

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM305197

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
VAT Holding AG		05/07/2014	CORPORATION: SWITZERLAND
RECEIVING PARTY DATA			
Name:	UBS AG, Stamford Branch		
Street Address:	677 Washington Boulevard		
City:	Stamford		
State/Country:	CONNECTICUT		
Postal Code:	06901		
Entity Type:	CORPORATION: SWITZERLAND		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1315568	VAT	
CORRESPONDENCE DATA			
Fax Number:	2129499190		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	(212) 949-9022		
Email:	VMTannenbaum@lawabel.com		
Correspondent Name:	Victor Tannenbaum		
Address Line 1:	666 Third Avenue		
Address Line 2:	10th Floor		
Address Line 4:	New York, NEW YORK 10017		
ATTORNEY DOCKET NUMBER:	8005050		
NAME OF SUBMITTER:	Victor Tannenbaum		
SIGNATURE:	/VMT/		
DATE SIGNED:	05/21/2014		
Total Attachments: 47			
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IP Pledge Agreement

between

Vat Holding AG

Seelistrasse 1
9469 Haag (Rheintal)
Switzerland

the "Pledgor"

and

UBS AG, STAMFORD BRANCH

677 Washington Boulevard
Stamford, Connecticut 06901
USA

as "Collateral Agent"

acting for itself (including as creditor of the Parallel Debt (as defined herein)) and as representative (*direkter Stellvertreter*) in the name and for the account of the other Pledgees

and

**all current and future Secured Parties
(including the Collateral Agent)**

as "Pledgees"

represented by the Collateral Agent as representative (*direkter Stellvertreter*)

regarding

the pledge of certain Intellectual Property and Related Assets of the Pledgor

dated as per 7 May 2014

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WHEREAS

- (A) VIRTUOSO LUX II S.À R.L. as Holdings, POLYUSUS LUX 2 S.À R.L. as Luxembourg Borrower, VIRTUOSO US LLC as US Borrower certain subsidiaries of Holdings from time to time designated as Revolving Co-Borrowers, UBS AG, STAMFORD BRANCH as Administrative Agent, Collateral Agent and L/C issuer, the other Lenders party thereto, CREDIT SUISSE SECURITIES (USA) LLC and UBS SECURITIES LLC as Joint Lead Arrangers and Joint Bookrunners entered into a credit agreement, dated as per 11 February 2014 (the "**Credit Agreement**").
- (B) VIRTUOSO LUX II S.À R.L. as Holdings, POLYUSUS LUX 2 S.À R.L. as Luxembourg Borrower, VIRTUOSO US LLC as US Borrower, UBS AG, STAMFORD BRANCH as Agent, CREDIT SUISSE, CAYMAN ISLANDS BRANCH and UBS AG, STAMFORD BRANCH as Senior Lenders, CREDIT SUISSE SECURITIES (USA) LLC and UBS SECURITIES LLC as Arrangers, the entities named on the signing page thereof as Hedge Counterparties, the entities named on the signing page thereof as Cash Management Banks, the entities named on the signing page thereof as Intra-Group Lenders, the entities named on the signing page thereof as Investors, the subsidiaries of Holdings named on the signing page thereof as Debtors and UBS AG, STAMFORD BRANCH as Collateral Agent entered into a intercreditor agreement, dated as per 11 February 2014 (the "**Intercreditor Agreement**").
- (C) It is a condition subsequent under the Credit Agreement that, as Security for the due and punctual fulfilment of the Secured Obligations (as defined below), the Pledgor grants a pledge to the Pledgees over the Pledged Assets and the Related Assets (as defined below).
- (D) In accordance with clause 18 (*The Collateral Agent*) and more specifically in accordance with clause 18.3 (*Appointment and Authorization of Collateral Agent for purposes of Swiss Security Documents*) of the Intercreditor Agreement and section 9.17 (*Appointment and Authorization of Agents*) of the Credit Agreement, each Secured Party has appointed the Collateral Agent to enter into this Agreement for itself and for and on behalf of each other Secured Party as direct representative (*direkter Stellvertreter*) and to hold the Security hereby constituted as direct representative (*direkter Stellvertreter*) for itself and for all other Secured Parties.
- (E) The Pledgor is willing to pledge the Pledged Assets and the Related Assets to the Pledgees as provided herein.

NOW THEREFORE, the parties hereto (the "**Parties**") agree as follows:

1. Definitions and interpretations

1.1. Definitions

Unless defined otherwise herein, capitalised terms and expressions used herein shall have the meaning ascribed to them in the Intercreditor Agreement.

When used in this Agreement only, the following capitalised terms shall have the meaning assigned to them below:

"Agreement" means this IP pledge agreement and its schedules, as the same may, from time to time, be amended, supplemented and amended and restated.

"CO" shall have the meaning ascribed to such term in the Credit Agreement.

"Collateral Rights" means all rights, powers and remedies of the Collateral Agent and the Pledges provided by this Agreement or by Law.

"Credit Agreement" means the credit agreement as defined in Whereas section (A), as amended, supplemented and restated from time to time.

"DEBA" shall have the meaning ascribed to such term in the Credit Agreement.

"Enforcement" means the enforcement, foreclosure or any other kind of realisation of the Pledged Assets.

"Enforcement Event" means the event that occurs when (i) an Event of Default occurs that has not been cured or waived and (ii) the Administrative Agent has exercised any of its rights under section 8.02 of the Credit Agreement and (iii) written notice of such enforcement has been provided to the Pledgor.

"Intellectual Property" means:

- (a) all worldwide rights, titles and interests it has under any intellectual property law and/or under any contractual arrangement (such as licence agreements), including without limitation:
 - (i) any copyrights in software, databases, other works or any computer programming code (in readable form) of any such software, databases or other work ("**Copyrights**");
 - (ii) patents ("**Patents**");

(iii) trademarks ("**Trade Marks**"); and

(iv) domain names ("**Domain Names**"),

which are owned as of the date hereof or acquired in the future by the Pledgor (including the Material Intellectual Property as set-out in Schedule 2), in each case whether registered or not and including any licence or sub-licence in those rights and the right to sue for, and receive all damages from, past, present and future infringements of such Intellectual Property, but excluding such that cannot be pledged as Security under the terms of the relevant licence agreement;

(b) all pending or future applications for, and the rights to make applications for, any of those rights (where such applications can be made), including, without limitation, the pending trademark applications as outlined in Schedule 2 of this Agreement; and

(c) all rights which have the same or similar effect or nature as or to those in (a) or (b) above or which would in any way prevent or hinder the use or exploitation of the matter to which they relate, in each case worldwide.

"**Intercreditor Agreement**" means the intercreditor agreement as defined in Whereas section (B), as amended, supplemented and restated from time to time.

"**Key Jurisdictions**" means Switzerland and the United States of America.

"**Law**" shall have the meaning ascribed to such term in the Credit Agreement.

"**Loan Party**" shall have the meaning ascribed to such term in the Credit Agreement.

"**Material Intellectual Property**" means the Intellectual Property which is material to the business of the Pledgor and/or its affiliates and owned by the Pledgor, including the Intellectual Property listed in Schedule 2.

"**Parallel Debt**" has the meaning ascribed to the term "Swiss Parallel Debt" in clause 18.4 (*Swiss Parallel Debt*) of the Intercreditor Agreement.

"**Pledge**" means a pledge pursuant to Art. 899 et seq. of the Swiss Federal Civil Code over the Pledged Assets in accordance with the terms of this Agreement.

"**Pledged Assets**" means the Material Intellectual Property and Related Assets or any other Security or asset that is to be or will be pledged to the Pledgees under this Agreement.

"**Pledgees**" means the Collateral Agent and all other existing Secured Parties, including those listed in Schedule 1 (together the "**Original Pledgees**"), as well as any future Secured Party which becomes a Pledgee pursuant to Clause 9 (*Additional Pledgees*), but excluding any person which pursuant to Clause 9 (*Additional Pledgees*) has ceased to be a Pledgee.

"**Related Assets**" means, all and any rights, claims or benefits in respect of or derived from the Material Intellectual Property, including without limitation, claims for damages or claims against an insurance provider in case of loss or damage to the Material Intellectual Property.

"**Secured Obligations**" shall have, for the avoidance of doubt, the meaning ascribed to such term in the Intercreditor Agreement and includes, for the avoidance of doubt, the Parallel Debt.

"**Secured Parties**" shall have, for the avoidance of doubt, the meaning ascribed to such term in the Intercreditor Agreement.

1.2. Interpretations

In this Agreement, clause 1.2 (*Constructions*) of the Intercreditor Agreement shall apply mutatis mutandis to this Agreement.

In addition, in this Agreement:

- (a) references to any agreement or other document are references to such agreement or document as amended, restated, novated, supplemented, extended or replaced, from time to time, in accordance with its terms and includes any change in the purpose of, any extension of or any increase in any facility, any increase in any margin, or the addition of any new facility under that agreement or document;
- (b) references to Clauses and Schedules are references to clauses of and schedules to this Agreement;
- (c) words importing the plural shall include the singular and vice versa; and
- (d) "including" means "including without limitation", not limiting the term(s) to which the word relates to the example(s) thereafter mentioned; and
- (e) unless the context requires otherwise, references herein to the Collateral Agent shall be read as references to the Collateral Agent acting for itself and as agent (*direkter Stellvertreter*) in the name and for the account of all other Pledgees.

2. Pledge and Pledgor's Obligations

2.1. Undertaking to pledge and effecting of the pledge

- (a) The Pledgor agrees to pledge as of the date hereof to the Collateral Agent acting as creditor in its own right (including as creditor of the Parallel Debt) and as representative (*direkter Stellvertreter*) pursuant to clause 18.3 (*Appointment and Authorization of Collateral Agent for purposes of Swiss Security Documents*) of the Intercreditor Agreement and section 9.17 (*Appointment and Authorization of Agents*) of the Credit Agreement for itself and for each other Pledgee all Pledged Assets and (to the extent legally permitted) Related Assets free and clear of any pledges, liens, rights of set-off or third party rights of any kind in favour of third parties (other than as permitted by the Credit Agreement) and as continuing Security for the Secured Obligations.
- (b) For the purposes of effecting the Pledge as described in paragraph (a) of this Clause 2.1 (*Undertaking to pledge and effecting of the pledge*), the Pledgor hereby pledges all Pledged Assets and (to the extent legally permitted) Related Assets free and clear of any pledges, liens, rights of set-off or third party rights of any kind in favour of third parties (other than as permitted by the Credit Agreement) to the Collateral Agent acting as creditor in its own right (including as creditor of the Parallel Debt) and as representative (*direkter Stellvertreter*) pursuant to clause 18.3 (*Appointment and Authorization of Collateral Agent for purposes of Swiss Security Documents*) of the Intercreditor Agreement and section 9.17 (*Appointment and Authorization of Agents*) of the Credit Agreement for itself and for each other Pledgee.
- (c) The Pledge of the Pledged Assets shall be effective as of the date hereof and shall be valid regardless of whether or not such Pledge can be registered and regardless of whether or not the Pledge is or will be registered with the competent registration organisation.

2.2. Registration in Key Jurisdictions

- (a) As soon as possible but no later than 20 Business Days following the date hereof, the Pledgor shall notify the competent registration authorities for the registration of the Pledge for each Pledged Assets (other than Domain Names) for which such registration of the Pledge is possible in the Key Jurisdictions and furnish the Collateral Agent with copies of the signed notification letters, inter alia, in the form as attached to in Schedule 3, Schedule 4, and Schedule 5 (as applicable); the Pledgor shall further take all measures and acts and execute and deliver all written instruments and declarations required to perfect,

protect and maintain the registration of such Pledge in the Key Jurisdictions. Should the Collateral Agent in its own discretion decide not to have registered the Pledge for all the Material Intellectual Property in the Key Jurisdictions but only for certain Pledged Assets in the Key Jurisdictions, the obligations of the Pledgor under this Agreement shall continue in full and the Collateral Agent may at any time at its own discretion ask for registration for the Pledge for certain or all further Material Intellectual Property in the Key Jurisdictions at the Pledgor's cost.

- (b) Where applicable, the Pledgor shall, use its best efforts within 30 days following the notification as per paragraph (a) of this Clause 2.2 (*Registration in Key Jurisdictions*) (or as soon as possible if a registration is not possible within 30 Business Days due to a delay caused by the competent registration organisation) the Pledge as notified under paragraph (a) of this Clause 2.2 (*Registration in Key Jurisdictions*) will be registered by the competent registration organisations in the Key Jurisdictions.
- (c) Paragraphs (a) and (b) of this Clauses 2.2 (*Registration in Key Jurisdictions*) shall apply mutatis mutandis in case the Pledgor acquires any additional Material Intellectual Property in the future, whether by registration, purchase or otherwise.

2.3. Right to use Pledged Assets

- (a) For so long as no Enforcement Event has occurred or after an Enforcement Event has been rescinded, the Pledgor shall be free to use its Pledged Assets in accordance with and subject to the terms and conditions of the Credit Agreement and the other Loan Documents.
- (b) After the occurrence of an Enforcement Event (which has not been rescinded), the Pledgor shall not grant, extend or otherwise amend licenses with regard to the Pledged Assets without the prior written consent of the Collateral Agent.

3. Further Undertakings of the Pledgor

- (a) For the avoidance of doubt, the Pledgor shall also for purposes of this Agreement, comply with all covenants under and as per section 6.14 (*Further Assurances*) of the Credit Agreement.
- (b) The Pledgor shall provide the Collateral Agent in connection with the Compliance Certificate provided in connection with each annual financial statements under the Credit Agreement, and at any time after the

occurrence of an Event of Default upon request from the Collateral Agent, with an up-dated Schedule 2 which shall give details of its Material Intellectual Property at the relevant time.

(c) The Pledgor undertakes, at its own expense, to promptly or as soon as reasonably practical enter into and procure the perfection of additional pledge agreements or agreements having a similar effect (each an "**Additional Security Agreement**") where any such Additional Security Agreement is reasonably required by the Collateral Agent and as a matter of law for the purpose of creating Security over any Material Intellectual Property owned by the Pledgor and located:

(i) in any Key Jurisdiction; and

(ii) following an Event of Default only, in any jurisdiction which is not a Key Jurisdiction,

which, for the avoidance of any doubt but without limitation may include the execution and delivery of any Additional Security Document which is not governed by Swiss law.

(d) Without limitation to paragraph (c) of this Clause 3 (*Further Undertakings of the Pledgor*), the Pledgor undertakes, at its own expense, upon reasonable request from the Collateral Agent to promptly or as soon as reasonably practical enter into and procure the perfection of any Additional Security Agreement if and to the extent that a Pledge of certain Related Assets requires as a matter of law, the execution and perfection of a specific pledge agreement and/or any other action for such certain Related Assets.

(e) The Pledgor shall promptly execute and deliver at its own expense all further instruments, documents, declarations and take all further action, that the Collateral Agent may reasonably request, in order to (i) perfect, register, protect, maintain and enforce the Security created under or contemplated by this Agreement or the Security required to be created in relation to any Additional Security Agreement, and (ii) facilitate the exercise of the Collateral Rights.

(f) Except with the Collateral Agent's prior written consent or unless permitted otherwise under the Credit Agreement or any other Loan Document, the Pledgor shall not do, or permit to be done, anything which would materially adversely affect the priority, ranking or legality, validity and enforceability of the Security created or expressed to be created pursuant to this Agreement.

- (g) The Pledgor undertakes to promptly notify the Collateral Agent of any material infringement, misappropriation or dilution or threatened or suspected material infringement misappropriation or dilution of or any challenge to the validity of any such necessary Material Intellectual Property owned by or licensed to it which may come to its notice, supply the Collateral Agent (if requested) with all information in its possession relating thereto.
- (h) The Pledgor shall promptly upon becoming aware of any material litigation in respect of the Material Intellectual Property notify the Collateral Agent thereof. Upon the occurrence of an Enforcement Event, the Collateral Agent shall have the right, but not the obligation to give the Pledgor binding instructions or to join the Pledgor in any such litigation or, if permitted by law, to litigate on behalf of the Pledgor in case of a litigation in respect of the Material Intellectual Property.
- (i) Except (A) with the Collateral Agent's prior written consent or (B) if permitted otherwise under this Agreement, the Credit Agreement and/or any other Loan Documents, the Pledgor shall not:
 - (i) do, or permit to be done, anything which would adversely affect the priority, ranking or legality, validity and enforceability of the Pledge created or expressed to be created pursuant to this Agreement and/or the Collateral Rights;
 - (ii) enter into any legal instrument relating to, or granting any Security over, or dispose of, or assign its Pledged Assets;
- (j) The Pledgor shall immediately upon becoming aware of it notify the Collateral Agent of any occurrence which has or would have a material adverse effect on the Pledge and/or a material adverse effect on the value of the Pledged Assets in order to allow the Collateral Agent to effectively ensure that the validity of the Pledge and/or the Collateral Rights is perfected and maintained.
- (k) Upon request by the Collateral Agent, the Pledgor shall furnish the Collateral Agent free of charge with all information, records and documents that are legally required or which may be otherwise reasonably advisable for the purpose of securing, perfecting or otherwise implementing and/or enforcing the Pledge and/or the Collateral Rights.

4. Representations and warranties

In addition to and without prejudice to any representation and warranties given by the Pledgor and any other Loan Party under any Loan Document, the Pledgor represents and warrants to the Collateral Agent acting for itself and on behalf of each Pledgee as at the date hereof (unless expressly state otherwise) and as per any date per which representations and warranties are to be repeated in accordance with the Credit Agreement as follows:

- (a) the Pledgor is and will be the legal and beneficial owner of the Pledged Assets free and clear of any Security (except as created under this Agreement and except Security permitted to exist under the Loan Documents) and/or any restriction on the ability to encumber, transfer or realise all or any part of the Pledged Assets;
- (b) all Pledged Assets have been validly created and, to the extent registration is possible and required pursuant to this Agreement, all Pledged Assets are properly registered in the name of the Pledgor or an application for registration in the name of the Pledgor has been made with the competent registration organisation; and
- (c) all details regarding the Material Intellectual Property set out in Schedule 2 and the updated Schedule 2 referred to in paragraph (b) of Clause 3 (*Further Undertakings of the Pledgor*) are correct, accurate, complete and up-to-date, subject to an amendment to the Material Intellectual Property referred to therein made after the date hereof (or after the date when the updated information has been provided) and made in accordance with this Agreement and the other Loan Documents.

5. Enforcement

- (a) Upon the occurrence of an Enforcement Event (which has not been rescinded), the Collateral Agent (acting on behalf of the Pledgees) shall be entitled (but not obliged), at its full discretion and without prior notice, to:
 - (i) effect Enforcement by either (1) private realisation (*Private Verwertung*), including, to the extent legally permitted self-sale (*Selbsteintritt*) of Pledged Assets or (2) enforcement proceedings pursuant to the DEBA under the exclusion of Art. 41 (1^{bis}) DEBA (waiver of the *beneficium excussionis realis*) and the Parties agree in advance that a "*Freihandverkauf*" shall be admissible; and

- (ii) act as Collateral Agent contracting in its own name and in the name of the Pledgees and on its and their accounts or for the account of third persons in private or official Enforcement.
- (b) The Collateral Agent shall be free to enforce all or only part of the Pledged Assets and to determine the order of enforcement into the Pledged Assets.
- (c) Failure by the Collateral Agent or any other Pledgee to sell Pledged Assets or to exercise any right or remedy shall not result in any liability of the Collateral Agent or any other Pledgee and shall not prejudice any of the rights the Collateral Agent and the other Pledgees may have under this Agreement or any other of the Loan Documents nor be a waiver of any obligation of the Pledgor hereunder and/or thereunder.
- (d) Notwithstanding previous sales or transfers of Pledged Assets without formality or notice, the Collateral Agent retains the right at all times to take any measure he deems necessary or appropriate in accordance with the DEBA.
- (e) The Pledgor agrees that the Collateral Agent can instruct a third party that is an agent for the Collateral Agent to conduct the Enforcement of the Pledge for its account.
- (f) In connection with an Enforcement under this Agreement, the Pledgor:
 - (i) waives any right of requesting that the Pledged Assets be realised before foreclosure in any of its other assets or before exercise of any other Security interest which may have been granted to the Collateral Agent and/or the other Secured Parties for the Secured Obligations;
 - (ii) shall at the request of the Collateral Agent fully co-operate with the Collateral Agent and use its best efforts in assisting the Collateral Agent with regard to the Enforcement; and
 - (iii) shall upon request by the Collateral Agent furnish the Collateral Agent free of charge with all information, records and documents that are required or requested for the purpose of enforcing this Agreement, in copy or, if necessary or requested by the Collateral Agent, in original.

6. **Swiss Up-stream and Cross-stream Limitation and Withholding Tax**

If and to the extent that the Pledge granted by the Pledgor secures obligations other than its own obligations or obligations of one of its Subsidiaries (i.e. obligations of its direct or indirect parent companies or shareholders, respectively, (up-stream security) or sister companies (including any companies held by any of its shareholders) (cross-stream security)) and that using the proceeds from enforcement under this Agreement (in particular enforcement of the Pledge) would constitute a repayment of capital (*Einlagerückgewähr*), a violation of the legally protected reserves (*gesetzlich geschützte Reserven*) or the payment of a (constructive) dividend (*Gewinnausschüttung*) by the Pledgor ("**Swiss Restricted Obligations**"), the following shall apply:

- (a) the proceeds from the enforcement of the Pledge to be applied towards discharging Swiss Restricted Obligations shall be limited to the Swiss Available Amount (as defined below) at the time the of enforcement under this Agreement, provided that this is a requirement under applicable law at that time and further provided that such limitation (as may apply from time to time or not) shall not (generally or definitively) affect the Pledge granted by the Pledgor under this Agreement in excess thereof, but merely postpone the time of using such proceeds from enforcement of the Pledge until such times as application towards discharging the Swiss Restricted Obligations is again permitted notwithstanding such limitation;
- (b) for the purposes of paragraph (a), "**Swiss Available Amount**" means the maximum amount of the Pledgor's profits and reserves available for distribution to its shareholder(s) under applicable Swiss law, presently being the amount equal to the positive difference between (1) the assets of the Pledgor and (2) the aggregate of the Pledgor's (A) liabilities other than Swiss Restricted Obligations, (B) stated capital, and (C) statutory reserves (*gesetzliche Reserven*) to the extent such reserves must be maintained by mandatory law;
- (c) immediately when proceeds from the enforcement of the Pledge are to be applied towards discharging Restricted Obligations:
 - (i) proceeds from the enforcement of the Pledge shall be applied towards discharging Restricted Obligations, to the extent not affected by the above limitations; and
 - (ii) in respect of any remainder, if and to the extent requested by the Collateral Agent or required under then applicable Swiss law, the Pledgor shall provide the Collateral Agent with an interim balance sheet audited by the statutory auditors of the Pledgor setting out

the Swiss Available Amount and, immediately thereafter, proceeds in the amount of the Swiss Available Amount (less, if required, any Swiss Withholding Tax) shall be applied towards discharging Restricted Obligations to the extent not already covered by (i) above;

- (d) in respect of Swiss Restricted Obligations, the Pledgor shall:
- (i) if and to the extent required by applicable law in force at the relevant time:
 - (1) subject to any applicable double tax treaties, deduct the Swiss Withholding Tax at the rate of thirty five percent (35%) (or such other rate as is in force at that time) from any payment made by it in respect of Swiss Restricted Obligations;
 - (2) pay any such deduction to the Swiss Federal Tax Administration; and
 - (3) notify and provide evidence to the Lenders that the Swiss Withholding Tax has been paid to the Swiss Federal Tax Administration; and
 - (ii) to the extent such deduction is made, not be required to make a gross-up, indemnify or otherwise hold harmless the Finance Parties for the deduction of the Swiss Withholding Tax, notwithstanding anything to the contrary contained in the Loan Documents, unless such payment is permitted under the laws of Switzerland then in force. The Pledgor shall use its best efforts to ensure that any person which is, as a result of a payment under the Loan Documents, entitled to a full or partial refund of the Swiss Withholding Tax, will, as soon as possible after the deduction of the Swiss Withholding Tax, (x) request a refund of the Swiss Withholding Tax under any applicable law (including double tax treaties) and (y) pay to the Collateral Agent upon receipt any amount so refunded;
- (e) the Pledgor shall take and cause to be taken all and any other action, including, without limitation, the passing of any shareholders' resolutions to approve any payment or other performance under this Agreement and the receipt of any confirmations from the Pledgor's auditors, which may be useful or required as a matter of Swiss mandatory law in force at the time it is required to make a payment or perform other obligations under this Agreement in order to allow a prompt payment and performance of other obligations under this Agreement with a minimum of limitations; and

- (f) if the enforcement of Swiss Restricted Obligations would be limited due to the effects referred to in this Clause 6 (*Swiss Up-stream and Cross-stream Limitation and Withholding Tax*), then the Pledgor shall to the extent permitted by applicable law (A) write up or realise any of its assets that are shown in its balance sheet with a book value that is significantly lower than the market value of the assets, in case of realisation, however, only if such assets are not necessary for the Pledgor's business (*nicht betriebsnotwendig*) and/or (B) convert equity capital (*Aktienkapital*) into freely distributable reserves by way of reduction of equity capital (*Aktienkapitalreduktion*), and/or (C) reduce equity capital (*Aktienkapitalreduktion*) and make payments based on the respective Swiss Available Amount in accordance with this Clause 6 (*Swiss Up-stream and Cross-stream Limitation and Withholding Tax*).

7. Conditional Assignment

To the extent that the Pledge on the Material Intellectual Property and the Related Assets cannot be perfected and/or enforced under Clauses 2 (*Pledge and Pledgor's Obligations*), 3 (*Further Undertakings of the Pledgor*) and 5 (*Enforcement*) under applicable law, this Agreement, upon the occurrence of an Enforcement Event (which has not been rescinded), constitutes a conditional assignment pursuant to art. 164 et seq. CO by way of security (*Sicherungszeession*) and/or the transfer of title by way of security (*Sicherungsübereignung*), as the case may be, of said Material Intellectual Property and Related Assets from the Pledgor to the Collateral Agent, allowing the Collateral Agent, to perfect (i) private realisation or (ii) institute enforcement proceedings each as stated in Clause 5 (*Enforcement*).

8. Allocation and application of proceeds

- (a) The Collateral Agent shall be entitled to allocate at any time prior to or on Enforcement the Security granted hereby proportionally to the respective interests of each of the Pledgees and notify the Pledgor of such allocation in the name and on behalf of any of the Pledgees, all subject to the Intercreditor Agreement.
- (b) Any proceeds received hereunder by the Collateral Agent acting for the benefit of the Secured Parties in particular any proceeds received under Clause 5 (*Enforcement*), shall be applied in accordance with the Intercreditor Agreement, in particular in accordance with its clause 16 (*Application of Proceeds*) or any other relevant Loan Document.

9. Additional Pledges

The Pledgor acknowledges and agrees that the Collateral Agent is entering into this Agreement acting as creditor in its own right (including as creditor of the Parallel Debt) and as representative (*direkter Stellvertreter*) pursuant to clause 18.3 (*Appointment and Authorization of Collateral Agent for purposes of Swiss Security Documents*) of the Intercreditor Agreement and section 9.17 (*Appointment and Authorization of Agents*) of the Credit Agreement for itself and for each other Pledgee (directly and/or indirectly, as the case may be) and that for such purpose upon an additional person becoming a Secured Party under the Intercreditor Agreement, such new Secured Party shall automatically become a Pledgee hereunder and any Secured Party which has ceased to be a Secured Party shall automatically cease to be a Pledgee hereunder. The Collateral Agent shall maintain a list of Secured Parties (Pledgees) and upon request provide the Pledgor with up-to-date copies thereof.

10. Power of attorney

Until such time as the Secured Obligations (other than contingent indemnification obligations, Letters of Credit that have been Cash Collateralized and Cash Management Agreements, Swap Contracts, and Ancillary Facilities for which arrangements that are acceptable to the provider of such services have been made) have been paid in full and the Commitments have expired or been terminated, the Pledgor hereby grants the Collateral Agent a power of attorney to and the Collateral Agent shall have the right to execute, deliver and perfect all documents in the Pledgor's name and on the Pledgor's behalf and do all things which it may reasonably consider to be required for:

- (a) carrying out any obligation imposed on the Pledgor under this Agreement (including the execution and delivery of any deeds, notices, charges, assignments or other security, including to transfer Pledged Assets to an acquirer); and
- (b) enabling the Collateral Agent to exercise, or delegate the exercise of, any of the rights, powers and authorities conferred on the Pledgor by or pursuant to this Agreement or by Law (including, following the occurrence of an Enforcement Event (which has not been rescinded), the exercise of any right related to the Pledged Assets),

provided that the power of attorney granted hereby cannot be exercised by the Collateral Agent unless either (i) an Enforcement Event occurred (which has not been rescinded) or (ii) the Pledgor has failed to comply with a further assurance or perfection obligation within 5 Business Days of the Pledgor being notified of that failure and being requested to comply by the Collateral Agent.

11. Continuing Security; effectiveness of Security

- (a) The Pledge constitutes a continuing Security interest which shall be cumulative, in addition to and independent of every other Security which the Collateral Agent or any other Pledgee may at any time hold for the Secured Obligations or any rights, powers and remedies provided by Law. The Pledge expressed to be created under this Agreement shall not be affected in any way by any variation, amendment, restatement, novation, transfer (including by way of novation), extension, compromise or release of any or all of the Secured Obligations or the Loan Documents or of any other Security from time to time.
- (b) Until release of the Pledged Assets pursuant to Clause 12 (*Release of Pledged Assets*) and unless the Collateral Agent otherwise directs or unless otherwise contemplated by the Loan Documents, the Pledgor will not exercise any rights which it may have upon Enforcement (i) to be indemnified by any other Loan Party, (ii) to claim any contribution from any guarantor of the obligations of any Loan Party under the Loan Documents and/or (iii) to take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any rights of the Collateral Agent or any other Pledgee under the Loan Documents or of any other guarantee or Security taken pursuant to, or in connection with the Loan Documents by any of them.

12. Release of Pledged Assets

- (a) The Collateral Agent shall release and discharge the Pledged Assets in accordance with the terms and conditions of the Credit Agreement.
- (b) Subject to reinstatement rights pursuant to the Credit Agreement, upon release and discharge pursuant to paragraph (a) of this Clause 12 (*Release of Pledged Assets*), the Pledge created pursuant to this Agreement shall terminate in accordance with the terms and conditions of the Credit Agreement and the Pledged Assets then remaining and not previously applied against the Secured Obligations shall be released by the Collateral Agent.
- (c) Upon request and at the costs of the Pledgor, the Collateral Agent (or any other Pledgee under this Agreement) shall, after discharge as described in this Clause 12 (*Release of Pledged Assets*), notify any authority or other competent registration organisation with whom the Pledge has been registered that the Pledge has been released.

13. Miscellaneous

13.1. Exculpation and indemnity

- (a) Neither the Collateral Agent nor any other Secured Party shall be liable for any loss or damage suffered by the Pledgor, except in case of bad faith, wilful misconduct (*Absicht*) or gross negligence (*grobe Fahrlässigkeit*) on the part of the Collateral Agent or such other Secured Party (or any officer, employee, agent or delegate of, or appointed by, Collateral Agent or such other Secured Party for which they are responsible pursuant to mandatory applicable Law).
- (b) The Pledgor will fully release, discharge and indemnify the Collateral Agent, the other Secured Parties and any delegate and auxiliary person of the Collateral Agent and of any other Secured Party and keep them fully harmless for any claims raised or brought against them in connection with this Agreement, save in respect of loss or damage suffered as a result of bad faith, wilful misconduct (*Absicht*) or gross negligence (*grobe Fahrlässigkeit*) on the part of the Collateral Agent or such other Secured Party (or any officer, employee, agent or delegate of, or appointed by, the Collateral Agent or any other Secured Party for which they are responsible pursuant to mandatory applicable Law).

13.2. Waivers and amendment

- (a) No failure on the part of the Collateral Agent or any other Pledgee to exercise, or delay on its part in exercising, any Collateral Right shall operate as a waiver thereof, nor shall any single or partial exercise of a Collateral Right preclude any further or other exercise of that or any other Collateral Right.
- (b) Any amendment or waiver of this Agreement or any provision of this Agreement (including this paragraph (d) of this Clause 13.2 (*Waivers and amendment*)) shall only be binding if agreed in writing by the Parties.

13.3. No assignment or transfer by Pledgor

The rights and obligations of the Pledgor under this Agreement may not be assigned or transferred without the prior written consent of the Collateral Agent.

13.4. Successor Collateral Agent

If a successor of the Collateral Agent is appointed pursuant to the Intercreditor Agreement or any other Loan Document, the Collateral Agent may assign and

transfer by way of written agreement all of its rights and obligations hereunder (including by way of transfer of agreement (*Vertragsübernahme/-übertragung*)) to his successor without further consent of the Pledgor. The Pledgor herewith irrevocably and unconditionally agrees in advance to such transfer and assignment and to recognise any such successor Collateral Agent as new Collateral Agent in substitution of the retiring Collateral Agent, and to do all acts (at its own cost) necessary or useful (acting reasonably) for the successor Collateral Agent to be recognised by third parties as new Collateral Agent hereunder (including countersigning the written agreement of assignment and transfer and notices to the debtors of Assigned Claims).

13.5. Notices

(a) Notices under this Agreement shall be sent to the following addresses:

(i) If to the Collateral Agent:
UBS AG, STAMFORD BRANCH
677 Washington Boulevard
Stamford, Connecticut 06901
Attention: UBS Agency
Telephone: +1 203-719-4319
Telefax: +1 203-719-4176
Email: : DL-UBSAgency@ubs.com

(ii) If to the Pledgor:
Vat Holding AG
Seelistrasse 1
CH 9469 Haag (Rheintal)
Attention: Mr. Christoph Pichler
Telephone: +41 81 772 41 18
Fax: +41 81 772 43 93
Email: c.pichler@vat.ch

or to such other address notified in accordance with this provision.

(b) In addition, for the avoidance of doubt, section 10.02 (*Notices; Electronic Communications*) of the Credit Agreement shall apply to this Agreement.

13.6. Severability

If any provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, this shall not affect or impair (i) the validity or enforceability in that jurisdiction of any other provision of this Agreement or (ii) the validity or enforceability in any other jurisdiction of that or any other provision of this Agreement, and the Parties will negotiate in good faith to

replace the relevant provision by another provision reflecting as closely as possible the original intention and purpose of the Parties.

13.7. Counterparts

This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument.

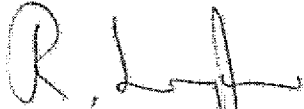
14. Law and Jurisdiction

- (a) This Agreement shall in all respects, including all the rights in rem aspects, be governed by and construed in accordance with the substantive laws of Switzerland (to the exclusion of conflict of law rules).
- (b) Each Party submits to the exclusive jurisdiction of the Courts of the Canton of Zurich, Switzerland, venue being Zurich 1 (and to the extent it can be agreed by the Parties, the commercial court of the Canton of Zurich (*Handelsgericht*) shall be competent), with the right to appeal to the Swiss Federal Court (*Schweizerisches Bundesgericht*) in Lausanne as provided by law, whose judgment shall be final, for all purposes relating to this Agreement. The Collateral Agent and each other Pledgee reserves the right to bring an action against the Pledgor at its place of domicile or before any other competent court.
- (c) With respect to the enforcement of any obligations of the Pledgor to the Collateral Agent or any other Pledgee under this Agreement and if there is no ordinary place of foreclosure (*Betreibungsort*) in Switzerland in relation to the Pledgor pursuant to the DEBA, the place of foreclosure (*Betreibungsort*) shall be Zurich 1, which shall operate as a special domicile (*Spezialdomizil*) of the Pledgor pursuant to article 50 para. 2 DEBA.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, this Agreement has been executed and dated on behalf of the Parties as per 7 May 2014.

Vat Holding AG, as Pledgor



By: DR. RÜDIGER LÖFFLE
Function: Authorised signatory



By: PICHLER CHRISTOPH
Function: Authorised signatory

UBS AG, STAMFORD BRANCH, as Collateral Agent, acting for itself (including as creditor of the Parallel Debt) and as representative (*direkter Stellvertreter*) in the name and for the account of the other Pledgees

By:
Function:

By:
Function:


IN WITNESS WHEREOF, this Agreement has been executed and dated on behalf of the Parties as per 7 May 2014.

Vat Holding AG, as Pledgor

By:
Function:

By:
Function:

UBS AG, STAMFORD BRANCH, as Collateral Agent, acting for itself (including as creditor of the Parallel Debt) and as representative (*direkter Stellvertreter*) in the name and for the account of the other Pledges



By: Lana Gfias
Function: Director
Banking Products Services, US



By: Kenneth Chin
Function: Director
Banking Products Services, US

Schedule 1: List of Original Pledgees

As per separate document attached hereto.

Schedule 2: Material Intellectual Property

This Schedule is given as per 31 March 2014.

Material Intellectual Property owned by the Pledgor and to the extent possible registered in the name of the Pledgor with the competent registration authorities.

1. Copyrights

None.

2. Patents

As per separate document attached hereto.

3. Trade Marks

As per separate document attached hereto.

4. Domain Names

None.

Schedule 3: Form of Notification Letter to the Swiss Institute of Intellectual Property

[Letterhead of Pledgor]

EINSCHREIBEN
Eidgenössisches Institut für Geistiges Eigentum
Einsteinstrasse 2
CH-3003 Bern

[Place, date]

Verpfändung von Marken und Patenten

Sehr geehrte Damen und Herren

Wir melden Ihnen hiermit an, dass wir die folgenden Marken und Patente an die UBS AG, Stamford Branch 677 Washington Boulevard, Stamford, Connecticut 06901, USA ("UBS Stamford") verpfändet haben:

[...]

UBS Stamford ist in der Schweiz vertreten durch Walder Wyss AG, Seefeldstrasse 123, 8034 Zürich (z.H. Herr Lukas Wyss).

Wir ersuchen Sie um Eintragung des Pfandrechts über die genannten Marken und Patente im Schweizerischen Markenregister respektive Patentregister und die Zustellung einer Eintragungsbestätigung an uns und an die hiesigen Vertreter der Pfandgläubigerin (vorgenannt).

Mit freundlichen Grüssen

[Pledgor]

By:
Function:

By:
Function

Schedule 4: Form of Notification Letter to the World Institute of Intellectual Property Organisation

[Letterhead of Pledgor]

Registered Mail
World Intellectual Property Organization
34, chemin des Colombettes
P.O. Box 18
1211 Geneva 20
Switzerland

[Place, date]

Pledge of Trademarks

Dear Ladies and Gentlemen

We hereby inform you that we entered into a pledge agreement dated [...] based on which we have pledged to UBS AG, Stamford Branch 677 Washington Boulevard, Stamford, Connecticut 06901, USA ("**UBS Stamford**") the following trademarks i.e.:

[...]

UBS Stamford is represented in Switzerland by Walder Wyss AG, Seefeldstrasse 123, 8034 Zürich (z.H. Herr Lukas Wyss).

We herewith kindly ask you to register this pledge in the international trademark register. For this purpose, we hereto enclose the duly filled out form MM 19 (e) and would be pleased if you could send a confirmation of the registration of the pledge in the international trademark register to us and also to the aforementioned representative of UBS Stamford.

Sincerely Yours,

[Pledgor]

By:
Function:

By:
Function

Annex: Form MM19 (E) OMPI

Schedule 5: Form of Notification Letter to Office of Harmonization for the Internal Market

See form attached as separate document

JP Pgh.	File	Country	Keywords	Registration Date (national)	Registration No. (national)	Priority Date (international)	Publication Date (national)	Publication No. (national)	Publication Date (international)	Publication No. (international)	Grant Date	Grant No.	Class
Patent	50900	JP	Ventil-Teller	31-Mrz-04	2004-102458	20-01-05	20-01-05	2005-291221	02-Jul-10	4541015	190JP		
Patent	50900	KR	Ventil-Teller	12-Mrz-04	10-2004-0017074	16-Sep-05	16-Sep-05	10-2005-0091580	19-Mai-10	0660030	190KR		
Patent	50900	TW	Ventil-Teller	18-Mrz-04	93107270	15-Sep-05	15-Sep-05	US 2005/019848	11-Nov-09	1316997	190TW		
Patent	50900	US	Ventil-Teller	18-Mai-04	10847484	27-Jun-07	27-Jun-07	CN 1 987 170 A	14-Nov-08	7 134 642	190US		
Patent	50925	CN	Ventil-Schwimmender	31-01-05	200510142765.5	31-Aug-07	31-Aug-07	IN 2325DE/2006 DC	08-Sep-10	ZL 200610142768.5	198CN		
Patent	50925	IN	Ventil-Schwimmender	25-01-05	2325DE/2006	05-Jul-07	05-Jul-07	JP 2007-170652 A	09-Jul-12	JP 5 032 526 B	198IN		
Patent	50925	JP	Ventil-Schwimmender	30-01-05	2005-292419	25-Jun-07	25-Jun-07	KR 10-2007-0065763 A1	24-Okt-13	10-1323511	198KR		
Patent	50925	KR	Ventil-Schwimmender	31-01-05	10-2006-0109251	21-Jun-07	21-Jun-07	US 2007/0138424 A1	08-Jul-08	US 7 396 001 B2	198US		
Patent	50925	US	Ventil-Schwimmender	20-Dez-05	11/311,434	21-Jun-07	21-Jun-07	US 2007-029558	09-Feb-10	US 7 668 357 B2	197KR		
Patent	50931	KR	VAT-Eckventil	08-Sep-06	10-2006-0085589	14-Mrz-07	14-Mrz-07	10-2007-029558	22-Feb-12	ZL200710138141.8	199CN		
Patent	50438	CN	Ventiltrieb 2-fach	18-Jul-07	200710138141.8	07-Feb-08	07-Feb-08	2008-25835	11-Jan-13	5171437	198JP		
Patent	50438	JP	Ventiltrieb 2-fach	13-Jul-07	2007-184695	23-Jan-08	23-Jan-08	10-2008-008272	11-Jan-13	5171437	198KR		
Patent	50438	KR	Ventiltrieb 2-fach	18-Jul-07	10-2007-0071823	16-Mrz-08	16-Mrz-08	200813354	13-Jun-13	1399498 B	199TW		
Patent	50438	TW	Ventiltrieb 2-fach	17-Jul-07	96125936	24-Jan-08	24-Jan-08	US 2005/0017820 A1	23-Apr-13	8 424 843	198US		
Patent	50438	US	Ventiltrieb 2-fach	19-Jul-07	11/579,500	04-Okt-07	04-Okt-07	2007-258881	07-Sep-12	5078974	203JP		
Patent	50465	JP	Abstimmung	24-Jan-07	2007-013899	27-Jul-07	27-Jul-07	10-2007-007790	19-Jul-13	1288717	203KR		
Patent	50465	KR	Abstimmung	24-Jan-07	10-2007-0007415	15-Aug-07	15-Aug-07	US-2007-0166851-A1	17-Jan-12	8 087 084	203US		
Patent	50465	US	Abstimmung	19-Jan-07	11/555,111	08-Mai-07	08-Mai-07	200710102242.1	13-Apr-11	200710102242.1	207CN		
Patent	50938	CN	Ventil-Flachtrieb	08-Mai-07	200710102242.1	15-Nov-07	15-Nov-07	2007-286177	25-Mai-12	5001062	207JP		
Patent	50938	JP	Ventil-Flachtrieb	07-Mai-07	2007-122385	08-Nov-07	08-Nov-07	10-2007-0108063	10-Mrz-09	7 500 849	207KR		
Patent	50938	KR	Ventil-Flachtrieb	04-Mai-07	10-2007-0043597	08-Nov-07	08-Nov-07	US 2007/0257220 A1	28-Sep-10	ZL 200610169213.2	210CN		
Patent	50938	US	Ventil-Flachtrieb	04-Mai-07	11/744,814	25-Jan-08	25-Jan-08	10-2008-008243	12-Okt-12	JP 5 108 292 B	212JP		
Patent	50978	KR	Nase	13-Jul-07	10-2007-0070938	27-Jun-07	27-Jun-07	CN 1 987 171 A	23-Okt-13	10-1323311	212KR		
Patent	50995	CN	Ventil-Schwimmender	20-Dez-08	20081018213.2	05-Jul-07	05-Jul-07	KR 10-2007-170655 A	28-Sep-10	US 7 802 772 B2	212US		
Patent	50995	JP	Ventil-Schwimmender	20-Dez-08	2008-342376	25-Jun-07	25-Jun-07	KR 10-2007-0085543 A1	05-Jun-13	ZL200810110198.1	215CN		
Patent	50995	KR	Ventil-Schwimmender	20-Dez-08	10-2008-0131116	16-Dez-05	16-Dez-05	US 2007/0138423 A1	05-Jun-13	ZL200810110198.1	215CN		
Patent	50935	US	Ventil-Schwimmender	16-Dez-05	11/641,114	10-Jun-05	10-Jun-05	200810110108.1					
Patent	50738	CN	VAT Parallelschwimm	10-Jun-05	200810110108.1								

Patent	60736	JP	VAT Parallelgramm	09-Jun-08	2008-145285	2008-145285	09-Jun-08	15-Jan-09	2009-8256	2009-8256	25-Jul-13	5024927	215JP
Patent	60736	KR	VAT Parallelgramm	05-Jun-08	10-2009-0053259	10-2009-0053259	05-Jun-08	11-Dec-08	10-2009-0108044	10-2009-0108044	19-Jul-11	7,990,529	215KR
Patent	60736	US	VAT Parallelgramm	09-Jun-08	12/135,751	12/135,751	09-Jun-08	11-Dec-08	US 2008/0302889 A1	US 2008/0302889 A1	04-Sep-08	DE 202008005238	216US
Gebrauchsmuster	60883	DE	Magnetventiltrieb Ventiltrieb-Abbildung	16-Apr-06	200908065236.6	200908065236.6	16-Apr-06	04-Sep-08			10-Oct-12	ZL 2009/0140376.1	226DE
Patent	60862	CN	Klemmbolzen Ventiltrieb-Abbildung	17-Jul-09	200910140376.1	200910140376.1	17-Jul-09	20-Jan-10	CN 101629650 A	CN 101629650 A	13-Dez-13	6433330	222CN
Patent	60862	IN	Klemmbolzen Ventiltrieb-Abbildung	16-Jul-09	1465/DEL/2009	1465/DEL/2009	16-Jul-09	12-Feb-10	JP 2010-022045 A	JP 2010-022045 A	31-Mrz-11	SG 158 810 B	222IN
Patent	60862	JP	Klemmbolzen Ventiltrieb-Abbildung	17-Jul-09	2009-168462	2009-168462	17-Jul-09	27-Jan-10	KR 10-2010-0009516 A1	KR 10-2010-0009516 A1	14-Jun-11	US 7,859,130 B2	222JP
Patent	60882	KR	Klemmbolzen Ventiltrieb-Abbildung	17-Jul-09	10-2009-0054583	10-2009-0054583	17-Jul-09	25-Feb-10	SG 158 810 A	SG 158 810 A	20-Mrz-13	ZL 20098013875.5	222KR
Patent	60882	SG	Klemmbolzen Ventiltrieb-Abbildung	10-Jul-09	200904896-8	200904896-8	10-Jul-09	18-Jun-10	TW 201022565 A	TW 201022565 A	09-Nov-12	11 2008 002 071.2	222SG
Patent	60882	TW	Klemmbolzen Ventiltrieb-Abbildung	17-Jul-09	08/24174	08/24174	17-Jul-09	21-Jan-10	US 2010012878 A1	US 2010012878 A1	11-Mrz-10	WO 2010028100	222TW
Patent	60882	US	Klemmbolzen Ventiltrieb-Abbildung	16-Jul-08	12/501,359	12/501,359	16-Jul-08	31-Aug-11	CN 102171486 A	CN 102171486 A	11-Mrz-10	WO 2010028100	222US
Patent	60078	CN	VAT Drehdurchführung	27-Aug-09	200880138875.5	27-Aug-09	27-Aug-09	11-Mrz-10	WO 2010028100	WO 2010028100	09-Nov-12	11 2008 002 071.2	230WOCN
Patent	60978	DE	VAT Drehdurchführung	27-Aug-09	11 2009 002 071.2	27-Aug-09	27-Aug-09	11-Mrz-10	WO 2010028100	WO 2010028100	11-Mrz-10	WO 2010028100	230WODE
Patent	60978	JP	VAT Drehdurchführung	27-Aug-09	2011-522508	2011-522508	27-Aug-09	11-Mrz-10	WO 2010028100	WO 2010028100	11-Mrz-10	WO 2010028100	230WOJP
Patent	60978	KR	VAT Drehdurchführung	27-Aug-09	10-2011-7007413	27-Aug-09	27-Aug-09	11-Mrz-10	WO 2010028100	WO 2010028100	11-Mrz-10	WO 2010028100	230WOKR
Patent	60978	US	VAT Drehdurchführung	27-Aug-09	13/062,458	13/062,458	27-Aug-09	11-Mrz-10	WO 2010028100	WO 2010028100	11-Mrz-10	WO 2010028100	230WOUS
Patent	61084	EP1	VAT Packende Dichtung	21-Jul-10	10734142.2	10734142.2	21-Jul-10	24-Feb-11	WO 2011022672	WO 2011022672	24-Feb-11	WO 2011022672	233WOJP
Patent	61084	JP	VAT Packende Dichtung	21-Jul-10	2012-5231111	2012-5231111	21-Jul-10	24-Feb-11	WO 2011022672	WO 2011022672	24-Feb-11	WO 2011022672	233WOKR
Patent	61084	KR	VAT Packende Dichtung	21-Jul-10	10-2012-7007007	10-2012-7007007	21-Jul-10	24-Feb-11	WO 2011022672	WO 2011022672	24-Feb-11	WO 2011022672	233WOUN
Patent	61271	CN	VAT Klappenventil	22-Okt-10	201010609408.1	201010609408.1	22-Okt-10	10-Aug-11	CN 102147017A	CN 102147017A	24-Feb-11	WO 2011022672	243CN
Patent	61271	CN1	Schwenklagerung VAT Klappenventil	22-Okt-10	201010609444.7	201010609444.7	22-Okt-10	08-Jul-11	CN 102117784 A	CN 102117784 A	24-Feb-11	WO 2011022672	243CN
Patent	61271	EP	Kniehebeltrieb VAT Klappenventil	22-Okt-08	0973836.9	0973836.9	22-Okt-08	27-Apr-11	EP 2 315 236 A1	EP 2 315 236 A1	24-Feb-11	WO 2011022672	243EP
Patent	61271	JP	Ventilsackel VAT Klappenventil	22-Okt-10	2010-237288	2010-237288	22-Okt-10	12-Mat-11	JP 2011-083711 A	JP 2011-083711 A	24-Feb-11	WO 2011022672	243JP
Patent	61271	JP1	Schwenklagerung VAT Klappenventil	22-Okt-10	2010-237287	2010-237287	22-Okt-10	02-Jun-11	JP 2011-108672 A	JP 2011-108672 A	24-Feb-11	WO 2011022672	243JP
Patent	61271	KR	Ventilsackel VAT Klappenventil	22-Okt-10	10-2010-0103718	10-2010-0103718	22-Okt-10	25-Apr-11	KR 10-2011-0044163 A1	KR 10-2011-0044163 A1	24-Feb-11	WO 2011022672	243KR
Patent	61271	KR1	Schwenklagerung VAT Klappenventil	22-Okt-10	10-2010-0103719	10-2010-0103719	22-Okt-10	25-Apr-11	KR 10-2011-0044164 A1	KR 10-2011-0044164 A1	24-Feb-11	WO 2011022672	243KR
Patent	61271	US	Ventilsackel VAT Klappenventil	22-Okt-10	12/910,531	12/910,531	22-Okt-10	25-Apr-11	US 2011/0085219 A1	US 2011/0085219 A1	24-Feb-11	WO 2011022672	243US
Patent	61271	US1	Schwenklagerung VAT Klappenventil	22-Okt-10	12/910,568	12/910,568	22-Okt-10	25-Apr-11	US 2011/0085220 A1	US 2011/0085220 A1	24-Feb-11	WO 2011022672	243US
Patent	61272	CN	Lagerung VAT Klappenventil	01-Feb-11	201110093229.6	201110093229.6	01-Feb-11	21-Sep-11	CN 102192337 A	CN 102192337 A	24-Feb-11	WO 2011022672	244CN
Patent	61272	EP	Lagerung VAT Klappenventil	04-Feb-10	10152882.0	10152882.0	04-Feb-10	10-Aug-11	EP 2 355 132 A1	EP 2 355 132 A1	24-Feb-11	WO 2011022672	244EP
Patent	61272	JP	Lagerung VAT Klappenventil	03-Feb-11	2011-021349	2011-021349	03-Feb-11	25-Aug-11	JP 2011-163557 A	JP 2011-163557 A	24-Feb-11	WO 2011022672	244JP
Patent	61272	KR	Lagerung VAT Klappenventil	01-Feb-11	10-2011-0010177	10-2011-0010177	01-Feb-11	10-Aug-11	KR 10-2011-000823 A1	KR 10-2011-000823 A1	24-Feb-11	WO 2011022672	244KR

Patent	51272	US	VAT Klappenventil	03-Feb-11	13/020,248				04-Aug-11	US 2011/0186782 A1			07-Jan-14	US 8,622,959 B2	244US
Patent	51560	CH	VAT MONO verkürzd	18-Mrz-11	00490/11				28-Sep-12	CH 704,738 A3					256TW
Patent	51561	TW	VAT 3D-MONO	15-Aug-11	100126001				01-Nov-12	TW 2012/43181 A					280CN
Patent	52037	CN	VAT Loser Teller im Ring	27-Jul-12	201210265346.5				30-Jan-13	CN 102900961 A					290EP
Patent	52037	EP	VAT Loser Teller im Ring	28-Jul-11	11175898.7				30-Jan-13	EP 2 551 564 A1					250JP
Patent	52037	JP	VAT Loser Teller im Ring	27-Jul-12	2012-166908				14-Feb-13	JP 2013-032840 A					250KR
Patent	52037	KR	VAT Loser Teller im Ring	25-Jul-12	10-2012-0081225				07-Feb-13	KR 10-2013-0014378 A1					280SG
Patent	52037	SG	VAT Loser Teller im Ring	25-Jul-12	201205533-1				28-Feb-13	SG 187 363 A					250TW
Patent	52037	TW	VAT Loser Teller im Ring	27-Jul-12	101121108				15-Jul-13	201326873					250US
Patent	52037	US	VAT Loser Teller im Ring	27-Jul-12	13/560,560				31-Jan-13	US-2013/0025704-A1			08-Oct-13	US 8,550,430 B2	
Patent	52047	CN	Dichtungsschutz VAT MONO mit	11-Jul-12	201280897757.7				11-Jul-12	PCT/EP2012/083580			31-Jan-13	WO 2013/013881 A1	
Patent	52247	JP	Dichtungsschutz VAT MONO mit	11-Jul-12					11-Jul-12	PCT/EP2012/083580			31-Jan-13	WO 2013/013881 A1	
Patent	52247	KR	Dichtungsschutz VAT MONO mit	11-Jul-12	10-2014-7095547				11-Jul-12	PCT/EP2012/083580			31-Jan-13	WO 2013/013881 A1	
Patent	52247	US	Dichtungsschutz VAT MONO mit	11-Jul-12	14/235,408				11-Jul-12	PCT/EP2012/083580			31-Jan-13	WO 2013/013881 A1	
Patent	52247	WO	Dichtungsschutz VAT L-Antrieb mit	11-Jul-12					11-Jul-12	PCT/EP2012/083580			31-Jan-13	WO 2013/013881 A1	258WO
Patent	52823	CN	Schlagfläche VAT L-Antrieb mit	27-Dez-13	201310741557.5										272CN
Patent	52823	EP	Schlagfläche VAT L-Antrieb mit	27-Dez-12	12189498.1										272EP
Patent	52823	JP	Schlagfläche VAT L-Antrieb mit	27-Dez-13	2013-272305										272JP
Patent	52823	KR	Schlagfläche VAT L-Antrieb mit	23-Dez-13	10-2013-0181503										272KR
Patent	52823	TW	Schlagfläche VAT L-Antrieb mit	23-Dez-13	102748335										272TW
Patent	52823	US	Schlagfläche Ventil mit 3-Stellungs-	23-Dez-13	14/739,352										272US
Patent	52870	EP	Druckelement Ventil mit 3-Stellungs-	21-Mrz-13	13160432.4										
Patent	52870	WO	Druckelement VAT Abgedichtete	12-Mrz-14						PCT/EP2014/054616					271WO
Patent	53206	EP	Schraube	29-Feb-14	14156772.7										

File No.	VAT File No.	IP Right	Registration Count/ Title (abbrev.)	Status	Registration File No.	Registration Dat	Publication No.	Grant Date	Grant Number
13288	151DE	PAT	NAT	E	P 44 46 847.0	28.12.1994		10.04.2003	44 46 847
13289	155DE	PAT	DE	E	P 44 46 846	28.12.1994		12.09.1996	44 46 846
13775	159US	PAT	US	E	08573.833	18.12.1995		26.11.1996	5177707
13776	157US	PAT	US	E	08592.983	28.01.1996		23.02.1999	5173362
14205	189JP	PAT	NAT	E	31504/48 Heisei (1996)	26.11.1996		11.03.2005	3 655 715
14586	153BE	PAT	DE	E	187 46 241.3	20.10.1997		31.05.2000	197 46 241
14697	162US	PAT	US	E	097065.431	27.05.1998		08.06.1999	5 909 867
15224	153US	PAT	US	E	09175.239	20.10.1998		02.05.2000	6 056 266
15225	153JP	PAT	JP	E	284316/10	06.10.1998		22.02.2008	4083318
15552	162JP	PAT	JP	E	H6-11-147/107	26.05.1999		31.10.2008	4210391
16089	172US	PAT	US	E	09504.426	12.07.2001		17.12.2002	6 494 434
16248	171US	PAT	US	E	08759.111	01.11.2001		13.08.2002	6 431 518
16380	176US	PAT	US	E	06759.025	11.01.2001		07.10.2003	6 629 682
16843	177JP	PAT	JP	E	2001-398 196	27.12.2001		08.12.2006	3 889 277
16844	177KR	PAT	KR	E	2001-95622	27.12.2001		08.01.2008	845 160
16975	180US	PAT	US	E	101411.167	07.05.2002		26.11.2002	6 485 007
17200	182JP	PAT	JP	E	2002-184845	25.06.2002		06.03.2009	4271905
17603	187US	PAT	US	E	101619.391	14.07.2003		12.07.2005	6 916 009
17646	184US	PAT	US	E	10465.447	19.06.2003		07.06.2005	6 902 145
17721	185US	PAT	US	E	10414.613	16.04.2003		31.05.2005	6 899 316
18325	185KR	PAT	KR	E	2004-26272	16.04.2004		04.03.2011	1021457
18405	184JP	PAT	JP	E	2004-177154	15.06.2004		25.03.2011	4589976
18406	184KR	PAT	KR	E	2004-43938	15.06.2004		01.02.2012	1113817
18422	191US	PAT	US	E	10916.698	12.06.2004		22.06.2007	7 228 687
18451	187JP	PAT	JP	E	2004-195754	01.07.2004		12.04.2011	4728802
18462	187KR	PAT	KR	E	2004-51543	02.07.2004		11.14807	
18483	193US	PAT	US	E	104917.641	13.08.2004		02.05.2006	7 036 764
18641	192US	PAT	US	E	10938.163	08.09.2004		14.03.2006	7 011 284
18652	194DE	PAT	DE	E	10 2005 004 887.7	02.02.2005	10 2005 004 987		
19136	118EPAT	PAT	EU	S	02 005 086.0	07.03.2002	1 241 388	25.05.2005	E 296417
19137	118EPCH	PAT	EU	S	02 005 086.0	07.03.2002	1 241 388	25.05.2005	1 241 388
19138	118EPDE	PAT	EU	E	02 005 086.0	07.03.2002	1 241 388	25.05.2005	502 03 171-9-08
19139	118EPFR	PAT	EU	E	02 005 086.0	07.03.2002	1 241 388	25.05.2005	1 241 388
19140	118EPGB	PAT	EU	E	02 005 086.0	07.03.2002	1 241 388	25.05.2005	1 241 388
19152	193KR	PAT	NAT	E	2005-0074506	12.06.2005		23.10.2012	1197068
19154	19154	PAT	NAT	E	10 2005 031 411.2	05.07.2005	10 2005 031 411		
19209	192JP	PAT	NAT	S	2005-259280	07.09.2005		06.01.2012	4897261
19210	192KR	PAT	NAT	E	2005-83748	08.09.2005		29.10.2012	1197067
19211	192TW	PAT	NAT	E	094 126 702	08.08.2005		21.01.2011	1 336378
19212	192CN	PAT	NAT	E	2005 10103721.6	07.09.2005		24.06.2009	ZL200510103721.6
19487	194US	PAT	NAT	E	11347.163	02.02.2006		27.01.2009	7 481 417
19488	194JP	PAT	NAT	E	2006-24968	01.02.2006		27.04.2012	4979239
19804	196CN	PAT	JP	E	2006-101 05 495.X	07.07.2006		21.12.2011	ZL200610105495.X
19805	196JP	PAT	JP	E	2006-187237	07.07.2006	1892080	03.02.2012	4918295
20892	205DE	PAT	DE	E	10 2007 030 006.0	28.06.2007		17.12.2009	10 2007 030 006
20994	205JP	PAT	NAT	E	2007-188111	18.07.2007	2007-25839	22.06.2012	5019896
20995	205CN	PAT	CN	E	200710136633.5	18.07.2007	101109453	08.12.2010	ZL200710136633.5
20996	206US	PAT	NAT	E	11778.961	17.07.2007		27.07.2010	7 762 527
21098	211US	PAT	US	E	11852.517	10.09.2007		08.06.2010	7 731 156
21099	211JP	PAT	JP	E	2007-212583	17.08.2007	2008-75871	07.09.2012	5080169
21100	211KR	PAT	KR	S	2007-93552	14.09.2007		23.01.2008	1 688 654
21465	194EPCH	PAT	EU	E	06 000 771.3	14.01.2008	1 688 654	23.01.2008	1 688 654
21467	194EPFR	PAT	EU	E	06000771.3	14.01.2008	1 688 654	23.01.2008	1 688 654
21468	194EPGB	PAT	EU	E	06000771.3	14.01.2008	1 688 654	23.01.2008	1 688 654

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21755	228DE	NAT	DE	JP	S	10.2008.027.944,7	12.06.2008	2009-299889	30.07.2009	10.2008.027.944,7
21799	232JP	NAT	DE	JP	E	2008-206436	13.05.2008		16.10.2009	4391573
22042	227DE	NAT	DE	DE	E	10.2008.051.349,0	15.10.2008	10.2008.081.315	12.11.2009	10.2008.051.349
22103	238DE	NAT	DE	DE	E	10.2008.061.315,0	10.2008.061.315,0	10.2008.061.315	15.11.2012	10.2008.061.315
22173	227CN	NAT	CN	CN	E	2009-10204222,4	14.10.2009	10172721	10.07.2013	ZL200810204222,4
22204	227JP	NAT	CN	JP	S	2009-234308	08.10.2009	2010-96349		
22705	227KR	NAT	KR	KR	S	2009-67563	14.10.2009			
22706	227US	NAT	US	US	S	12576,527	09.10.2009			
22737	231TW	NAT	TW	TW	E	098132024	23.06.2009		15.05.2012	8,177,190
22801	221WOCN	NAT	CN	CN	S	200880100066,0	21.07.2008	101755159	20.06.2012	ZL200880100066,0
22903	221WOCN	NAT	IN	JP	S	460/CHEMP/2010	21.07.2008			
22904	221WOCN	NAT	IN	JP	S	2010-0517233	21.07.2008	2010-534301	16.06.2013	5340283
22905	221WOCR	NAT	US	US	S	2010-7001330	21.07.2008			
22906	221WQUS	NAT	US	US	S	12688,235	15.01.2010		13.03.2012	8,132,782
22907	218WOCN	NAT	CN	CN	E	200660025641,2	21.07.2008	101809349	17.07.2013	ZL200880025641,2
22909	218WOCN	NAT	IN	JP	S	440/CHEMP/2010	21.07.2008			
22910	218WOCN	NAT	IN	JP	S	2010-517234	21.07.2008	2010-534302	16.06.2013	5340284
22911	218WOCR	NAT	US	US	S	2010-7001329	21.07.2008			
22912	218WQUS	NAT	US	US	S	12688,140	15.01.2010	US-2010-0116349-A1	27.03.2012	8,141,847
22913	225WOCN	NAT	US	US	E	20088019187,X	05.12.2008	101889162	27.03.2013	ZL20088019187,X
23139	225WOCR	NAT	EP	EP	E	08.658.876,2 - 1751	05.12.2008	2.215.387	24.04.2013	2.215.387
23140	225WOCR	NAT	JP	JP	S	2010-536282	05.12.2008	2011-505528		
23141	225WOCR	NAT	US	US	S	2010-7010283	05.12.2008			
23142	225WQUS	NAT	US	US	S	12775,795	07.05.2010	102057193	08.01.2013	8.348.234
23527	228WOCN	NAT	CN	CN	E	200980121365,7	06.05.2009		22.05.2013	ZL200980121365,7
23529	228WOCR	NAT	CN	CN	E	2010-7025222	06.05.2009			
23530	228WQUS	NAT	US	US	E	12943,353	10.11.2010		10.07.2012	8,215,612
23637	245CN	NAT	CN	CN	S	201019536499,X	25.10.2010	102052474		
23638	245KR	NAT	CN	CN	S	2010-103949	25.10.2010			
23639	245JP	NAT	TW	JP	S	2010-238838	25.10.2010	2011-94795		
23640	245US	NAT	JP	JP	S	099134292	08.10.2010		20.08.2013	8,511,642
23641	245US	NAT	CN	CN	E	12910,901	25.10.2010	US-2011-0095218-A1		
23759	242CN	NAT	CN	CN	E	201010625089,6	14.12.2010	102141160		
23760	242DE	NAT	DE	DE	S	10.2010.053.411,0	06.12.2010	10.2010.053.411.1		
23761	242JP	NAT	JP	JP	S	2010-278302	14.12.2010	2011-127763		
23762	242KR	NAT	KR	KR	S	2010-0126834	13.12.2010			
23763	242US	NAT	US	US	E	12967,692	14.12.2010	US 20110140019 A1	13.08.2013	8,505,875
23793	236WOCN	NAT	US	US	E	13/009.147	19.01.2011	US-2011-0108750-A1		
23869	231WOCN	NAT	CN	CN	S	200980137886,1	21.09.2009	102165232		
23870	231WOCR	NAT	JP	JP	S	2011-528138	21.09.2009	2012-504212		
23871	231WOCR	NAT	KR	KR	S	2011-7006802	21.09.2009			
23872	231WQUS	NAT	US	US	S	13/119.530	14.09.2011	US-2011-0175011-A1	18.03.2014	8,672,293
23901	262AT	NAT	AT	AT	E	GM 8045/2012	04.12.2009		15.12.2012	12.957
23983	218WOCN	NAT	DE	DE	E	08.772.794,5	21.07.2008	2.171.335	06.04.2011	2.171.335
23984	218WOCN	NAT	DE	DE	E	08.772.790,9	21.07.2008		06.04.2011	
24001	238WOCN	NAT	CN	CN	S	200980150366,4	04.12.2009	102282399	06.04.2011	50.2008.003.122,7-08
24002	238WOCR	NAT	JP	JP	S	2011-539844	04.12.2009			
24003	236WOCR	NAT	KR	KR	S	2011-7013217	04.12.2009	2012-511672		
24018	236WOCN	NAT	IN	JP	S	4063/CHEMP/2011	04.12.2009			
24019	236WOCR	NAT	SG	SG	E	201104237-1	04.12.2009			
24278	266AT	NAT	AT	AT	E	GM 8094/2012	22.11.2011		31.07.2013	172073
24337	263DE	NAT	DE	DE	E	10.2011.119.035,3	17.11.2010	102713374	15.06.2013	13.194
24744	247WOCN	NAT	CN	CN	S	201090062638,5	17.11.2010		13.12.2012	10.2011.119.035
24745	247WOCR	NAT	JP	JP	S	2012-550263	17.11.2010	102713374		
24746	247WOCR	NAT	KR	KR	S	2012-7015432	17.11.2010	2013-518223		
24747	247WOCN	NAT	JP	JP	S	13574,822	07.01.2011	20120317887 A1		
24748	249WOCN	NAT	CN	CN	S	201180007074,2	07.01.2011	102713379		
24749	249WOCR	NAT	JP	JP	S	2012-949203	07.01.2011	2013-518216		

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24750	249WOKR	PAT	NAT	KR	Spreitzteilventil	S	2012-7016153	07.01.2011	WO-2011/086482	25.02.2014	8.657.256
24751	249WOCN	PAT	NAT	US	Spreitzteilventil	E	13621.877	07.01.2011	US-2012-0288904-A1		
24754	246WOCN	PAT	NAT	CN	Kipp-Tür (Kippung durch Schlauch oder Membrane)	S	2011860007474.3	18.01.2011	102713388		
24755	246WOCJP	PAT	NAT	JP	Kipp-Tür (Kippung durch Schlauch oder Membrane)	S	2012-550264	18.01.2011	WO-2011/091455	13.12.2013	182472
24756	246WOKR	PAT	NAT	KR	Kipp-Tür (Kippung durch Schlauch oder Membrane)	S	2012-70155588	18.01.2011	WO-2011/091455		
24757	246WOSG	PAT	NAT	SG	Kipp-Tür (Kippung durch Schlauch oder Membrane)	E	2012051215-7	18.01.2011	US-2012-0288904-A1		
24758	246WOCN	PAT	NAT	US	Kipp-Tür (Kippung durch Schlauch oder Membrane)	S	13675.411	18.01.2011	WO-2011/091455		
25028	263DE	PAT	NAT	JP	Federaktuator	S	2012-255592	21.11.2012	2013-108625		
25029	263DE	PAT	NAT	US	Federaktuator	S	13663.060	21.11.2012	US-2013-0126772-A1		
25049	273US	PAT	NAT	US	L-VAT mit T-Bewegung.	S	13675.523	14.11.2012			
25051	275EP	PAT	EU	EP	L-Antrieb mit Feder	S	12.007.436.6	31.10.2012			
25099	274EP	PAT	EU	EP	Blechgehäuse mit Massivflansch	S	12.008.151.8	05.12.2012			
25169	265ATCN	PAT	NAT	CN	Luftheizung	S	201310040200.5	01.02.2013	103244751		
25170	265ATDE	PAT	NAT	DE	Luftheizung	S	10.2013.001.179.5	18.01.2013	10.2013.001.179		
25171	265ATJP	PAT	NAT	JP	Luftheizung	S	2013-013984	29.01.2013	2013-160381		
25172	265ATKR	PAT	NAT	KR	Luftheizung	S	2013-0010046	29.01.2013			
25173	265ATUS	PAT	NAT	US	Luftheizung	S	13751.465	28.01.2013	US-2013-0189828-A1		
25210	264ATCN	PAT	NAT	CN	Blechflansch	S	2013101374443.0	19.04.2013	103375641		
25211	264ATDE	PAT	NAT	DE	Blechflansch	S	10.2013.005.064.2	22.03.2013	10.2013.005.064		
25212	264ATJP	PAT	NAT	JP	Blechflansch	S	2013-79674	05.04.2013	2013-224736		
25213	264ATKR	PAT	NAT	KR	Blechflansch	S	2013-0041754	16.04.2013			
25214	264ATUS	PAT	NAT	US	Blechflansch	S	13945.451	18.03.2013	US-20130278905-A1		
25215	267ATCN	PAT	NAT	CN	Zweistelliger Spreitzkeil	S	201310137400.2	19.04.2013	103375600		
25216	267ATDE	PAT	NAT	DE	Zweistelliger Spreitzkeil	S	10.2013.006.123.7	10.04.2013	10.2013.006.123.7		
25217	267ATJP	PAT	NAT	JP	Zweistelliger Spreitzkeil	S	2013-085298	15.04.2013	2013-224737		
25218	267ATKR	PAT	NAT	KR	Zweistelliger Spreitzkeil	S	2013-0042514	17.04.2013			
25219	267ATUS	PAT	NAT	US	Zweistelliger Spreitzkeil	S	13866.163	19.04.2013	US-2013-0277890-A1		
25414	225WOEPEDE	PAT	EU	DE	XL-VAT (Tur-Schragflächereführung)	E	08.855.876.2 - 1751	05.12.2008	2.215.387	24.04.2013	50.2008.009.807.0
25450	268 CN	PAT	NAT	CN	Rahmenkonstruktion für Trageinheit	S	201310304286.8	19.07.2013	103574139		
25451	268 JP	PAT	NAT	JP	Rahmenkonstruktion für Trageinheit	S	2013-151069	19.07.2013	2014-205663		
25452	268 KR	PAT	NAT	KR	Rahmenkonstruktion für Trageinheit	S	2013-0085323	19.07.2013			
25453	268 US	PAT	NAT	US	Rahmenkonstruktion für Trageinheit	S	13941.645	15.07.2013	US-2014-0021396-A1		
25454	269 CN	PAT	NAT	CN	Tellerbefestigung mit T-Nut, drehbar	S	201310304248.2	19.07.2013	103574084		
25455	269 JP	PAT	NAT	JP	Tellerbefestigung mit T-Nut, drehbar	S	2013-151068	19.07.2013	2014-205662		
25456	269 KR	PAT	NAT	KR	Tellerbefestigung mit T-Nut, drehbar	S	2013-0085322	19.07.2013			
25457	269 US	PAT	NAT	US	Tellerbefestigung mit T-Nut, drehbar	S	13940.369	12.07.2013	US-2014-0021395-A1		
25510	277 CH	PAT	NAT	CH	Ventilanordnung	E	01954.008	12.12.2008		28.02.2013	700.100
25511	277 US	PAT	NAT	US	Ventilanordnung	E	12625362	24.11.2009		20.03.2012	8.136.793
25512	270 CN	PAT	NAT	CN	Druckelement mit Rohrverbindung	S	201310358017.X	16.06.2013	103591365		
25513	270 JP	PAT	NAT	JP	Druckelement mit Rohrverbindung	S	2013-157870	30.07.2013	2014-37889		
25514	270 KR	PAT	NAT	KR	Druckelement mit Rohrverbindung	S	2013-0097080	16.06.2013			
25515	270 US	PAT	NAT	US	Druckelement mit Rohrverbindung	S	13969.647	19.06.2013	US-2014-0048736-A1		
25517	277 DE	PAT	NAT	DE	Ventilanordnung	S	10.2009.051.679	03.11.2009			
25518	277 JP	PAT	NAT	JP	Ventilanordnung	S	2009-281342	11.12.2009	2010-136073		
25562	281 AT	PAT	NAT	AT	elektrisch leitende Abstützung	S	A.589207.3	23.07.2013			
25625	275 CN	PAT	NAT	CN	L-Antrieb mit Feder	S	201310526525.4	31.10.2013			
25626	275 JP	PAT	NAT	JP	L-Antrieb mit Feder	S	2013-224721	28.10.2013			
25627	275 KR	PAT	NAT	KR	L-Antrieb mit Feder	S	2013-0129058	28.10.2013			
25628	275TW	PAT	NAT	TW	L-Antrieb mit Feder	S	102136673	11.10.2013			
25629	275 US	PAT	NAT	US	L-Antrieb mit Feder	S	140768.092	31.10.2013			
25707	273US	PAT	PCT	WO	L-VAT mit T-Bewegung	S	PCT/EP2013/003169	22.10.2013			
25710	283 AT	PAT	EU	EP	TWINVAT-Außensen	S	13.005.463.8	21.11.2013			
25761	274 WO	PAT	PCT	WO	Blechgehäuse mit Massivflansch	S	PCT/EP2013/003412				
25982	284 AT	PAT	NAT	AT	Eckventil mit Handtrieb	S					
25983	285 AT	PAT	NAT	AT	Dichtungseinheit-statische und dynamische Dichtung	S					
26068	285 AT	PAT	NAT	AT	steife Sänge	S	A.189/2014	18.03.2014			

Patentanwälte Hofmann & Fechner

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Markenregistrierungen

Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
COMVAT	Benelux (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Bulgarien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Dänemark (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Deutschland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Estland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Finnland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Frankreich (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Griechenland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM

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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
COMVAT	Grossbritannien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Indien (National)	Registriert	1315595	15.10.2004	15.10.2014	07	W080925
COMVAT	Irland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Italien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Japan (International)	Eingeschr. Verzeichnis	856906	28.10.2004	28.10.2014	07	W080927/JP
COMVAT	Kroatien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Lettland (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Litauen (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Malta (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM

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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
COMVAT	Österreich (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Polen (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Portugal (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Rumänien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Schweden (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Schweiz (National)	Registriert	527109	20.09.2004	20.09.2014	06, 07	W080920
COMVAT	Singapur (International)	Eingeschr. Verzeichnis	856906	28.10.2004	28.10.2014	07	W080927/SG
COMVAT	Slowakei (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
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




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




Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
COMVAT	Spanien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Taiwan, R.o.C. (National)	Registriert	01206743	20.10.2004	01.05.2016	06	W080926
COMVAT	Tschechien (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	Ungarn (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
COMVAT	USA (International)	Eingeschr. Verzeichnis	856906	28.10.2004	28.10.2014	07	W080927/US
COMVAT	Zypern (EU)	Registriert	856906	28.10.2004	28.10.2014	06, 07	W080927/EM
VAT (fig.)	Benelux (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.)	Bulgarien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM








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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	China (International)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975
VAT (fig.) 	China (National)	Registriert	4357691	11.11.2004	28.05.2017	09	W081262
VAT (fig.) 	China (National)	Registriert	4357692	11.11.2004	28.05.2017	07	W080952
VAT (fig.) 	Dänemark (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Deutschland (EU)	Registriert	840794	01.10.2004 Seniorität	01.10.2014	07, 09	W080975/EM






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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	Deutschland (National)	Seniorität beansprucht	1 079 844	30.04.1984	30.04.2014 keine Verlängerung	07, 09	W080946
VAT (fig.) 	Estland (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Finnland (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Frankreich (EU)	Registriert	840794	01.10.2004 Seniorität	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Frankreich (National)	Seniorität beansprucht	1267733	05.04.1984	05.04.2014 keine Verlängerung	07, 09	W080940






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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	Griechenland (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Grossbritannien (EU)	Registriert	840794	01.10.2004 Seniorität	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Grossbritannien (National)	Seniorität beansprucht	1215667	28.03.1984	28.03.2015 keine Verlängerung	07	W080942
VAT (fig.) 	Grossbritannien (National)	Seniorität beansprucht	1215668	28.03.1984	28.03.2015 keine Verlängerung	09	W080943
VAT (fig.) 	Indien (National)	Angemeldet	1325977	15.12.2004	15.12.2014	07	W080980






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VAT (fig.) 	Italien (EU)	Registriert	840794	01.10.2004 Seniorität	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Italien (National)	Seniorität beansprucht	1084417	04.04.1984	04.04.2014 keine Verlängerung	07, 09	W080941
VAT (fig.) 	Japan (International)	Registriert	840794	01.10.2004 Ersetzung	01.10.2014	07, 09	W080975/JP
VAT (fig.) 	Kroatien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM






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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
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VAT (fig.) 	Litauen (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Malaysia (National)	Registriert	04020267	23.12.2004	23.12.2014	07	W080974
VAT (fig.) 	Malta (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Österreich (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM






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VAT (fig.) 	Rumänien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Schweden (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Schweiz (National)	Registriert	335735	27.03.1984	27.03.2014	07, 09	W080939




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Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	Singapur (International)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975
VAT (fig.) 	Slowakei (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Slowenien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Spanien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Südkorea (International)	Teilweise def. Schutzverw.	840794	01.10.2004	01.10.2014	07, 09	W080975/KR

TRADEMARK

Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	Südkorea (National)	Registriert	550624	28.12.2001	11.06.2023	07, 09	W080949
VAT (fig.) 	Taiwan, R.o.C. (National)	Registriert	1125083	12.11.2003	01.11.2014	07	W080951
VAT (fig.) 	Taiwan, R.o.C. (National)	Registriert	1121364	12.11.2003	01.10.2014	09	W081179
VAT (fig.) 	Tschechien (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT (fig.) 	Ungarn (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM

TRADEMARK

Marke	Land	Status	Nummer	Datum	Gültig bis	Klassen	Unsere Ref.
VAT (fig.) 	USA (International)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/US
VAT (fig.) 	Zypern (EU)	Registriert	840794	01.10.2004	01.10.2014	07, 09	W080975/EM
VAT weiss (fig.) 	USA (National)	Registriert	1,315,568	10.02.1984	22.01.2015	09	W080950