OP \$40.00 3464439

ETAS ID: TM499030

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ENTITY CONVERSION

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
COFIMCO S.p.A.		12/30/2004	Società Per Azioni (Spa): ITALY

RECEIVING PARTY DATA

Name:	COFIMCO S.r.I.	
Street Address:	Via Antonio Gramsci, 136	
City:	Pombia NO	
State/Country:	ITALY	
Entity Type:	Limited Liability Company: ITALY	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3464439	CX

CORRESPONDENCE DATA

Fax Number: 7136234846

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.

Phone: 713-623-4844

Email: psdocketing@pattersonsheridan.com

Correspondent Name: B. Todd Patterson
Address Line 1: 24 Greenway Plaza

Address Line 2: Suite 1600

Address Line 4: Houston, TEXAS 77046

DOMESTIC REPRESENTATIVE

Name: Patterson & Sheridan, LLP

Address Line 1: 24 Greenway Plaza

Address Line 2: Suite 1600

Address Line 4: Houston, TEXAS 77046

NAME OF SUBMITTER:	William B. Patterson	
SIGNATURE:	/William B. Patterson/	
DATE SIGNED:	11/20/2018	

Total Attachments: 16 source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page1.tif source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page2.tif source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page3.tif source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page4.tif source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page5.tif source=Cofimco - English translation of 12-30-04 Extraordinary General Meeting#page6.tif source=ENTITY CHANGE SKM C30818090711310#page1.tif source=ENTITY CHANGE SKM_C30818090711310#page2.tif source=ENTITY CHANGE SKM C30818090711310#page3.tif source=ENTITY CHANGE SKM C30818090711310#page4.tif source=ENTITY CHANGE SKM_C30818090711310#page5.tif source=ENTITY CHANGE SKM_C30818090711310#page6.tif source=ENTITY CHANGE SKM C30818090711310#page7.tif source=ENTITY CHANGE SKM C30818090711310#page8.tif source=ENTITY CHANGE SKM_C30818090711310#page9.tif source=ENTITY CHANGE SKM_C30818090711310#page10.tif

Revenue Office Milan Office Registered on 13.1.2005 As file no. 246 Series 1 $\$ 133.11

Record no. 39015

Folder no. 13 547

MINUTES OF EXTRAORDINARY GENERAL MEETING

THE REPUBLIC OF ITALY

This day, the 30 (thirtieth) of December, 2004 (two thousand and four),

WITNESSTH:

the following deed, drawn up in Milan, at 2, Piazza Belgioioso, at 8.20 p.m. Before me, GABRIELE FRANCO MACCARINI, Notary Public in Milan, registered in the Register of the Notary District of Milan, the party hereto appears:

Mr Giuseppe Cangelosi, born in Pederobba (Treviso) on 22 March 1961, whose address for service is at the registered office of the company as hereinafter set forth, Executive. Acting in his capacity as Managing Director of the company hereinafter set forth, the appearing party requests the notary public to acknowledge and draw up the minutes of the Extraordinary General Meeting for the company:

"COFIMCO S.p.A"

A single-member company having its registered office in Rome, at 20, Via delle Quattro Fontane, with a fully paid-up share capital of EUR 516,460.00, registration number in the Rome Register of Companies and tax ID code no. 02556920151, Economic and Administrative Index of Rome no. 1073414.

The appearing party, an Italian citizen whose identity is acknowledged by the notary public, explicitly waives the presence of witnesses hereto, upon the notary's permission, and states that the proxy of the single member of the aforesaid company is attending this meeting being convened in this place, on this date and at this time, in order to discuss and resolve upon the following

AGENDA

1. Change in status from the current legal form to a Limited Liability

Company.

- 2. Transfer of registered office.
- 3. Change in the period of duration of the company.
- 4. Adopt a new text of Company By-laws, compliant with the provisions set forth in Government Decree no 6 of 17 January 2003 and subsequent amendments and additions.
- 5. Appointment of members the governance body and the supervisory body.

The appearing party requests the notary public to acknowledge and draw up the minutes of this meeting and the subsequent resolutions, to be recorded in this public deed.

Accepting the task, the notary public acknowledges the following proceedings of the meeting.

The appearing party chairs the meeting pursuant to the provisions of the Company Bylaws and by law, whereby he acknowledges as follows:

- The governance body is in attendance, in the person of the appearing party in his capacity as Managing Director, and the following Directors: Mr Derek Richard Read, Chairman of the Board of Directors, as well as Mr Marco Rapetti and Mr Christopher Kearney, Directors. Mr Patrick O'Leary and Mr William Richard Bouchard, being justified absentees, are in attendance via video-conference;
- The following Statutory Auditors are in attendance via video-conference: Mr Roberto Santagostino, Chairman, Mr Artemio Guaraschi and Mr Andrea Patarnello, Standing Statutory Auditors;
- The single member, the Company Hudson Holding Ltd, having its registered office at Unit 1 Silver Birches Business Park, Aston Road, Bromsgrove, Worcester B60 3 EU, a British Company, holding no. 1,000 (one thousand) shares having a face value of EUR 516.46 (five hundred and sixteen Euros and forty-six cents) each, representing the full share capital, is also in attendance, represented by Mr Luca Magrini by proxy;
- The identity, authority and validity of the proxy are acknowledged;
- The meeting can be considered as duly constituted and fully convened to resolve pursuant to the applicable law and the provisions set forth in the Company By-laws.
 - Starting the discussion on each item on the agenda, the Chairman expounds on the reasons whereby the following changes are recommended:
- Change in status from the current legal form to a Limited Liability Company;
- Transfer of the Company's registered office from 20, Via delle Quattro Fontane, Rome, to 62, Via Gramsci, Pombia (Novara);
- Change in the period of duration of the company, shortened to 31 December 2050, in order to avoid any misunderstandings on the implementation of dissolution regulations, as applicable to the perpetual duration of

companies.

The Chairman expounds on the Company By-laws that shall govern the operations of the Company after the change into a Limited Liability Company, as set forth in the text adjusted to comply to the provisions of Gov. Decree no. 6 of 17 January 2003, whereas the company's scope of activities, company capital and ending dates of the FYs shall be unchanged.

On behalf of the other members of the Board of Statutory Auditors, all in attendance via video conference, the Chairman of the Board of Statutory Auditors, Mr Roberto Santagostino, expresses his favourable opinion on the proposals put forward by the Chairman of the Meeting, and particularly states as follows:

- The company capital of EUR 516,460.00, is fully subscribed, paid-up and existing;
- The company does not hold any treasury shares;
- There are no losses to be hedged;
- No debenture loans are in place.

The Chairman moreover informs the Meeting that all members of the governance and the supervisory bodies have expressed their intention to resign.

Upon hearing the Chairman's report and after thoroughly discussing all items on the agenda, the Meeting proceeds to vote thereon by open vote, whereby the cHairman acknowledges that, by the vote expressed by the single member, the Meeting consequently

RESOLVES

as follows:

- 1. To change the status of the company from the current legal form to a Limited Liability Company, with the name "COFIMCO S.r.l.", with a company capital of EUR 516,460.00, divided into indivisible unitary stakes pursuant to Art. 2468 of the Italian Civil Code. The said company capital is fully held by the single member, the Company Hudson Holding Ltd.
- 2. To transfer the Company's registered office from 20, Via delle Quattro Fontane, Rome, to Pombia (Novara).

Pursuant to the provisions of Art. 111 ter implementing the provisions of the Italian Civil Code and, as a consequence, requiring the mandatory registration with the Register of companies, the proxy of the single member does hereby state that the new registered office of the company is established at 62, Via Gramsci, Pombia (Novara).

- 3. To shorten the period of duration of the company to 31 December 2050.
- 4. To adopt a new text of Company Bylaws, compliant with the new legal form as well as the provisions set forth in Government Decree no. 6 of 17 January 2003 and subsequent amendments and additions. The aforesaid Company By-laws, including the amendments thus resolved upon, read by the

- Notary Public, signed by the appearing party and the Notary Public, shall be attached hereto as Annex "A".
- 5. To accept the resignations of the members of the Board of Directors after thanking them for fulfilling their duties on behalf of the company.
- 6. To appoint a new Board of Directors, consisting of three members who will remain in office for three FYs, vested with the powers set forth in Art. 10 of the Company By-laws, acknowledging the Board members' decision to waive remuneration.
 - As a consequence, the following Board members are appointed:
- Nobili Maria Grazia, an Italian citizen born in Veruno(NO) on 22 April 1954, resident at 50, Via Alto Vergante, Invorio (NO), tax ID code no. NBL MGR 54D62 L798E, Chairman of the Board of Directors;
- Terry Brown, a US citizen born in Rochester (New York) on 21 August 1956, resident at 2070 Tunbridge Tr. Algonquin, Il 6010 Texas, Director;
- Marco Rapetti, an Italian citizen born in Milan on 24 June 1958, resident at 21/6, Via Frua, Milan, tax ID code no. RPT MRC 58H24 F205B, Director;
- 7. To accept the resignations of the members of the supervisory body after thanking them for fulfilling their duties on behalf of the company.
- 8. To appoint a new Board of Statutory Auditors, consisting of the following members who will remain in office for three FYs:
- Ettore Ignazio Drago, an Italian citizen born in Genoa on 14 May 1939, whose address for service is 44, Via San Gregorio, Milan, tax ID code no. DRG TRG 39E14 D969C, registered in the Register of Auditors by Ministry Decree dated 12 April 1995, published in the Official Gazette of the Republic of Italy, no. 31bis of Special Series 4, of 21 April 1995, Chairman of the Board of Statutory Auditors;
- Enrico Maria Cossa, an Italian citizen born in Milan on 21 April 1966, whose address for service is 6, Piazzale Cadorna, Milan, tax ID code no. CSS NCM 66D21 F2050, registered in the Register of Auditors by Ministry Decree dated 12 April 1995, published in the Official Gazette of the Republic of Italy, no. 31bis of Special Series 4, of 21 April 1995, under entry no. 16337, Standing Auditor;
- Andrea de' Mozzi, an Italian citizen born in Vicenza on 23 February 1973, whose address for service is 6, Piazzale Cadorna, Milan, tax ID code no. DMZ NDR 73B23 L840N, registered in the Register of Auditors by Ministry Decree dated 9 April 2003, published in the Official Gazette of the Republic of Italy, no. 31 of Special Series 4, of 18 April 2003, under entry no. 128582, Standing Auditor;
- Alfredo Malguzzi, an Italian citizen born in Lerici(SP) on 31 August 1962, whose address for service is 6, Piazzale Cadorna, Milan, tax ID code no. MLG LRD 62M31 E542A, registered in the Register of Auditors by Ministry Decree dated 12 April 1995, published in the Official Gazette of the

- Republic of Italy, no. 31bis of Special Series 4, of 21 April 1995, under entry no. 34236, Alternate Auditor;
- Alice Arianna Stuppia, an Italian citizen born in Milan on 31 December 1971, whose address for service is 6, Piazzale Cadorna, Milan, tax ID code no. STP LRN 71T71 F205Y, registered in the Register of Auditors by order published in the Official Gazette, supplement no. 36 of Special Series 4, of 8 May 2001, under entry no. 12068, Alternate Auditor.

Based on the fee rates established by the Association of Certified Accountants the annual remuneration for Standing Auditors are decided.

- 9. To authorize the company's governance body as of now to submit any applications and file the proceedings required to achieve the official acknowledgement that the newly set up Limited Liability Company is the sole rightful owner of all assets, rights, securities, vehicles as well as any other assets or equity held by the Joint-Stock Company whose legal form has just been changed hereby.
- 10. To grant full powers and authority to the governance body in order to collect and cancel the shares and record in the shareholder register the equity holdings and the relevant values.
- 11. To authorize any and all offices or authorities to transfer all contracts, agreements and/or licences and permits held by the Company to the newly changed company, including the new company name and registered office.
 - Namely, the transfer of the following movable property, registered as company assets, is hereby authorized:
- Iveco Fiat 35 8 1 IG 1 3 6 CTG N1 truck vehicle plate no. AH288CR chassis no. ZCFC3550105058711 -
- Iveco Fiat 35 8 1 IG 1 3 6 CTG N1 truck vehicle plate no. AH879CZ chassis no. ZCFC3550102182260 -
- Mercedes Benz AG 1324 L 55 B CTG N2 truck vehicle plate no. AH151DA chassis no. WDB6792351K175723 -
- Vespa PX125E motorcycle vehicle plate no. MI701276 chassis no.
 VNX2T244982 -
- VW 1J SCAHFX01 SGFM52J024M4 GOLF car vehicle vehicle plate no. BG169DS chassis no. WVWZZZ1JZYB100084 -
- VW 3BG SEAVFXO1 SGFM61E010NO PASSAT car vehicle vehicle plate no. BL919ZM chassis no. WVWZZZ3BZ1E163159 -
- Fiat Doblo 223AXE1A 02 car vehicle vehicle plate no. CD451DZ chassis
 no. ZFA22300005148816 -

There being no other items for resolution and none of the parties in attendance requesting the floor, the meeting is declared closed by the Chairman at 9.00 p.m., after stating that the Company does not own any immovable assets.

The expenses arising from the deed herein shall be borne by the Company.

As requested, the underwritten notary public received the deed herein, which was then drawn up and read by the notary before the appearing party, who stated their acknowledgement and approval of the same, then signed it with the notary public.

The deed herein bears no. 3 sheets, 10 full pages and the above lines hereof, drafted on a file by a trusted member of the notary's staff on the latter's behalf and as directed by the said notary public, and partly personally by the notary public.

Signed by Cangelosi Giuseppe

Signed by Gabriele Franco Maccarini, Notary public.

N. 39015 Repartorio

N. 13.547 Reccolts

Varbala di Assemblea Stracrdinaria

L'3000 2004 (duemilaquettro) il giorno 30 (trenta) del mesa di dicembre, alla ora vanti a vanti.

In Milano, pella casa in Piazza Belgicioso n.2.

Aventi e me Doitor GABRIELE FRANCO MACCARINI, Notais
residente in Milano ed iscritto al Collegio Notarile del
Distretto di Milano,

N Personalmente comparac il Signor :

Società:

COFTECO B.D.A.

Società con unico socio, con esde in Roma, Via delle

Quattro Fontane n. 20, col capitale sociale di Euro

Si6.460,86 interamente versato, Codice Piscale e nomaro

di iscrizione al Registro Imprese di Roma, 02556920181,

B.B.A. di Roma n. 1073414.

Il Costituito, cittadino italiano, della cui identità personale io notaio sono certo, rinunzia, col mio

133 1



consenso, all'assistenza dei teenimoni a guesto atto s mi dichiera cha, in quaeco luogo, giorno ad ora 8 convenuto il delegato dell'unico socio della predebla Società , per discutere e deliberare in serito al weguente 0800000 0800 00000 1. Tranformazione della Società della forma attuale a gonilia di Società a Responsabilint Limitata. 2. Tranferimento della sede legale. 3. Midifica della durata Balla Società. 4. Adorione di un nuovo testo di statuto sociale conforme alla normativa di cui al Decreto Legislativo 17 germaio 2003 n.6 8 800 modificazioni ed integrazioni. S. Momina della cariche sociali e dell'Organo di Controllo. I) Coetituito invita mo anteio a Car riavitare de questo anto pubblice dei lavori dell'assembles e delle deliboro che la stesso spiri a prepiere. Aderenio lo motala alla richiesta fattami, do atto di quanto segue. Annoe la presidenza, a' sensi di legge e di statuto, esso Companence, il quale, dè atto di quanto esque: 🦩 🕅 jresento l'Organo Amministrativo in persona di esso Comparante quale Assinistratore Delegato e degli

Amminiscratori dignori Derek Richard Resi, Presidente

9 80 3 m

del Consiglio di Amministrazione e degli amministratori Marco Raperti e Christopher Reardey, hamad glustificato l'assenza i Signori Parrick O'Teary e William Richard Souchard collagati în audiocomereurs; - sone presenti i sinikol elfettivi Signori Roberto Santagostino, Presidenta, Artemio Guaraschi ed Abdres Paramello, sindaci effettivi, collegati in audicomie-10011201 - è presence l'entro socio Società Muison Molding Ytå. oon sede in Unit 1 Silver Birches Euslasse Park, Aston Road, Bromsgrove, Worcoeler 260 3 30, Societă di nazionalità Amitannico, titolare di n. 1.000 (mille) azioni da pominali Muro \$16,46 (dinquedentosedici virgola quarantesci) Ledausa costicuenti l'intero capitale sociale, rappresentate per Gelega Conferite all'Avvocato Luca Magrici; - di aver seceptato l'identità, la logittimanique (al delegare e la revolazion della delega; - di aver verificato che la prosenta sossibles risulta <u>validamente construita del piesò rimpetto della </u> normaniva di Leggo o della zoialità praviata dollo statuto sociale in forma totaliteria. <u>Venenic alla trattazione unitaria degli argomenti poeti</u> all'ordine del Giorno, il Presidente espone all'assembles le regioni che consigliano di procedere:



<u>istéramente sortoscritto, varsato ed esistenta;</u>

\$1 \$100 (1)

- che la eccieta' non possiede azioni proprie;

.. 8. ..

- Che non vi sono perdite da coprire;

- Che man samo in corso prestiti obbligazioneri.

Il Presidente comunice altresi all'Assemblea che tutci i
componenti dell'Organo Amministrativo e dell'Organo di
Controllo banno manifestato la volontà di rassegnare le

Citta la relatione del Presidente, depo essuriente
discussione ou tutti i punti posti all'Ordine del
giorno, si procede mila vobanione non voto palese, in
forma della quela il Presidente constata che, col voto

3/80/13/8/2/A

1) Di trasformare la societa' dalla forma attuale a

Quella di societa' a responsabilita' limitata assumendo

18 desceninazione di: "COFTECO S.r.I.", con il capitale

sociale di Buzo 516.468,03, diviso in partecipazioni

unitaria ed indivisibili ai sensi dell'articolo 2468 del

Codica Civila: il predetto capitale sociale risulta

tutto di spettanza dell'unico socio societa Sudson

Holding Ltd.

2) Di trasforire la sensi leggio de socie via sella

2) Di trasforire la ante levele de Mona. Via Solla Quattro Francasa 2.20 a Prebia (Novera).

Ai soli fini del disposto dell'art. Lu ter Bisposizioni di attrazione del Codice Civile c.



Consequentsmente, del deposito presso il Registro delle Imprese, il delegato dell'unico socio dichiara che il NACYO indirizzo della Società è stabilito in Dombia 3) Di ridurre il termine di durata della Società al 31 <u>3) Di siotiare un nuovo testo di statuto sociale</u> Conforms alla suova forma sociale, conche' alle normative del D.149s, 7 germaio 2003 p.6 e successive modificazioni ed integrazioni, statuto che, comprensivo dalle modificha testà deliberata, previa lettura da se Notaio dataos, sottoscritto dal Comparente e da Es Notato oni si silama sono am. 5) Di accettere le dimissioni dei commenti Consiglio di Asministrarione, ringrasiandoli per l'opora <u>prestatu a fevore écita conjunt.</u> 6) Di cominare un Consiglio di Amministrazione, composto di tre pesbri, il qualle risarrà in carica per tro statuto sociale, dato atto della rimunsia al gospenso <u> effettusta dai compunenti dell'Gryono Acministrativo.</u> <u> A comporve il Consiglio di Xoministrazione vengono </u> Rominati i signorii

- Mobil: Maria Gravia, mata a Vercoo (NG) il 22 aprile

1954, residente ed Invorto (80), Viz Alto Vergante n.50,

cittadina italiana, Codice Fiscale: NBL MCR 54D62 1798E Presidente del Consiglio di Asministrazione

3 7 (4)

- Torry Brown, palo a Hochester (Yew York) il 31 Agesto 1956, residente in 2070 Tunivière Tr. Algenylin. Il 6018 Texas, cittadino Statunicansa, Consigliera -
- Dollor Marco Rapatti, pato a Milado il Za Giucho 1958,
 residente a Milano, Via Frua n.21/6, cittadino italiano,
 Codice Fiecale: RFT MRC SSH24 F2053 Consigliera -
- 7) Di accettare le dimissioni dei componenti deil'Organo
 di Controllo, zingraziandoli per l'attività prestata a
 lavore della Spoietà:
- 8) Di nominare a composto il Collegio Sipiacele, in carica per tre esercizi, i Bignosi:
- Extors Ignazio Drago, mato a Gamova il la maggio 1939,
 demiciliato a Milano, Via San Gregorio 2.44, Codica

 Fiscela: DEC TWO 19314 DSSPC cittadino italiano
 iscritto al Registro dei Reviscai Contabili con D.M. dal
 12 aprile 1995, pubblicato sulla Garactta Dificiale
 dalla Remibblica Italiana 4° saria speciale n.31bia del
 21 aprile 1995, Presidente dal Collegio Sindacala Inxico Maria Cossa, saco a Milano il 21 aprile 1968 ad
 ivi domiciliato in Piassale Cadorna n.6, cittadino
 isaliano, Codice Fiscale: CSS XCM 66D21 F265O, iscritto

Registro des Revisori Contabili con D.M. del 13

aprile 1995, pubblicato sulla Gessetta Ufficiale della



n 8 m

g) Di antorizzare sin d'ora l'Organo Amministrativo della Società ad inclizare tutte le istanze, dominie ed a svolgare tutte le pratiche necessarie per far vicocoecare che la Società a responeabilità limitata à l'esclusiva avecte diritto e 'Lutti i cespiti, beni diritti, causioni, automessi e quant'altro sin qui spettante alla Società per Azioni testà trasformate.

19) Di conferire all'Organo Asministrativo omi potere s
facoltà allianne il sadesimo proceda al riciro sa
annallamento delle axioni ed all'annotazione nel libro
soci dell'intestazione dalle pattecipazioni per il
corrispondente valore,

11) Di sutorissars ogni Vificio od Ente alle volture di tutti i contratti s/o licenze ed sutorissazioni in capo alla Società con le nuova forma, denominazione e sede

No particolare, viene commentita la voltura dei seguenci beni mobili registrati di proprietà sociale:

- sutocarro Modello Iveco Fiat 35 8 1 16 1 1 5 CPC Ni
- Targo ANXBNOR celaio ZCFC3550105058713 -
- <u>- Autocarno Modello Iveco Piat 35 8 1 10 1 1 6 070 NI</u>
- <u>- Targa A8879C2 Lolaio 20003550103187260</u>
- __autocarro Modello Mercedes Benz AO 1374 L 55 B CIG Ni

- Targa AHISIDA - telain WD8670235:K175723

REEL: 006488 FRAME: 0851

- motociclo Vesca PX1258 - Targa M1731276 - Telaio
Y8.8.272.88.382 ·
- sutroettura VV 13 SCAMPRO: GGPMS23024M4 CCLP - Targe
BONSCOS - Telaio WVWNNZ1JNYB188084
- autoveitura VM 3M3 STAVFXG) BGFM61801080 PASSAT -
<u> </u>
- autovetiura 323AXB1A 02 Fist Doblo - Terga CD451D2 -
Islaio %FA22300305148816 -
Quindi hull'altro essendovi a deliberare e nessum eltro
chiedenic la parola, il Presidente dichiara sciolta la
presente Asserblea alla ore ventuno, previz
dichiarazione che la Società non possieïs beni immobili.
Le spese del presenta atto sono a carico della sociatà.
% richiesto
in Fotain ho ricevuto questo Atto, che bo letto el
Comparents, il quale, « cia interpellanza, lo sporova é,
confermation. lo sottoscrive con ma Mctaio.
questo Aito ecrític a macchina da persona di mia Sibucia
e solio la mia direzione ed in parte di mio purso occupa
di tre fogli dicci fecciate intere e l'undicesima
<u> </u>
<u>\$.\$0.2 (\$8.00.83.638) </u>

RECORDED: 11/20/2018

TRADEMARK

REEL: 006488 FRAME: 0852