TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CAJA DE AHORROS DE CASTILLA LA MANCHA		08/06/2010	CORPORATION: SPAIN
INSTITUTO DE CREDITO OFICIAL		08/06/2010	CORPORATION: SPAIN
DALRADIAN EUROPEAN CLO II B.V.		08/06/2010	CORPORATION: NETHERLANDS
DALRADIAN EUROPEAN CLO III B.V.		08/06/2010	CORPORATION: NETHERLANDS
DALRADIAN EUROPEAN CLO IV B.V.		08/06/2010	CORPORATION: NETHERLANDS

RECEIVING PARTY DATA

Name:	FABRICAS AGRUPADAS DE MUNECAS DE ONIL, S.A.	
Street Address:	C/Chile no. 4, Edif. 1, 2nd Pta	
City:	Madrid	
State/Country:	SPAIN	
Postal Code:	28290	
Entity Type:	CORPORATION: SPAIN	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1744643	FEBER
Registration Number:	3122634	JAGGETS
Registration Number:	1084925	MUNECAS FAMOSA
Registration Number:	2960313	NENUCO FAMOSA

CORRESPONDENCE DATA

Fax Number: (650)938-5200

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

TRADEMARK REEL: 004256 FRAME: 0291 1744643

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Phone: 650-988-8500 Email: trademark@fenwick.com Correspondent Name: Fenwick & West LLP Address Line 1: 801 California Street Address Line 2: Silicon Valley Center Address Line 4: Mountain View, CALIFORNIA 94041 ATTORNEY DOCKET NUMBER: 24592-044-1094-92428-01 DOMESTIC REPRESENTATIVE Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4: NAME OF SUBMITTER: Connie L. Ellerbach Signature: /cle1087/ 08/06/2010 Date: Total Attachments: 6 source=FAMOSA Release#page1.tif source=FAMOSA Release#page2.tif source=FAMOSA Release#page3.tif source=FAMOSA Release#page4.tif source=FAMOSA Release#page5.tif source=FAMOSA Release#page6.tif

RELEASE

This RELEASE (the Release), dated August 6, 2010 (the Effective Date), is made by CAJA DE AHORROS DE CASTILLA LA MANCHA, INSTITUTO DE CRÉDITO OFICIAL, DALRADIAN EUROPEAN CLO II B.V., DALRADIAN EUROPEAN CLO III B.V., and DALRADIAN EUROPEAN CLO IV B.V. (each, a Secured Party and collectively, the Secured Parties), in favor of FÁBRICAS AGRUPADAS DE MUÑECAS DE ONIL, S.A. (formerly named INVERSIONES FADIVER, S.A.), as security provider (the Security Provider). Capitalized terms used herein and not otherwise defined shall have the meanings provided in the Famosa US IP Security Agreement (as defined below).

1. RECITALS

- (a) WHEREAS, the Secured Parties and the Security Provider are party to the IP Security Agreement dated as of March 17, 2009 and made by the Security Provider in favor of the Secured Parties (as amended, supplemented or otherwise modified and in effect on the date hereof, the Famosa US IP Security Agreement); and
- (b) WHEREAS, the Secured Obligations will be assigned in full;
- (c) NOW THEREFORE, in consideration of the premises and the mutual agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

2. RELEASE AND TERMINATION

With effect from the Effective Date, the Secured Parties in accordance with the provisions of the Famosa US IP Security Agreement and the other Finance Documents, without recourse, representation or warranty of title, unconditionally and irrevocably releases and discharges (i) any and all security created or purported to be created by the Security Provider under the Famosa US IP Security Agreement; and (ii) all past, present and future liabilities (both actual and contingent) and obligations of the Security Provider under the Famosa US IP Security Agreement except for (a) any provisions of Famosa US IP Security Agreement which expressly survive a release of the security interest and (b) any provisions of the Famosa US IP Security Agreement relating to expenses and indemnifications of the Secured Parties and their respective affiliates, directors, officers, shareholders, employees, representatives and agents that, by their express terms, survive termination of the Famosa US IP Security Agreement.

3. CONTINUATION

- (a) Except as provided in Clause 2 (*Release and Termination*) above, the Famosa US IP Security Agreement remains in full force and effect.
- (b) Nothing in this Release will be construed as a release, waiver or amendment of any provision of any Finance Document other than as expressly provided in Clause 2 (*Release and Termination*) above.

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4. FURTHER ASSURANCE

At any time after the Effective Date, the Secured Parties shall, at the request of the Security Provider and at the Security Provider's cost and expense, execute such documents and do such acts and things as may reasonably be required to give effect to the provisions of this Release including, without limitation, filing of Uniform Commercial Code termination and release statements.

5. EXPENSES

All the expenses, charges and costs of whatever nature, including without limitation, tax, legal and notarial expenses, relating to or any way connected with the release of security documented under this Release shall be borne and paid by the Security Provider. For the avoidance of doubt, none of the Secured Parties will bear any cost or expense (of whatever nature) to be incurred in connection with this Release or with the release of security documented under this Release.

6. JURISDICTION

- (a) For the benefit of the Secured Parties, the Security Provider agrees that any New York State court or Federal court sitting in the City and County of New York has jurisdiction to settle any disputes in connection with this Release and accordingly submits to the jurisdiction of those courts.
- (b) The Security Provider:
 - waives objection to the New York State and Federal courts on grounds of personal jurisdiction, inconvenient forum or otherwise as regards proceedings in connection with this Release; and
 - (ii) agrees that a judgment or order of an New York State or Federal court in connection with this Agreement is conclusive and binding on it and may be enforced against it in the courts of any other jurisdiction.
- (c) Nothing in this Clause limits the right of the Secured Parties or the Security Provider to bring proceedings in connection with this Release:
 - (i) in any other court of competent jurisdiction; or
 - (ii) concurrently in more than one jurisdiction.

7. GOVERNING LAW

This Release and any claim or dispute (whether sounding in contract, tort, statute or otherwise) relating to this Release shall be governed by the internal laws of the State of New York without application of the conflicts of laws principles thereof other than Section 5-1401 of the New York General Obligations Law, except to the extent that the validity, perfection or enforcement of any security interest granted under this Release or any remedy in respect of any particular Collateral is mandatorily governed by the law of another jurisdiction.

2

8. COUNTERPARTS

This Release may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Release.

3

0092428-0000001 NY:10110211.4

SIGNATORIES

CAJA DE AHORROS DE CASTILLA LA MANCHA As Secured Party

By:

Name: Ms. Yolanda García Bejerano

Title: Attorney

By:_

Name: Ms. María Belén de Dios Alonso

Title: Attorney

INSTITUTO DE CRÉDITO OFICIAL, As Secured Party

By: Monice

Name: Ms. Mónica Vidal de la Orden

Title: Attorney

DALRADIAN EUROPEAN CLO II B.V., As Secured Party

By:

Name: Mr. Ignacio Ruiz-Cámara Bayo

Title: Attorney

Signature Page to NY IP Security Release

DALRADIAN EUROPEAN CLO III B.V., As Secured Party

By: SMCiww?

Name: Mr. Ignacio Ruiz-Cámara Bayo

Title: Attorney

DALRADIAN EUROPEAN CLO IV B.V. As Secured Party

By:_

Name: Mr. Ignacio Ruiz-Cámara Bayo

Title: Attorney

Signature Page to NY IP Security Release

Acknowledged and agreed by:

FĂBRICAS AGRUPADAS DE MUÑECAS DE ONIL, S.A.

As Security Provider

Name: Mr. Luis Gómez Sierra

Title: Attorney

Signature Page to NY Security Documents Release

RECORDED: 08/06/2010