Germany

(hereinafter referred to as "**Licensee**")

WHEREAS Trademark Owner is the owner of the trademark 1815 and the registrations set out in Schedule "A" hereto. The trademark 1815, the registrations set out in Schedule "A" hereto and any future registration(s) to be obtained or application(s) to be filed for this mark by the Trademark Owner (the "Future Registrations") are hereinafter referred to as the "Trademark"; and

WHEREAS it is the intention of the parties that Licensee be permitted to use the Trademark, subject to the conditions and provisions hereinafter recited;

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

1. GRANT

a) Trademark Owner hereby grants to Licensee, who accepts, the exclusive right to use the Trademark in the World (hereinafter called "the Territory") in association with the wares - notably for the manufacturing, marketing and distribution of the wares - and/or services as follows:

i) Wares: watches, watch bracelets and watch movements and replacement parts for watches and any other wares set out in the registrations set out in Schedule "A" hereto or in the Future Registrations.

ii) Services: sales services, post sales services (including repair services) and appraisal services pertaining to the Wares.

b) Licensee will have the right to sublicense the rights granted insofar as Trademark Owner gives its prior authorisation.

2. **QUALITY STANDARDS**

Licensee shall use the Trademark in conformity with the quality standards and controls established from time to time or approved by the Trademark Owner.

3. **ACKNOWLEDGEMENT OF TRADEMARK OWNER'S RIGHTS**

Licensee acknowledges that the Trademark Owner is the exclusive owner of the Trademark. Licensee also acknowledges that any use of the Trademark at any time by it and any rights derived therefrom have and will enure to the exclusive and entire benefit of the Trademark Owner.

4. **TERM**

This agreement will be automatically renewed on an annual basis, subject to a termination notice being sent by either party to the other no less than 3 months before the end of any 12 month period from the Effective Date.

5. **ROYALTIES**

a) Licensee agrees to pay to the Trademark Owner for the license hereby granted the sum of twenty-five Euros (25 €) for each watch sold by it in association with the Trademark.

b) The payments of the royalties provided above shall be made quarterly by Licensee to the Trademark Owner in Euros, on or before the 30th day following the end of each calendar quarter during the term hereof.

c) If so required by the Trademark Owner, the Licensee shall transmit copies of documents which support its payment of the applicable royalties upon each payment date.

d) All payments by the Licensee under this Agreement shall be made free and clear of any (and without deduction for any present or future) taxes of whatever nature, fees, duties, withholdings and liabilities, related thereto, imposed at any time during the term of this Agreement by any taxing authority ("Taxes"). If any withholding or deduction from any payment to be made by the Licensee hereunder is required in respect of any taxes, then the Licensee will:

i) pay directly to the relevant authority the full amount required to be so withheld or deducted,

ii) promptly forward to the Trademark Owner an official receipt or other documentation satisfactory to the Trademark Owner evidencing such payment to such authority.

6. **GOVERNING LAW**


This Agreement shall be governed by and construed in accordance with the Laws of Switzerland.

7. **SUCCESSORS**

This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective successors.

EXECUTED on November 12th 2008 at Geneva.


TRADEMARK OWNER

Per: 
Name: Albert Kaufmann
Title: Vice President

Per: 
Name: Richard Lapeu
Title: Managing Director

EXECUTED on November 12th 2008 at Geneva.

LICENSEE

Per: 
Name: Marc Frisanco
Title: Authorized Attorney

SCHEDULE "A"

Trade-mark	Registration No.	Registration Date	Country
1815	39619895	27/04/1996	Germany
1815	2837595	04/05/2004	U.S.
1815	0746177	20/11/2003	Benelux
1815	WO826185	19/03/2004	Egypt, France, Italy, Monaco, Portugal, Spain, Switzerland, Turkey

RELEASE OF PLEDGE AND SECURITY AGREEMENT

This Release of Pledge and Security Agreement (this "Release") is made and entered into as of February 2, 2009 by Daniel Devico (the "Creditor"), and Moreno S.A., a Spanish corporation (the "Obligor").

WHEREAS, Creditor and Obligor are parties to that certain Pledge and Security Agreement (the "Security Agreement") recorded at the United States Patent and Trademark Office ("PTO") at reel/frame 3919/0076. The Security Agreement provides for the Obligor's grant of a security interest in the trademarks attached hereto as Exhibit A (the "Intellectual Property") to the Creditor; and

WHEREAS, the Obligor has satisfied all of the obligations under the Security Agreement, and the Obligor has requested that the Creditor release, and the Creditor is willing to release, subject to the terms hereof, its security interest, and claims of security interest, in the Intellectual Property covered by the Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Creditor hereby agrees as follows:

1. The Creditor does hereby terminate and release any and all security interests that he may have in, or all claims that he may have to the Intellectual Property, whether now owned or hereafter acquired or created, pursuant to the Security Agreement, without any representation, warranty, or recourse of any kind or nature (other than as expressly set forth in paragraph 3 below).
2. The Creditor agrees to take such further action as may be reasonably requested by the Obligor, from time to time, at the Obligor's expense, to effectuate and carry out the provision and intent of this Release.
3. The Creditor represents and warrants to the Obligor that he has not conveyed, transferred, mortgaged, granted a security interest in, hypothecated or otherwise pledged or disposed of any of the rights, title or interest granted to the Intellectual Property under the Security Agreement to any party other than the Obligor.

IN WITNESS WHEREOF, the undersigned has caused this Release of Pledge and Security Agreement to be executed and delivered as of the date first written above.

DANIEL DEVICO

By: 

Name: David Bensadoun

Title: Attorney-in-Fact for Daniel Devico



BUREAU BENELUX DES MARQUES

CERTIFICAT D'ENREGISTREMENT

01 Numéro d'enregistrement

0746177

Numéro, date et heure du dépôt

1044235 20.11.2003, 14.00

02 Date d'échéance

20.11.2013

03 Nom du déposant

CARTIER INTERNATIONAL B.V.

04 Adresse (rue et numéro) du déposant

Herengracht 436

05 Code postal, localité et pays du déposant

1017 BZ Amsterdam,

Pays-Bas.

06 Nom et adresse du mandataire ou indication de l'adresse postale du déposant

Bureau Gevers S.A.

Holidaystraat 5

B-1831 Diegem,

Belgique.

08 Marque verbale

1815

13 Indication des classes et liste des produits et services

Cl 14 Boutons de manchettes, fixe-cravates, bagues, bracelets, boucles d'oreilles, colliers, broches; montres, chronomètres, pendules, bracelets de montres, boîtes en métaux précieux pour montres et joaillerie.

14 Énumération des classes (01 - à)

14

Date de publication de l'enregistrement

05/2004

Références du déposant ou du mandataire

3019707 5039754 140063

La Haye, 03/05/2004

Lucien Van Boxstael
Directeur

TRADEMARK

REEL: 003931 FRAME: 0831

"SCHEDULE A"



Deutsches Patent- und Markenamt



Markenregister

Abfragezeitpunkt: 12.11.2008 14:49:47

Registernummer/Aktenzeichen: 39619895.3

UG01 - Kurzer Überblick

Markentext:	1815
Markenform:	Wortmarke
Inhaber:	Lange Uhren GmbH, 01768 Glashütte
Leitklasse:	14
Klassen:	14
Letzter Verfahrensstand:	Marke eingetragen

UG10 - Allgemeine Angaben

Markentext:	1815
Markenform:	Wortmarke
Verlängerungsdatum:	01.05.2006
Letzter Verfahrensstand:	Marke eingetragen

UG15 - Inhaber, Vertreter

Name und Wohnort/Sitz des Anmelders/Inhabers der Marke:	Lange Uhren GmbH, 01768 Glashütte
Name und Sitz des gegenwärtigen Vertreters:	Harmsen & Utescher, Rechtsanwälte, Patentanwälte, 20457 Hamburg
Zustellungsanschrift:	Harmsen & Utescher Rechtsanwälte- Patentanwälte Alter Wall 55 Postfach 113444 20434 Hamburg

UG20 - Waren/Dienstleistungen (gegenwärtiger Stand)

Leitklasse:	14
Klassen:	14
Waren/Dienstleistungen (gegenwärtiger Stand):	
Klasse 14:	Uhren, Schmuckwaren und Juwelierwaren

UG30 - Verfahren (Chronologie)

Anmeldetag:	27.04.1996
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Tag der Eintragung: 12.11.1997
Tag der Veröffentlichung der Eintragung: 20.12.1997

UG40 - Widerspruchsverfahren
Marke ohne Widerspruch eingetragen

UG50 - Teilungen

UG55 - Rechtsübergänge, Teilweise Rechtsübergänge

Bis: 07.04.2008

Name und Anschrift des früheren Inhabers der Marke:

Wehrle, Peter, 78141 Schönwald

UG60 - Löschungen, Teillöschungen

(Teil-)Löschungsverfahren Antrag Dritter

Rechtsgrund: Löschung nach §50-Nichtigkeit wegen absoluter Schutzhindernisse

Antrag zurückgewiesen

**UG70 - Dingliche Rechte, Zwangsvollstreckung, Insolvenz-
/Konkursverfahren**

UG80 - Änderungen im Namen oder in der Anschrift des Inhabers/Vertreters

Bis: 08.11.2006

Frühere Zustellanschrift:

Patent- und Rechtsanwaltssozietät Maucher, Börjes & Kollegen

Dreikönigstr. 13

79102 Freiburg

UG90 - Berichtigungen

"SCHEDULE A"

Int. Cl.: 14

Prior U.S. Cls.: 2, 27, 28 and 50

United States Patent and Trademark Office

Reg. No. 2,837,595

Registered May 4, 2004

**TRADEMARK
PRINCIPAL REGISTER**

1815

LANGE UHREN GMBH (FED REP GERMANY
CORPORATION)
ALTENBERGER STR. 15
D-01768 GLASHUETTE, FED REP GERMANY

OWNER OF FED REP GERMANY REG. NO.
30002011.2, DATED 1-13-2000, EXPIRES 1-13-2010.

FOR: CHROMOMETRIC INSTRUMENTS, NAME-
LY WATCHES, WATCH BRACELETS, AND WATCH
MOVEMENTS; AND REPLACEMENT PARTS FOR
WATCHES, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

SER. NO. 76-050,047, FILED 5-17-2000.

DAVID ELTON, EXAMINING ATTORNEY

The United States of America



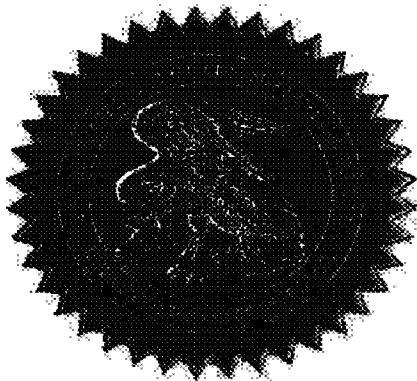
CERTIFICATE OF REGISTRATION PRINCIPAL REGISTER

The Mark shown in this certificate has been registered in the United States Patent and Trademark Office to the named registrant.

The records of the United States Patent and Trademark Office show that an application for registration of the Mark shown in this Certificate was filed in the Office; that the application was examined and determined to be in compliance with the requirements of the law and with the regulations prescribed by the Director of the United States Patent and Trademark Office; and that the Applicant is entitled to registration of the Mark under the Trademark Act of 1946, as Amended.

A copy of the Mark and pertinent data from the application are part of this certificate.

This registration shall remain in force for TEN (10) years, unless terminated earlier as provided by law, and subject to compliance with the provisions of Section 8 of the Trademark Act of 1946, as Amended.



Jon W. I. Dudas

Acting Director of the United States Patent and Trademark Office

h R.N.