

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM500198

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Huber Holdings (Asia) Limited		05/03/2018	Company: HONG KONG
RECEIVING PARTY DATA			
Name:	1. BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse Aktiengesellschaft		
Street Address:	Georg-Coch-Platz 2		
City:	Vienna		
State/Country:	AUSTRIA		
Postal Code:	A-1018		
Entity Type:	Aktiengesellschaft (Ag): AUSTRIA		
Name:	Commerzbank Aktiengesellschaft		
Street Address:	Kaiserstraße 16		
City:	Frankfurt am Main		
State/Country:	GERMANY		
Postal Code:	D-60311		
Entity Type:	Aktiengesellschaft (Ag): GERMANY		
Name:	HYPO Vorarlberg Bank AG		
Street Address:	Hypo-Passage 1		
City:	Bregenz		
State/Country:	AUSTRIA		
Postal Code:	A-6900		
Entity Type:	Aktiengesellschaft (Ag): AUSTRIA		
Name:	Raiffeisenlandesbank Oberösterreich Aktiengesellschaft		
Street Address:	Europaplatz 1a		
City:	Linz		
State/Country:	AUSTRIA		
Postal Code:	A-4020		
Entity Type:	Aktiengesellschaft (Ag): AUSTRIA		
Name:	UniCredit Bank Austria AG		
Street Address:	Rothschildplatz 1		
City:	Vienna		

CH \$90.00 1068573

State/Country:	AUSTRIA
Postal Code:	A-1020
Entity Type:	Aktiengesellschaft (Ag): AUSTRIA

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	1068573	HOM
Registration Number:	1075079	HOM
Registration Number:	1070852	HOM

CORRESPONDENCE DATA

Fax Number: 2022891330

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: 202-408-6912

Email: Joe.Lewis@btlaw.com, docketingtm-dc@btlaw.com, caroline.boyd@btlaw.com

Correspondent Name: Joseph D. Lewis

Address Line 1: 1717 Pennsylvania Avenue, NW

Address Line 2: Suite 500

Address Line 4: Washington, D.C. 20006

ATTORNEY DOCKET NUMBER: 77308-287474

NAME OF SUBMITTER: Joseph D. Lewis

SIGNATURE: /Joseph D. Lewis/

DATE SIGNED: 11/30/2018

Total Attachments: 59

source=Trademarks Pledge Agreement 3236314#page1.tif
source=Trademarks Pledge Agreement 3236314#page2.tif
source=Trademarks Pledge Agreement 3236314#page3.tif
source=Trademarks Pledge Agreement 3236314#page4.tif
source=Trademarks Pledge Agreement 3236314#page5.tif
source=Trademarks Pledge Agreement 3236314#page6.tif
source=Trademarks Pledge Agreement 3236314#page7.tif
source=Trademarks Pledge Agreement 3236314#page8.tif
source=Trademarks Pledge Agreement 3236314#page9.tif
source=Trademarks Pledge Agreement 3236314#page10.tif
source=Trademarks Pledge Agreement 3236314#page11.tif
source=Trademarks Pledge Agreement 3236314#page12.tif
source=Trademarks Pledge Agreement 3236314#page13.tif
source=Trademarks Pledge Agreement 3236314#page14.tif
source=Trademarks Pledge Agreement 3236314#page15.tif
source=Trademarks Pledge Agreement 3236314#page16.tif
source=Trademarks Pledge Agreement 3236314#page17.tif
source=Trademarks Pledge Agreement 3236314#page18.tif

source=Trademarks Pledge Agreement 3236314#page19.tif
source=Trademarks Pledge Agreement 3236314#page20.tif
source=Trademarks Pledge Agreement 3236314#page21.tif
source=Trademarks Pledge Agreement 3236314#page22.tif
source=Trademarks Pledge Agreement 3236314#page23.tif
source=Trademarks Pledge Agreement 3236314#page24.tif
source=Trademarks Pledge Agreement 3236314#page25.tif
source=Trademarks Pledge Agreement 3236314#page26.tif
source=Trademarks Pledge Agreement 3236314#page27.tif
source=Trademarks Pledge Agreement 3236314#page28.tif
source=Trademarks Pledge Agreement 3236314#page29.tif
source=Trademarks Pledge Agreement 3236314#page30.tif
source=Trademarks Pledge Agreement 3236314#page31.tif
source=Trademarks Pledge Agreement 3236314#page32.tif
source=Trademarks Pledge Agreement 3236314#page33.tif
source=Trademarks Pledge Agreement 3236314#page34.tif
source=Trademarks Pledge Agreement 3236314#page35.tif
source=Trademarks Pledge Agreement 3236314#page36.tif
source=Trademarks Pledge Agreement 3236314#page37.tif
source=Trademarks Pledge Agreement 3236314#page38.tif
source=Trademarks Pledge Agreement 3236314#page39.tif
source=Trademarks Pledge Agreement 3236314#page40.tif
source=Trademarks Pledge Agreement 3236314#page41.tif
source=Trademarks Pledge Agreement 3236314#page42.tif
source=Trademarks Pledge Agreement 3236314#page43.tif
source=Trademarks Pledge Agreement 3236314#page44.tif
source=Trademarks Pledge Agreement 3236314#page45.tif
source=Trademarks Pledge Agreement 3236314#page46.tif
source=Trademarks Pledge Agreement 3236314#page47.tif
source=Trademarks Pledge Agreement 3236314#page48.tif
source=Trademarks Pledge Agreement 3236314#page49.tif
source=Trademarks Pledge Agreement 3236314#page50.tif
source=Trademarks Pledge Agreement 3236314#page51.tif
source=Trademarks Pledge Agreement 3236314#page52.tif
source=Trademarks Pledge Agreement 3236314#page53.tif
source=Trademarks Pledge Agreement 3236314#page54.tif
source=Trademarks Pledge Agreement 3236314#page55.tif
source=Trademarks Pledge Agreement 3236314#page56.tif
source=Trademarks Pledge Agreement 3236314#page57.tif
source=Trademarks Pledge Agreement 3236314#page58.tif
source=Trademarks Pledge Agreement 3236314#page59.tif

Trademarks Pledge Agreement

regarding the pledge of trademarks

entered into by and between

**BAWAG P.S.K. Bank für Arbeit und Wirtschaft und
Österreichische Postsparkasse Aktiengesellschaft**
Georg-Coch-Platz 2
A-1018 Wien

and

Commerzbank Aktiengesellschaft
Kaiserstraße 16
D-60311 Frankfurt am Main

and

HYPO Vorarlberg Bank AG
Hypo-Passage 1
A-6900 Bregenz

and

**Raiffeisenlandesbank Oberösterreich
Aktiengesellschaft**
Europaplatz 1a
A-4020 Linz

and

UniCredit Bank Austria AG
Schottengasse 6-8
A-1010 Wien

on the one hand

and

Hanro AG

Thurgauerstrasse 117
TMC/Showroom 602, Glattpark
CH-8152 Opfikon

and

HANRO International GmbH

Hauptstraße 17
A-6840 Götzis

HOM S.A.

7 Rue Gaston de Flotte
FR-13012 Marseille

and

Huber Bodywear GmbH

Hauptstraße 17
A-6840 Götzis

and

Huber Holding AG

Hauptstraße 17
A-6840 Götzis

and

Huber Holding (Asia) Ltd

Unit 1001, 10th Floor, Star House
3 Salisbury Road, Tsimshatsui
Kowloon, Hong Kong

and

HUBER-SHOP GmbH

Hauptstraße 17

A-6840 Götzis

and

Huber Tricot Gesellschaft mbH.

Hauptstraße 17

A-6840 Götzis

and

Skinny bodywear GmbH

Erkrather Straße 220 c

D-40233 Düsseldorf

on the other hand

Table of Contents

1. Definitions..... 4

2. Preamble 6

3. Pledge 6

4. Perfection of Pledge..... 7

5. Secured Obligations 8

6. Representations..... 8

7. Limitations 9

8. Enforcement..... 9

9. Delegation 12

10. Term 12

11. Extension of the Loan Term..... 12

12. Notices 12

13. Costs, Taxes, Fees 14

14. Applicable Law and Place of Jurisdiction 14

15. Severability..... 15

16. Written Form 15

17. Miscellaneous 15

18. Annexes..... 16

1. Definitions

Banking Day	shall mean any day on which banks are open in Vienna for general business.
Banks	shall mean BAWAG P.S.K., Commerzbank, HYPO Vorarlberg, RLB OÖ and UCBA, individually or jointly, depending on the meaning and purpose of the individual provisions of this Pledge Agreement.
BAWAG P.S.K.	shall mean BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse Aktiengesellschaft with its seat in Vienna and its registered business address at 1018 Vienna, Georg-Coch-Platz 2, registered in the companies' register under registration number FN 205340 x, competent court Commercial Court Vienna.
Commerzbank	shall mean Commerzbank Aktiengesellschaft (Zweigniederlassung Wien) with its seat in Frankfurt and its registered business address at 60311 Frankfurt am Main, Kaiserstraße 16, registered in the companies' register under registration number HRB 32000, competent court District Court Frankfurt am Main.
Enforcement Event	shall mean the occurrence of any event of default of any entity of Huber Group under any Finance Document, which is continuing and any of the Secured Obligations being due for payment, including but not limited the notice of termination in respect to the Standstill (as defined in the Framework Agreement) pursuant to the terms of the Framework Agreement.
Finance Document	shall mean any current or future Finance Document as defined in the Framework Agreement.
Framework Agreement	shall mean the framework agreement of March 2018 concerning the restructuring of the financing of Huber Group which has been entered into by the Banks on the one hand and Huber Group with the accession of Huber Holding GmbH and Mr. Man Choong Ng on the other hand, as amended in accordance with its terms from time to time.
HANRO AG	shall mean HANRO AG with its seat in Opfikon and its registered business address at Thurgauerstrasse 117,

	TMC/Showroom 602, Glattpark, CH-8152 Opfikon, registered in the companies' register under the registration number CHE-105.951.239, competent authority Handelsregisteramt des Kantons Zürich.
HANRO International	shall mean HANRO International GmbH with its seat in 6840 Götzis and its registered business address at 6840 Götzis, Hauptstraße 17, registered in the companies' register under the registration number FN49675b, competent court Regional Court Feldkirch.
HOM S.A.	shall mean HOM S.A. with its seat in Marseille and its registered business address at 7 Rue Gaston de Flotte, FR-13012 Marseille, registered in the companies' register under the registration number 1968B00110, in the Business Register of France.
Huber Bodywear	shall mean Huber Bodywear GmbH with its seat in 6840 Götzis and its registered business address 6840 Götzis, Hauptstraße 17, registered in the companies' register under register number FN 289288 z, competent court Regional Court Feldkirch.
Huber Group	shall mean Huber Holding GmbH, including all its domestic and foreign companies affiliated with Huber Holding GmbH pursuant to Sec 189a cif 8 Austrian Commercial Code (<i>Unternehmensgesetzbuch</i>) or the respective applicable foreign provision.
Huber Holding	shall mean Huber Holding AG with its seat in Götzis and its registered business address at 6840 Götzis, Hauptstrasse 17, registered in the companies' register under registration number FN 61259 m, competent court Regional Court Feldkirch,.
Huber Holding GmbH	shall mean Huber Holding GmbH with its seat in Mäder and its registered business address at 6841 Mäder, Exerzierplatz 1, registered in the companies' register under registration number FN 340639 s, competent court Regional Court Feldkirch.
Huber Holding (Asia) Ltd	shall mean Huber Holding (Asia) Ltd with its seat in Hong Kong and its registered business address at Unit 1001, 10th Floor, Star House, 3 Salisbury Road, Tsimshatsui,

	Kowloon, Hong Kong, registered in the companies' register under the registration number 2187049, in the Companies Registry of Hong Kong.
HUBER-SHOP	shall mean HUBER-SHOP GmbH with its seat in 6840 Götzis and its registered business address at 6840 Götzis, Hauptstraße 17, registered in the companies' register under the registration number FN68246m, competent court Regional Court Feldkirch.
Huber Tricot	shall mean Huber Tricot Gesellschaft mbH. with its seat in 6840 Götzis and its registered business address at 6840 Götzis, Hauptstraße 17, registered in the companies' register under the registration number FN73670p, competent court Regional Court Feldkirch.
HYPO Vorarlberg	shall mean HYPO Vorarlberg Bank AG with its seat in Bregenz and its registered business address at 6900 Bregenz, Hypo-Passage 1, registered in the companies' register under register number FN 145586 y, competent court Regional Court Feldkirch.
Object of Pledge	shall mean the trademarks pursuant to Clause 3.1.
Party/Parties	shall mean the Pledges and the Pledgor, severally or jointly, as the content of the specific provision requires.
Pledge Agreement	shall mean this agreement regarding the pledge of trademarks including its Annexes which shall form an integral part of this agreement.
Pledges	shall mean each of the Banks individually and jointly, depending on the meaning and purpose of the individual provisions of this Pledge Agreement.
Pledgors	shall mean HANRO AG, HANRO International, HOM S.A., Huber Bodywear, Huber Holding, Huber Holding (Asia), HUBER-SHOP, Huber Tricot and Skiny bodywear, individually or jointly, depending on the meaning and purpose of the individual provisions of this Pledge Agreement.
RLB OÖ	shall mean Raiffeisenlandesbank Oberösterreich Aktiengesellschaft with its seat in Linz and its registered business address at 4020 Linz, Europaplatz 1a, registered in the

	companies' register under register number FN 247579m, competent court Regional Court Linz.
Skiny bodywear	shall mean Skiny bodywear GmbH with its seat in 40233 Düsseldorf and its registered business address 40233 Düsseldorf, Erkrather Straße 220 c, registered in the companies' register under register number HRB 46230, competent court District Court Düsseldorf.
Security Agent	shall mean the Security Agent as appointed from time to time pursuant to the terms of the Security Pool Agreement.
Security Pool Agreement	shall mean the security pool agreement of March 2018 entered into by the Banks and Huber Holding, as amended in accordance with its terms from time to time.
Secured Obligations	shall have the meaning as ascribed in Clause 5.
UCBA	shall mean UniCredit Bank Austria AG with its seat in Vienna and its registered business address at 1010 Vienna, Schottengasse 6-8, registered in the companies' register under register number FN 150714 p, competent court Commercial Court Vienna.

2. Preamble

- 2.1. The Banks and Huber Holding, with the accession of Huber Holding GmbH and Mr. Man Choong Ng, have entered into the Framework Agreement which provides for the restructuring of financings of the Banks to Huber Group.
- 2.2. It is a condition precedent of the Framework Agreement that Huber Group provides to the Banks certain collateral to secure their claims under such financings, whereby this Pledge Agreement shall serve the purpose to partly fulfill this condition precedent.

3. Pledge

- 3.1. For collateralizing the Secured Obligations, the Pledgors pledge to the Pledgees the trademarks, as set out in Annex /3.1, including any and all rights associated therewith.
- 3.2. The Pledge shall be a first ranking security interest and shall thus rank ahead of any

other security interest now in existence or created in the future in or over the Object of Pledge.

- 3.3. The Pledgors shall upon request by the Pledgees provide to the Pledgees such documents and information and make such declarations from time to time as requested by the Pledgees which are necessary or useful to fully and unrestricted benefit from the pledge agreed herein.
- 3.4. The Pledgees are not obliged to release (parts of) the Object of Pledge as long as Secured Obligations of the Pledgees exist.

4. Perfection of Pledge

- 4.1. The Pledgors shall promptly following the signing of this Agreement delete any existing book annotation (*Buchvermerk*) in respect of any third party rights to the Object of Pledge and ensure that all trademarks part of the Object of Pledge are appropriately recorded in its books, accounts and records.
- 4.2. Promptly upon being so requested by the Pledgees but no later than within 3 Banking Days from such request the Pledgors shall procure for such book annotations in its books, accounts and records (and keep recorded during the term of this Pledge Agreement) so as to ensure that any person inspecting such books and accounts easily becomes aware of the pledge of the Object of Pledge. The following text – or any other text as mandatory for the perfection or otherwise requested by the Pledgees from time to time – shall be included in the books and accounts (and shall evidence such annotations to the Pledgees):

"The Trademark [] is pursuant to a trademark pledge agreement dated [date of the pledge agreement] pledged for the benefit of [Banks] [date of the book annotation]."*

- 4.3. If the trademarks part of the Object of Pledge are recorded in the Pledgors' books in electronic form, such recordings shall be marked with the symbol "V" with the general annotation that such symbol means what is stated in the text in Clause 4.2.
- 4.4. Notwithstanding Clause 4.1 to Clause 4.3, each Pledgor shall
 - (a) promptly following the execution of this Pledge Agreement provide to the Pledgees for each trademark part of the Object of Pledge (or group of trademarks, as the case may be) in authenticated form powers of attorney for

registration in line with Annex .4.4 or any other form which is or which the Pledgees deem necessary to register the pledge;

- (b) promptly but no later than within 20 Banking Days from being so requested by the Pledgees procure that the pledge over the trademarks part of the Object of Pledge are registered in all registers where such trademarks are registered;
- (c) promptly upon filings for registration pursuant to sub-paragraph (b) provide to the Pledgees a copy with sending confirmations and if possible receipt confirmations of the filings made;
- (d) promptly inform the Pledgees in case the registration of the pledge is rejected or will be likely rejected, or delayed beyond the period stipulated in sub-paragraph (b);
- (e) provide to the Pledgees promptly upon receipt of confirmation of registration of a pledge on the trademarks a copy of such registration confirmation; and
- (f) promptly provide to the Pledgees any subsequent communication and information following registration, such as renewal notices, requests and payments for fees to uphold the registration.

4.5. The fact that either the book annotation pursuant to Clause 4.1 or the registration in registers pursuant to Clause 4.4 has not occurred or is not effective at any specific time in respect to any specific trademark part of the Object of Pledge shall not be interpreted or construed as impairing the perfection, validity and enforceability of the pledge.

5. Secured Obligations

The security interest granted pursuant to this Pledge Agreement is constituted by the Pledgors in order to secure any claims and other obligations owed currently and in the future, contingent and non-contingent, by any entity of Huber Group to the Pledgees, or any of them, under any Finance Document, including without limitation, any capital, interest, costs and fees of any nature.

6. Representations

- 6.1. Each of the Pledgors represent, that
- (a) the Object of Pledge pertaining to it is in its unlimited ownership and it is not encumbered with or otherwise restricted by any third-party rights whatsoever; and
 - (b) that there are no and there will be no third-party rights to the Object of Pledge and no counterclaims suited for set-offs that could hinder or impair the present pledge and that there are no contractual provisions that might exclude the present pledge and that there are no and will be no other limitations to the pledge whatsoever.
- 6.2. Any disposal of the Object of Pledge that negatively impairs or could negatively impair the right of pledge of the Pledgees, may only be pursued upon the prior written approval of the Pledgees. Without prejudice to the preceding sentence, if the Pledgees' approval has not been obtained or has not been granted, the Pledgors shall be obliged, upon the Pledgees' request, to put promptly the latter in the position they would be, had there been no such measure, and, therefore, to undo a measure taken or, should this be impossible, to either furnish additional adequate substitute collateral or pay damages, subject to the Pledgees' choice.
- 6.3. The Pledgors shall immediately notify the Pledgees if any third parties obtain injunctions or arrange for execution to be levied on the Object of Pledge (or parts of it); if execution is levied, the Pledgors shall immediately refer to the pledge on the Object of Pledge according to this Pledge Agreement.
- 6.4. The Pledgors shall indemnify the Pledgees from all losses, damages and claims arising from or asserted against the Pledgees in connection with any violation of the obligations pursuant to this Pledge Agreement unless incurred due to the Pledgees gross negligence or willful misconduct.

7. Limitations

Huber Group has requested the Banks to grant a Standstill. As a result of the negotiations with the Banks Huber Group has agreed to provide collateral to the Banks. Notwithstanding any term or provision of this Pledge Agreement or any other terms of any Finance Document, any and all liabilities and obligations of the Pledgors shall at all times be limited so that the Pledgors shall at no time assume a liability or

obligation if this would violate mandatory capital maintenance rules of any applicable law to such Pledgor (such as in relation to Austrian Guarantors Sec 82 et seq. Austrian Act on Limited Liability Companies and Sec 52 and Sec 65 et seq. Austrian Stock Corporation Act) (the "Capital Maintenance Rules"), provided that should any liability or obligation under this Pledge Agreement violate or contradict Capital Maintenance Rules and should therefore be held invalid or unenforceable by a competent court by a finally adjudicated and non-appealable decision, such obligation shall be deemed to be replaced by a liability or an obligation of similar nature which is in compliance with Capital Maintenance Rules and which provides the best possible security interest in favour of the Pledgees admissible in accordance with the Capital Maintenance Rules, provided however, that no reduction of an amount or deviation from the extent or scope of the Pledge Agreement enforceable hereunder pursuant to these limitations shall prejudice the rights of the Pledgees to start and/or continue enforcing the Pledgees' rights under this Pledge Agreement.

8. Enforcement

- 8.1. Upon and at any time after the occurrence of an Enforcement Event, the pledge created hereunder shall become immediately enforceable and the Pledgees shall be entitled to exercise all rights, powers and remedies for the enforcement of all rights a pledgee has under Austrian law and as set out below.
- 8.2. The Pledgors hereby expressly waive any requirement for the Pledgees to obtain a judgement or award, to institute enforcement proceedings according to the Austrian Enforcement Act and to obtain a judicial enforcement title for the enforcement of the pledge created hereunder.
- 8.3. The Pledgees shall be entitled to have the Object of Pledge (or any part thereof and for the purpose of this Clause 8 any reference to Object of Pledge shall also be deemed a reference to any part of the Object of Pledge, as the Pledgees may elect) sold at a public auction or through a private sale - in each case without writ, judgement or other legal court action - by applying in analogy sections 466a et seq. of the Austrian General Civil Code whereby section 368 para 1 of the Austrian Business Code shall not be applied and the Parties agree that a 10 Banking Days prior written notice shall be given to the Pledgors of the place and time of any such public auction or private sale. Such written notice shall contain the request to pay the Secured Obligations within the 10 Banking Days' notice period and shall inform the Pledgors that otherwise a public auction or private sale takes place with respect to the Object of Pledge. The public auction or private sale shall take place only after an appraisal of the value of the Object of Pledge in accordance with general accepted principles for the sale of trademarks has been obtained.

- 8.4. The Pledgees must not sell the Object of Pledge by way of a private sale (other than a private sale following an unsuccessful public auction which has not resulted in a sale of the Object of Pledge) at a price being less than the fair market value as determined pursuant to Clause 8.3.
- 8.5. The Pledgors herewith expressly agree that the Pledgees are entitled to enforce their rights and remedies under the pledge in the above manner and expressly waives any rights of first refusal, option rights, consent requirements, and any other rights, which the Pledgors may now or in the future have with respect to the Object of Pledge, so that any enforcement of the Object of Pledge may occur freely and without restriction.
- 8.6. In case the Pledgees should seek to enforce the Pledge pursuant to, and in accordance with Clause 8, the Pledgors shall, at their own expense, render forthwith all necessary assistance in order to facilitate the prompt sale of the Object of Pledge. In particular, the Pledgors shall (and shall procure that the respective Companies and their subsidiaries, if any), upon the Pledgees' first written demand, promptly allow all potential bidders for the Object of Pledge a full due diligence audit of the Object of Pledge and the business related thereto, including direct and indirect subsidiaries (if any), and will support such a due diligence process as reasonably requested by the Pledgees. For this purpose, the Pledgees and their advisers shall have unrestricted access to any and all documents and information the Pledgees may deem necessary for completion of a due diligence audit of the Object of Pledge.
- 8.7. The Pledgors hereby irrevocably instruct and authorise the Pledgees upon the occurrence of an Enforcement Event to demand and apply for a public auction and/or a private sale of the Object of Pledge in the name of the Pledgors and to take all steps necessary for a realisation of the Object of Pledge. For this purpose, the Pledgors hereby grant an irrevocable power of attorney (with full power to delegate) to the Pledgees to sign and execute on its behalf any transfer document concerning the sale of the Object of Pledge to one or more buyer(s) in the course of the public auction or the private sale at a price determined on such occasion, to sign all other documents and make all legally binding declarations related thereto, to receive the transfer price on its behalf and to determine (subject to the following sentences of this Clause 8.7) all other conditions of the share sale and transfer agreement for it, in each case in their sole discretion subject to the terms and limitations set out in this Clause 8.7. The Pledgors covenant to repeat any such power of attorney in any legal form necessary upon the Pledgees' first written demand also at a time prior to an Enforcement Event.

- 8.8. The Pledgees may call for payment of the purchase price for the Object of Pledge directly to them which shall be applied towards the discharge of the Secured Obligations.
- 8.9. The Pledgees may determine in their absolute discretion which of the security interests granted pursuant to this Pledge Agreement or any other of the Finance Documents shall be used, and in which order, to satisfy the Secured Obligations.
- 8.10. In the event of enforcement of the pledge, the Pledgors shall not exercise any rights of recourse or any other rights, which it may acquire by subrogation (whether by operation of Sec 1358 of the Austrian General Civil Code or otherwise) under or in connection with this Pledge Agreement against any debtor or any other person or entity liable for or having granted security in respect of the Secured Obligations.
- 8.11. For the purpose to facilitate a realization of the Object of Pledge following an Enforcement Event the Pledgors shall provide promptly following the execution of this Pledge Agreement the Security Agent with authenticated powers for sale for each trademark (or group of trademarks, as the case may be) encompassed by the Object of Sale materially in the form attached hereto as Annex /8.11 and shall from time to time promptly upon request by the Security Agent update or amend such powers of attorney, as necessary or deemed reasonably necessary by the Security Agent.
- 8.12. The Pledgees shall be entitled to reject payments offered by the Pledgors or other obligors and to realize the pledge granted to the Pledgees if there is reasonable doubt assuming that such offered payment is contestable.

9. Delegation

- 9.1. The Pledgees may delegate by power of attorney, or in any other manner, any right or discretion exercisable by the Pledgees hereunder to one or more of the Pledgees or a third party. Any such delegation may be made upon such terms and conditions (including by a power to sub-delegate) as the Pledgees deem appropriate in their sole discretion.
- 9.2. The delegation made in the Security Pool Agreement of the powers conferred to the Pledgees to the Security Agent is herewith explicitly acknowledged by the Pledgors.

- 9.3. If no Security Agent is appointed at any time during the term of this Pledge Agreement, all discretions and all communication and notices referred to the Security Agent shall be made to each single Pledgee.

10. Term

This Pledge Agreement shall remain in full force and effect and shall not be terminated prior to all Secured Obligations being finally settled or the collateral granted herein has been released by the Pledgees.

11. Extension of the Loan Term

The pledge created by this Pledge Agreement shall also remain valid if the term of the agreements on which the Secured Obligations are based are, also repeatedly, extended. Provided that all other provisions of such agreements materially remain un-changed, the Pledgors agree herewith to such extensions without need of the Pledgors' additional consent.

12. Notices

- 12.1. All notices, requests, demands or other communications in relation to this Pledge Agreement shall be made in writing and submitted by personal delivery, registered post, courier service or e-mail, addressed as follows or to such other address designated in writing from time to time by reference and in accordance with the notification requirements of this Clause 12.1:

If to BAWAG P.S.K.:

BAWAG P.S.K. Bank für Arbeit und Wirtschaft und
Österreichische Postsparkasse Aktiengesellschaft
Mag. Andreas Schneider
Georg-Coch-Platz 2, 1018 Wien
E-Mail: andreas.schneider@bawagpsk.com

If to Commerzbank:

Commerzbank Aktiengesellschaft
Iris Ackermann
Gallusanlage 7, 60329 Frankfurt am Main
E-Mail: iris.ackermann@commerzbank.com

If to HYPO Vorarlberg:

HYPO Vorarlberg Bank AG
Mag. Johannes Oelz
Rathausplatz 6, 6850 Dornbirn
E-Mail: johannes.oelz@hypovbg.at

If to RLB OÖ:

Raiffeisenlandesbank Oberösterreich Aktiengesellschaft
Wolfgang Landl, BA
Finanzierungsmanagement 2 Sanierung
Europaplatz 1a, 4020 Linz
E-Mail: wolfgang.landl@rlbooe.at

If to UCBA:

UniCredit Bank Austria AG
Mag. Helmo Tschank
Julius-Tandler-Platz 3, 1090 Wien
E-Mail: helmo.tschank@unicreditgroup.at

and for all Banks with an informative copy to:

Fellner Wratzfeld & Partner Rechtsanwälte GmbH
MMag. Dr. Markus Fellner
Schottenring 12, 1010 Vienna
E-Mail: markus.fellner@fwp.at

If to any of the Pledgors:

Huber Holding AG
Dr. Ehrenfried Werderits
Hauptstraße 17, 6840 Götzis
E-Mail: ehrenfried.werderits@huberholding.com

- 12.2. Any notice sent in accordance with Clause 12.1 shall be deemed to be served (i) if personally delivered, at the time of such delivery, (ii) if posted or sent by courier service, on the date indicated on the advice of receipt as the date of delivery to the addressee, and (iii) if sent by e-mail, at the time of transmission as reflected on the confirmation of successful transmission generated by the server of the sender.

13. Costs, Taxes, Fees

All taxes, cost and fees, charges and cash expenses resulting from the execution and consummation of this Pledge Agreement, in particular legal transaction fees, shall be borne by the Pledgors.

14. Applicable Law and Place of Jurisdiction

14.1. This Pledge Agreement, its conclusion, performance and dissolution, and any rights arising therefrom, including this choice of law clause, shall be exclusively governed by and construed in accordance with the laws of Austria with the exception of its conflict-of-laws-rules.

14.2. All disputes arising out of or in connection with this Pledge Agreement, including its validity, enforceability and any other disputes arising out of or in connection with this Pledge Agreement, shall be finally and exclusively settled by the Commercial Court of Vienna, except in respect to Pledgors which have their seat in a jurisdiction which is not party to bilateral or multilateral treaties for legal venues (*Gerichtsstandsübereinkommen*), in which instance all disputes arising out of or in connection with this Pledge Agreement, including its validity, enforceability and any other disputes arising out of or in connection with this Pledge Agreement shall, without recourse to the ordinary courts of law, be finally settled under the Rules of Arbitration and Conciliation of the International Arbitral Centre of the Federal Economic Chamber in Vienna (Vienna Rules) by one arbitrator appointed in accordance with these rules. The seat of the arbitral tribunal and the place of arbitration shall be Vienna, Austria. The language of the proceedings shall be English. Documents may be provided in German without translation.

15. Severability

Should any provision or part of a provision of this Pledge Agreement be or become invalid or unenforceable, or should this Pledge Agreement contain an unintended contractual gap, then the validity or enforceability of the remainder of this Pledge Agreement shall not be affected. Any such invalid or unenforceable provision shall be deemed replaced by, or any gap deemed to be filled with, an appropriate provision, which, in accordance with the economic purpose and object of the provision and/or agreement and as far as legally permissible, shall come closest to the Parties' original intention, or that intention which the Parties would have had, had they considered the issue. The same shall apply mutatis mutandis to any gaps in this Pledge Agreement.

16. Written Form

Changes or additions to this Pledge Agreement require a written agreement in order to be effective, which must be signed by all Parties (or their relevant universal or individual legal successors) unless a more stringent form is required for its validity and/or enforceability according to applicable law. This also applies to changes or additions to this provision.

17. Miscellaneous

- 17.1. The table of content, titles and headings in this Pledge Agreement have been inserted for ease of reference only and are not intended to be a part of or to affect the substance, meaning or interpretation of any provision of this Pledge Agreement.
- 17.2. The Pledgors irrevocably and unconditionally agree pursuant to Sec 38 para 2 cif 5 of the Austrian Banking Act that the Pledgees, their officers, employees and advisors shall not be bound by the confidentiality obligation as stipulated in Sec 38 para 1 of the Austrian Banking Act, in connection with the creation and enforcement of the pledge. The Pledgors authorise and empower the Pledgees to request and obtain from the Pledgors any and all information related to the Object of Pledge and the Pledgors declare to agree to the use of such data pursuant to Sec 8 para 1 Item 2 Austrian Data Protection Act and to exempt the Pledgees from the duty to adhere to the banking secrecy pursuant to Sec 38 para 2 item 5 of the Austrian Banking Act.
- 17.3. The Pledgors waive (i) any right to avoid or set aside this Pledge Agreement or (ii) its right to set-off any claims it might have against the Pledgees with any Secured Obligations.
- 17.4. This Pledge Agreement together with the Finance Agreements contains the entire agreement reached between the Parties on the subject matter of this Pledge Agreement and supersedes all prior agreements and understandings, whether oral or written, to the subject matter hereof. There are no side agreements to this Pledge Agreement unless explicitly mentioned herein or attached hereto.
- 17.5. A waiver of rights in relation to a Pledgee shall only be deemed to exist if such Pledgee has explicitly waived this right. Temporary non-enforcement of rights shall not be deemed to be a waiver of rights.
- 17.6. This Pledge Agreement may be concluded in any number of copies and such a copy shall have the same effect as if the signatures on the copies were on a single copy

of this Pledge Agreement.

18. Annexes

Annex /3.1: Trademarks
Annex /4.4: Power of Attorney for Registration
Annex /8.11: Powers of Sale

Signature Pages

Vienna,

BAWAG P.S.K. Bank für Arbeit und Wirtschaft
und Österreichische Postsparkasse Aktiengesellschaft

Name:
Function:

BAWAG P.S.K. Bank für Arbeit und Wirtschaft
und Österreichische Postsparkasse Aktiengesellschaft

Name:
Function:

Vienna, *.....*

Commerzbank Aktiengesellschaft

Name:

Function:

Commerzbank Aktiengesellschaft

Name:

Function:

Linz, ~~.....~~

Raiffeisenlandesbank Oberösterreich
Aktiengesellschaft

.....
Name:
Function:

Raiffeisenlandesbank Oberösterreich
Aktiengesellschaft

.....
Name:
Function:

Vienna, Austria

UniCredit Bank Austria AG

Name:
Function:

UniCredit Bank Austria AG

Name:
Function:

Bregenz,

HYPO Vorarlberg Bank AG

.....
Name:

Function:

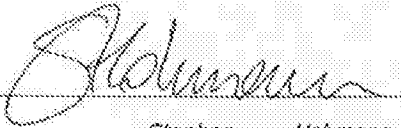
HYPO Vorarlberg Bank AG

.....
Name:

Function:

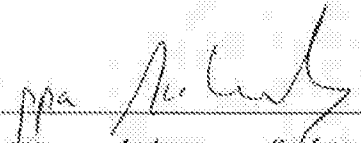
Götzis, am 02. MAI 2018

HANRO AG



Name: Stephan Hohmann
Function: Managing Director

HANRO AG

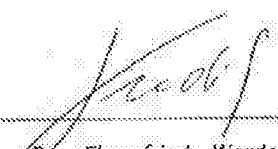


Name: ppa. Andrea Kuhfuss
Function: Management Controlling

Götzis, am 02. MAI 2018

HANRO International GmbH

Name:


Dr. Ehrenfried Werderits

Function:

Managing Director

Götzis, am 02. MAI 2018

HANRO International GmbH

Name:


Stephan Hohmann

Function:

Managing Director

Marseilles, 30.04.2018

HOM S.A.

Name: *Regine Weimar*
Function: *Managing Director*

Götzls, am 02. MAI 2018

HOM S.A.

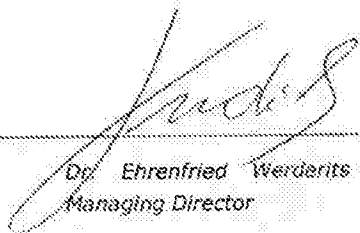
Name: *Dr. Ehrenfried Werderits*
Function: *Managing Director*

Götzis, am 02. MAI 2018

Huber Bodywear GmbH

Name:

Function:

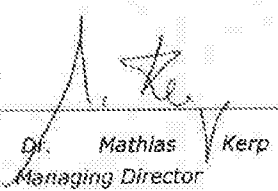

Dr. Ehrenfried Werdarits
Managing Director

Götzis, am 03. MAI 2018

Huber Bodywear GmbH

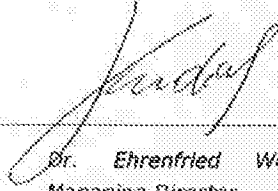
Name:

Function:


Dr. Mathias Kerp
Managing Director

Götzis, am 02. MAI 2018

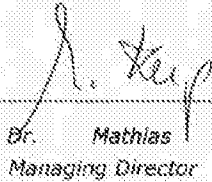
Huber Holding AG



Name: Dr. Ehrenfried Werderits
Function: Managing Director

Götzis, am 03. MAI 2018

Huber Holding AG



Name: Dr. Mathias Kerp
Function: Managing Director

Hong Kong,

Huber Holding (Asia) Ltd

Name:

Function:

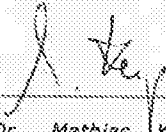
Huber Holding (Asia) Ltd

Name:

Function:

Götzis, am 03. MAI 2018

HUBER-SHOP GmbH



Name:


Dr. Mathias Kerp

Function:

Managing Director

Götzis, am 30. APR. 2018

HUBER-SHOP GmbH

GF Huber-Shop GmbH 

Name:

Peter Kaufmann

Function:

GF

Managing Director

Götzis, am 03. MAI 2018

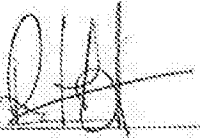
Huber Tricot Gesellschaft mbH.



Name: Dr. Mathias Kerp
Function: Managing Director

Götzis, am 02. MAI 2018

Huber Tricot Gesellschaft mbH.



Name: Raymond Holloway
Function: Managing Director

Götzis, am 03. MAI 2018

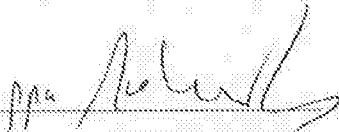
Skiny bodywear GmbH



Name: Dr. Mathias Kerp
Function: Managing Director

Götzis, am 02. MAI 2018

Skiny bodywear GmbH



Name: ppa. Andreas Kuhfuss
Function: Management Controlling

LEERSEITE

Beurkundungsregister Zahlen 541/2018, 545/2018, 563/2018, 566/2018, 589/2018 und 583/2018

Ich bestätige hiemit die Echtheit der vor mir:-----

- I) am 30.04.2018 (dreißigsten April zweitausendachtzehn) vollzogenen Firmenzeichnung der "HUBER-SHOP GmbH" mit dem Sitz in Götzis (FN 68246 m) durch Herrn Peter KAUFMANN, geboren am 25.09.1958 (fünfundzwanzigsten September neunzehnhundertachtundfünfzig), 6845 Hohenems, Richard-Benzer-Straße 4, in seiner Eigenschaft als Geschäftsführer;-----
- II) am 02.05.2018 (zweiten Mai zweitausendachtzehn) vollzogenen Firmenzeichnung der "Hanro AG" mit dem Sitz in Opfikon, Schweiz (registriert zu CHE-105.951.239 des Handelsregisteramtes des Kantons Zürich) durch-----
 - 1) Herrn Stephan HOHMANN, geboren am 01.01.1959 (ersten Jänner neunzehnhundertneunundfünfzig), Deutschland, 78464 Konstanz, Kapellenweg 1, in seiner Eigenschaft als Geschäftsführer und-----
 - 2) Herrn Andreas KUHFUß, geboren am 05.07.1981 (fünften Juli neunzehnhunderteinundachtzig), 6840 Götzis, Hauptstraße 17, in seiner Eigenschaft als Prokurist.-----
- III) am 02.05.2018 (zweiten Mai zweitausendachtzehn) vollzogenen Firmenzeichnung der "HANRO International GmbH" mit dem Sitz in Götzis (FN 49675 b) durch Herrn Stephan HOHMANN, geboren am 01.01.1959 (ersten Jänner neunzehnhundertneunundfünfzig), Deutschland, 78464 Konstanz, Kapellenweg 1, in seiner Eigenschaft als Geschäftsführer;-----
- IV) am 02.05.2018 (zweiten Mai zweitausendachtzehn) vollzogenen Firmenzeichnung der "Huber Tricot Gesellschaft mbH." mit dem Sitz in Götzis (FN 73670 p) durch Herrn Raymond HOLLOWAY, geboren am 27.07.1961 (siebenundzwanzigsten Juli neunzehnhunderteinundsechzig), Deutschland, 77709 Oberwolfach, Waldstraße 4, in seiner Eigenschaft als Geschäftsführer;-----
- V) am 02.05.2018 (zweiten Mai zweitausendachtzehn) vollzogenen Firmenzeichnung der "Skinny bodywear GmbH" mit dem Sitz in Düsseldorf, Deutschland (registriert zu HRB 46230 im Handelsregister des Amtsgerichtes Düsseldorf), durch Herrn Andreas KUHFUß, geboren am 05.07.1981 (fünften Juli neunzehnhunderteinundachtzig), 6840 Götzis, Hauptstraße 17, in seiner Eigenschaft als Prokurist;-----
- VI) am 02.05.2018 (zweiten Mai zweitausendachtzehn) vollzogenen Firmenzeichnungen von Herrn Magister Doktor Ehrenfried WERDERITS, geboren am 13.04.1960 (dreizehnten April neunzehnhundertsechzig), 6840 Götzis, Hauptstraße 17,-----
 - 1) in seiner Eigenschaft als Geschäftsführer für die "HANRO International GmbH" mit dem Sitz in Götzis (FN 49675 b);-----
 - 2) in seiner Eigenschaft als Geschäftsführer für die "HOM S.A." mit dem Sitz in Marseille, Frankreich (registriert zu 1968B00110 des Französischen Handelsregisters);-----
 - 3) in seiner Eigenschaft als Geschäftsführer für die "Huber Bodywear GmbH" mit dem Sitz in Götzis (FN 289288 z);-----
 - 4) in seiner Eigenschaft als Vorstandsmitglied für die "Huber Holding AG" mit dem Sitz in Götzis (FN 61259 m);-----

TRADEMARK

REEL: 006542 FRAME: 0328

VII) am 03.05.2018 (dritten Mai zweitausendachtzehn) vollzogenen Firmenzeichnungen von Herrn Doktor Mathias KERP, geboren am 13.03.1974 (dreizehnten März neunzehnhundertvierundsiebzig), 6800 Feldkirch, Letzebühelweg 8, -----

- 1) in seiner Eigenschaft als Geschäftsführer für die "Huber Bodywear GmbH" mit dem Sitz in Götzis (FN 289288 z); -----
- 2) in seiner Eigenschaft als Vorstandsmitglied für die "Huber Holding AG" mit dem Sitz in Götzis (FN 61259 m); -----
- 3) in seiner Eigenschaft als Geschäftsführer für die "HUBER-SHOP GmbH" mit dem Sitz in Götzis (FN 68246 m); -----
- 4) in seiner Eigenschaft als Geschäftsführer für die "Huber Tricot Gesellschaft mbH." mit dem Sitz in Götzis (FN 73670 p); -----
- 5) in seiner Eigenschaft als Geschäftsführer für die "Skinny bodywear GmbH" mit dem Sitz in Düsseldorf, Deutschland (registriert zu HRB 46230 im Handelsregister des Amtsgerichtes Düsseldorf). -----

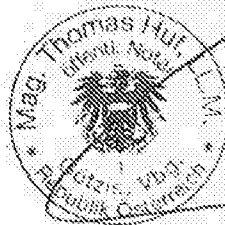
Gleichzeitig bestätige ich gemäß § 89a (Paragraf neunundachtzig litera a) der Notariatsordnung aufgrund vorgenommener Einsichtnahme in das Firmenbuch des Landesgerichtes Feldkirch, dass nach dem heutigen Stand des Firmenbuches -----

- a. Peter KAUFMANN, geboren am 25.09.1958 (fünfundzwanzigsten September neunzehnhundertachtundfünfzig), und Doktor Mathias KERP, geboren am 13.03.1974 (dreizehnten März neunzehnhundertvierundsiebzig), für die unter FN 68246 m eingetragene "HUBER-SHOP GmbH" mit dem Sitz in Götzis am 30.04.2018 (dreißigsten April zweitausendachtzehn) gemeinsam rechtsverbindlich vertretungsberechtigt waren und auch heute noch sind; -----
- b. Stephan HOHMANN, geboren am 01.01.1959 (ersten Jänner neunzehnhundertneunundfünfzig), und Magister Doktor Ehrenfried WERDERITS, geboren am 13.04.1960 (dreizehnten April neunzehnhundertsechzig), für die unter FN 49675 b eingetragene "HANRO International GmbH" mit dem Sitz in Götzis am 02.05.2018 (zweiten Mai zweitausendachtzehn) gemeinsam und rechtsverbindlich vertretungsberechtigt waren; -----
- c. Raymond HOLLOWAY, geboren am 27.07.1961 (siebenundzwanzigsten Juli neunzehnhunderteinundsechzig), und Doktor Mathias KERP, geboren am 13.03.1974 (dreizehnten März neunzehnhundertvierundsiebzig), für die unter FN 73670 p eingetragene "Huber Tricot Gesellschaft mbH." mit dem Sitz in Götzis am 02.05.2018 (zweiten Mai zweitausendachtzehn) gemeinsam rechtsverbindlich vertretungsberechtigt waren und auch heute noch sind; -----
- d. Magister Doktor Ehrenfried WERDERITS, geboren am 13.04.1960 (dreizehnten April neunzehnhundertsechzig), und Doktor Mathias KERP, geboren am 13.03.1974 (dreizehnten März neunzehnhundertvierundsiebzig), für die unter FN 289288 z eingetragene "Huber Bodywear GmbH" mit dem Sitz in Götzis am 02.05.2018 (zweiten Mai zweitausendachtzehn) gemeinsam rechtsverbindlich vertretungsberechtigt waren und auch heute noch sind; -----

- e. Magister Doktor Ehrenfried WERDERITS, geboren am 13.04.1960 (dreizehnten April neunzehnhundertsechzig), und Doktor Mathias KERP, geboren am 13.03.1974 (dreizehnten März neunzehnhundertvierundsiebzig), für die unter FN 61259 m eingetragene "Huber Holding AG" mit dem Sitz in Götzis am 02.05.2018 (zweiten Mai zweitausendachtzehn) gemeinsam rechtsverbindlich vertretungsberechtigt waren und auch heute noch sind.-----

Götzis, am 03.05.2018 (dritten Mai zweitausendachtzehn).-----

Stempelgebühr in Höhe von
€ 14,30 wurde entrichtet!



Öffentlicher Notar

Notarization register numbers 541/2018, 545/2018, 563/2018, 566/2018, 569/2018 and 583/2018

I herewith certify the authenticity of-----

- I) the corporate signature dated from 30th April 2018 (thirtieth April twothousandeighteen) on behalf of the company "HUBER-SHOP GmbH" domiciled in Götzis (commercial register number 68246 m) by Peter KAUFMANN, born on 25th September 1958 (twentyfifth September nineteenthundredfiftyeight), 6845 Hohenems, Richard-Benzer-Straße 4, in his authorized capacity as managing director,-----
- II) the corporate signature dated from 2nd May 2018 (second May twothousandeighteen) on behalf of the company "Hanro AG" domiciled in Opfikon, Switzerland (commercial register number CHE-105.951.239 at the commercial register office of the canton Zürich), by-----
- 1) Stephan HOHMANN, born on 1st January 1959 (first January nineteenthundredfifty-nine), Germany, 78464 Konstanz, Kapellenweg 1, in his authorized capacity as managing director and-----
- 2) Andreas KUHFUß, born on 5th July 1981 (fifth July nineteenthundredeightyone), 6840 Götzis, Hauptstraße 17, in his authorized capacity as authorized representative,-----
- III) the corporate signature dated from 2nd May 2018 (second May twothousandeighteen) on behalf of the company "HANRO International GmbH" domiciled in Götzis (commercial register number 49675 b) by Stephan HOHMANN, born on 1st January 1959 (first January nineteenthundredfifty-nine), Germany, 78464 Konstanz, Kapellenweg 1, in his authorized capacity as managing director,-----
- IV) the corporate signature dated from 2nd May 2018 (second May twothousandeighteen) on behalf of the company "Huber Tricot Gesellschaft mbH." domiciled in Götzis (commercial register number 73670 p) by Raymond HOLLOWAY, born on 27th July 1961 (twentyseventh July nineteenthundredsixtyone), Germany, 77709 Oberwolfach, Waldstraße 4, in his authorized capacity as managing director,-----

- V) the corporate signature dated from 2nd May 2018 (second May twothousandeighteen) on behalf of the company "Skiny bodywear GmbH" domiciled in Düsseldorf, Germany (commercial register number HRB 46230 at the local court Düsseldorf), by Andreas KUHFUL, born on 5th July 1981 (fifth July nineteenhundredeightyone), 6840 Götzis, Hauptstraße 17, in his authorized capacity as authorized representative; -----
- VI) the corporate signatures dated from 2nd May 2018 (second May twothousandeighteen) by Magister Doctor Ehrenfried WERDERITS, born on 13th April 1960 (thirteenth April nineteenhundredsixty), 6840 Götzis, Hauptstraße 17, on behalf of -----
- 1) the company "HANRO International GmbH" domiciled in Götzis (commercial register number 49675 b) in his authorized capacity as managing director; -----
 - 2) the company "HOM S.A." domiciled in Marseille, France (commercial register number 1968B00110 of the business register of France), in his authorized capacity as managing director; -----
 - 3) the company "Huber Bodywear GmbH" domiciled in Götzis (commercial register number 289288 z) in his authorized capacity as managing director; -----
 - 4) the company "Huber Holding AG" domiciled in Götzis (commercial register number 61259 m) in his authorized capacity as member of the executive board; -----
- VII) the corporate signatures dated from 3rd May 2018 (third May twothousandeighteen) by Doctor Mathias KERP, born on 13th March 1974 (thirteenth March nineteenhundredseventyfour), 6800 Feldkirch, Letzebühelweg 8, on behalf of -----
- 1) the company "Huber Bodywear GmbH" domiciled in Götzis (commercial register number 289288 z) in his authorized capacity as managing director; -----
 - 2) the company "Huber Holding AG" domiciled in Götzis (commercial register number 61259 m) in his authorized capacity as member of the executive board; -----
 - 3) the company "HUBER-SHOP GmbH" domiciled in Götzis (commercial register number 68246 m) in his authorized capacity as managing director; -----
 - 4) the company "Huber Tricot Gesellschaft mbH." domiciled in Götzis (commercial register number 73670 p) in his authorized capacity as managing director; -----
 - 5) the company "Skiny bodywear GmbH" domiciled in Düsseldorf, Germany (commercial register number HRB 46230 at the local court Düsseldorf) in his authorized capacity as managing director. -----

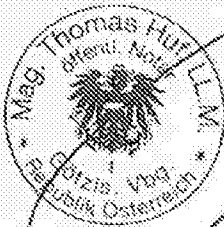
Furthermore, after inspection of the commercial register at the regional court in Feldkirch I herewith certify in accordance with § 89a (paragraph eighty-nine a) of the statute of notary public, that -----

- a. Peter KAUFMANN, born on 25th September 1958 (twentyfifth September nineteenhundredfiftyeight), and Doctor Mathias KERP, born on 13th March 1974 (thirteenth March nineteenhundredseventyfour), were on 30th April 2018 (thirtieth April twothousandeighteen) and still are today authorized to represent and to sign for the company "HUBER-SHOP GmbH" domiciled in Götzis, registered to commercial register number 68246 m, jointly and legally binding; -----

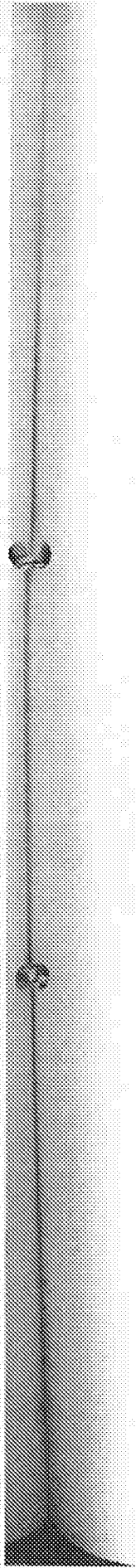
- b. Stephan HOHMANN, born on 1st January 1959 (first January nineteenhundredfiftynine), and Magister Doctor Ehrenfried WERDERITS, born on 13th April 1960 (thirteenth April nineteenhundredsixty), were on 2nd May 2018 (second May twothousandeighteen) and still are today authorized to represent and to sign for the company "HANRO International GmbH" domiciled in Götzis, registered to commercial register number 49675 b, jointly and legally binding; -----
- c. Raymond HOLLOWAY, born on 27th July 1961 (twentyseventh July nineteenhundredsixtyone), and Doctor Mathias KERP, born on 13th March 1974 (thirteenth March nineteenhundredseventyfour), were on 2nd May 2018 (second May twothousandeighteen) and still are today authorized to represent and to sign for the company "Huber Tricot Gesellschaft mbH." domiciled in Götzis, registered to commercial register number 73670 p, jointly and legally binding; -----
- d. Magister Doctor Ehrenfried WERDERITS, born on 13th April 1960 (thirteenth April nineteenhundredsixty), and Doctor Mathias KERP, born on 13th March 1974 (thirteenth March nineteenhundredseventyfour), were on 2nd May 2018 (second May twothousandeighteen) and still are today authorized to represent and to sign for the company "Huber Bodywear GmbH" domiciled in Götzis, registered to commercial register number 289288 z, jointly and legally binding; -----
- e. Magister Doctor Ehrenfried WERDERITS, born on 13th April 1960 (thirteenth April nineteenhundredsixty), and Doctor Mathias KERP, born on 13th March 1974 (thirteenth March nineteenhundredseventyfour), were on 2nd May 2018 (second May twothousandeighteen) and still are today authorized to represent and to sign for the company "Huber Holding AG" domiciled in Götzis, registered to commercial register number 61259 m, jointly and legally binding; -----

Götzis, 3rd May 2018 (third May twothousandeighteen) -----

Stamp duty in the amount
of € 14,30 was paid!



Thomas Huber
Öffentlicher Notar



Annex .3.1
to the Trademarks Pledge Agreement

Trademarks

Exercice 15pp

17/11/2020/0101-010 - 39F-715/44K - 31/1/2023

Year	Market	Number	Value	Revenue	Percentage	Index	Category	Sub-category	Code	Country	Company	Address	City	State	Zip	Phone	Fax	E-Mail	Website	
1998	USA	11,429	\$1.32B	\$1.32B	100%	100				USA	
1999	USA	12,438	\$1.37B	\$1.37B	100%	100				USA
2000	USA	13,447	\$1.42B	\$1.42B	100%	100				USA
2001	USA	14,456	\$1.47B	\$1.47B	100%	100				USA
2002	USA	15,465	\$1.52B	\$1.52B	100%	100				USA
2003	USA	16,474	\$1.57B	\$1.57B	100%	100				USA
2004	USA	17,483	\$1.62B	\$1.62B	100%	100				USA
2005	USA	18,492	\$1.67B	\$1.67B	100%	100				USA
2006	USA	19,501	\$1.72B	\$1.72B	100%	100				USA
2007	USA	20,510	\$1.77B	\$1.77B	100%	100				USA
2008	USA	21,519	\$1.82B	\$1.82B	100%	100				USA
2009	USA	22,528	\$1.87B	\$1.87B	100%	100				USA
2010	USA	23,537	\$1.92B	\$1.92B	100%	100				USA
2011	USA	24,546	\$1.97B	\$1.97B	100%	100				USA
2012	USA	25,555	\$2.02B	\$2.02B	100%	100				USA
2013	USA	26,564	\$2.07B	\$2.07B	100%	100				USA
2014	USA	27,573	\$2.12B	\$2.12B	100%	100				USA
2015	USA	28,582	\$2.17B	\$2.17B	100%	100				USA
2016	USA	29,591	\$2.22B	\$2.22B	100%	100				USA
2017	USA	30,600	\$2.27B	\$2.27B	100%	100				USA
2018	USA	31,609	\$2.32B	\$2.32B	100%	100				USA
2019	USA	32,618	\$2.37B	\$2.37B	100%	100				USA
2020	USA	33,627	\$2.42B	\$2.42B	100%	100				USA
2021	USA	34,636	\$2.47B	\$2.47B	100%	100				USA
2022	USA	35,645	\$2.52B	\$2.52B	100%	100				USA
2023	USA	36,654	\$2.57B	\$2.57B	100%	100				USA
2024	USA	37,663	\$2.62B	\$2.62B	100%	100				USA
2025	USA	38,672	\$2.67B	\$2.67B	100%	100				USA

Marke	Inhaber	Registrierungsnummer	Klasse	Erneuerungsdatum	Ablauf der Schutzdauer	Land	Vertreter	Strasse	PLZ	Ort	Land	Fax	E-Mail	Sprache	Hinweise
WBM	Sliny Bodywear GmbH	232727	25	30.04.2016	30.06.2016	Osterreich	TWP	San Francisco 310	03100	Mexico D.F.	Mexico	0052 55 5523 6418	info@sliny.com		wurde verlängert
WBM	Sliny Bodywear GmbH	232728	25	30.04.2016	30.06.2016	Osterreich	TWP	Col. Del Valle	03100	Mexico D.F.	Mexico	0052 55 5523 6418	info@sliny.com		wurde verlängert
WBM	Sliny Bodywear GmbH	977732	25	04.09.2026	04.10.2026	Mexico	Clarke, Model & Co	San Francisco 310							
WMA	Sliny Bodywear GmbH	897478	25	30.04.2016	30.06.2016	International	TWP	Col. Del Valle							wurde verlängert
WBM	Sliny Bodywear GmbH	897485	25	30.04.2016	30.06.2016	International	TWP	Col. Del Valle							wurde verlängert

gemeinsame Markenmeldungen-Länder

Marke	Inhaber	Registrierungsnummer	Klasse	Erneuerungsdatum	Ablauf der Schutzdauer	Land	Vertreter	Strasse	PLZ	Ort	Land	Fax	E-Mail	Sprache	Hinweise
WMA	Sliny Bodywear GmbH	897478	25	30.04.2016	30.06.2016	International	A	Bosnien-Herzegowina							
WBM	Sliny Bodywear GmbH	897485	25	30.04.2016	30.06.2016	International	A	Bosnien-Herzegowina							
							A	Bulgarien							
							A	Kroatien							
							A	Tschechien							
							A	Deutschland							
							A	Ungarn							
							A	Polen							
							A	Rumänien							
							A	Russland							
							A	Serbien							
							A	Slowakei							
							A	Slowenien							
							A	Schweiz							
							A	Ukraine							
							A	Estland							
							A	Griechenland							
							A	Island							
							A	Litauen							
							A	Großbritannien							
							A	Island							
							A	Großbritannien							
							A	Bosnien-Herzegowina							
							A	Bulgarien							
							A	Kroatien							
							A	Tschechien							
							A	Deutschland							
							A	Ungarn							
							A	Italien							
							A	Letland							
							A	Polen							
							A	Rumänien							
							A	Russland							
							A	Serbien							
							A	Slowakei							
							A	Slowenien							
							A	Schweiz							
							A	Ukraine							
							A	Estland							
							A	Griechenland							
							A	Island							
							A	Litauen							
							A	Großbritannien							

Markenart	Markenart	Inhaber	Klasse	Registrierungsnummer	Erneuerungsdatum	Ablauf der Schutzdauer	Land	Vertreter	Straße	PLZ	Ort	Land	Fax	E-Mail	Sprache	Hinweise
Huber Shop Logo	WB	Huber Shop GmbH	25	210558	30.04.2023	30.06.2023	Österreich	TWP								
Huber Shop Logo	WB	Huber Shop GmbH	25	003054251	17.12.2022	17.02.2023	GemeinschaftsMarke	TWP								
Huber Shop Logo	WB	Huber Shop GmbH	3, 25, 35	010640043	13.12.2021	13.02.2022	GemeinschaftsMarke	TWP								

Navn	Postnummer	Klasse	Emne	Alders	Land	Vare	Stof	FLZ	Org	Land	Fsk	E-Mail	Spalte	Hovusa
Hilber VM	3788422	26	11.03.2018	21.10.2018	Island	08726308	Reykjavik			IS	354 500 0000	reykjavik@island.is		Wardt med kinnor
Hilber VM	38975	25	16.10.2018	16.12.2018	Cuba	19000000	Havana			CU	51 231 231 231 231	havana@island.is		Wardt med kinnor

Navn	Postnummer	Klasse	Emne	Alders	Land	Vare	Stof	FLZ	Org	Land	Fsk	E-Mail	Spalte	Hovusa
Hilber VM	38975	25	16.10.2018	16.12.2018	Cuba	19000000	Havana			CU	51 231 231 231 231	havana@island.is		Wardt med kinnor

Navn	Postnummer	Klasse	Emne	Alders	Land	Vare	Stof	FLZ	Org	Land	Fsk	E-Mail	Spalte	Hovusa
Hilber VM	38975	25	16.10.2018	16.12.2018	Cuba	19000000	Havana			CU	51 231 231 231 231	havana@island.is		Wardt med kinnor

Navn	Postnummer	Klasse	Emne	Alders	Land	Vare	Stof	FLZ	Org	Land	Fsk	E-Mail	Spalte	Hovusa
Hilber VM	38975	25	16.10.2018	16.12.2018	Cuba	19000000	Havana			CU	51 231 231 231 231	havana@island.is		Wardt med kinnor

Navn	Postnummer	Klasse	Emne	Alders	Land	Vare	Stof	FLZ	Org	Land	Fsk	E-Mail	Spalte	Hovusa
Hilber VM	38975	25	16.10.2018	16.12.2018	Cuba	19000000	Havana			CU	51 231 231 231 231	havana@island.is		Wardt med kinnor

TRADEMARK
REEL: 006542 FRAME: 0339

Marke
 Huber Tricot Logo
 art
 WEM
 WEM
 Inhaber
 Huber Tricot Gesellschaft mbH
 Huber Tricot Gesellschaft mbH

Registrierungs-
 nummer
 124073
 636361
 Klasse
 29, 34, 25, 28, 40, 42
 25, 26, 40, 42

Erneuerungs-
 datum
 28.12.2018
 07.01.2019
 Ablauf der
 Schutzdauer
 28.02.2019
 07.03.2019

Land
 Österreich
 International
 Vertreter
 TWP
 TWP
 Straße
 PLZ
 Ort
 Land
 Fax
 E-Mail
 Sprache
 Hinweise

International
 Markenmeldungen-Länder:
 Huber Tricot Logo
 WEM
 Huber Tricot Gesellschaft mbH

536361

07.01.2019

07.03.2019

- International
- Deutschland
- Waltersland
- Berndorf
- Bosnien-Herzegowina
- Bulgarien
- Kroatien
- Spanien
- Mazedonien
- Russland
- Frankreich
- Ungarn
- Italien
- Lettland
- Montenegro
- Polen
- Portugal
- Moldawien
- Tschechien
- Serbien
- Slovakei
- Slowenien
- Schwiz
- Ukraine

Marke	Art	Inhaber	Registrierungsnummer	Klasse	Einreichungsdatum	Ablauf der Schutzfrist	Land	Markenart	Stafte	PLZ	Ort	Land	Fach	E-Regist	Sprache	Hinweise
ARILLA	W/M	ARILLA Trade Gesellschaft mbH	282204	24, 43, 42	21.05.2021	21.05.2021	Dänemark	TM								
ARILLA	W/M	ARILLA Trade Gesellschaft mbH	1585201	24, 43, 42	23.05.2021	23.05.2021	Dänemark	TM								
ARILLA Logo	W/M	ARILLA Trade Gesellschaft mbH	282205	24, 43, 42	21.05.2021	21.05.2021	Dänemark	TM								
ARILLA Logo	W/M	ARILLA Trade Gesellschaft mbH	1059793	24, 43, 42	24.05.2021	24.05.2021	International	TM								
Internationale Markennameabgrenzung-Länder:																
ARILLA	W/M	ARILLA Trade Gesellschaft mbH	1098283		23.05.2021	23.05.2021	International									
ARILLA Logo	W/M	ARILLA Trade Gesellschaft mbH	1098019		24.05.2021	24.05.2021	International									

Marke	Markenart	Inhaber	Registrierungsnummer	Klasse	Erneuerungsdatum	Ablauf der Schutzdauer	Land	Verfasser	Strasse	PLZ	Ort	Land	Pat.	E-Adress	Sprache	Mitteilung
HUBER DIE WÄSCHE	WBM	Huber Treut GmbH	140089	25	30.11.2020	31.01.2021	Österreich	WIP								
HUBER DIE WÄSCHE	WBM	Huber Treut GmbH	730818	25	03.11.2020	03.11.2021	International	WIP								
Internationale Markenmarkierungen-Länder:																
HUBER DIE WÄSCHE	WBM	Huber Treut GmbH	730819		03.11.2020	03.11.2021	International:	A								
							Kasachstan	A								
							Tadschikistan	P								
							Estland	P								
							Gebirgen	P								
							Libanon	P								
							Uzbekistan	P								
							Türkei	P								
							Deutschland	P								
							Asien	P								
							Weissrussland	P								
							Bosnien-Herzegowina	P								
							Kroatien	P								
							Russland	P								
							Ungarn	P								
							Italien	P								
							Kirgisistan	P								
							Lettland	P								
							Polen	P								
							Kosovo	P								
							Tschechien	P								
							Rumänien	P								
							Serbien	P								
							Slowakei	P								
							Slowenien	P								
							Schweiz	P								
							Ukraine	P								

Marken-
nr. 015444
WI
WI

Inhaber:
Huber-Adolph AG
Post-Adolph AG

Registernummer:
09016/69/8
44 (3/2 3, 14, 26)

Erneuerungs-
datum: 17.04.2020
27.08.2020

Ablauf der
Schutzfrist:
17.08.2023
27.08.2029

Land:
Gemeinschaftsrepublik
Russland

Vertrager
Typ:
Genoflasty & Partners

Strasse:
S. Spasskaya Str. 25, bldg 2

PLZ Ort:
Moscow 119090

Land Fax:
Russland 007 495 537-6104

E-Mail:
dab@genoflasty.ru

Sprache:
Russisch

Hinweise:

Marken-
nr. 015444
WI
WI

TRADEMARK
REEL: 006542 FRAME: 0343

Marken- art
 WBM
 WBM
Marke
 KIDDY's Logo
 KIDDY's Logo
Inhaber
 Huber Tricot GmbH
 Huber Tricot GmbH
Registrierungs- nummer
 195331
 757287
Klasse
 25
 25
Erneuerungs- datum
 30.02.2021
 11.02.2021
Ablauf der Schutzdauer
 30.04.2021
 11.04.2021
Land
 Österreich
 International

Vertreter
 TWP
 TWP
Straße
PLZ
Ort
Land
Fax
E-Mail
Sprache
Hinweise

Internationale Markenmeldungen-Länder:

Land	International:	757287	11.02.2021	11.04.2021	P
Estland					P
Georgien					P
Litauen					P
Usbekistan					P
Turkmenistan					P
Aserbaidschan					P
Weißrussland					P
Bosnien-Herzegowina					P
Kroazien					P
Mazedonien					P
Italien					P
Kasachstan					P
Kirgisistan					P
Lettland					P
Polen					P
Tschechien					P
Serbien					P
Slowakei					P
Slowenien					P
Schweiz					P
Ukraine					P

KIDDY's Logo WBM Huber Tricot GmbH

Markenart: WM
 KIDDY WM
 KIDDY WBM

Inhaber:
 Huber Holding AG
 Huber Holding AG
 Huber Holding AG

Registrierungsnummer:
 370425
 161908
 13108147

Klasse:
 25
 24, 25
 25

Erneuerungsdatum:
 22.09.2018
 27.03.2022
 23.06.2024

Ablauf der Schutzdauer:
 22.11.2018
 27.05.2022
 21.07.2024

Land:
 Schweiz
 International
 Gemeinschaft

Vertreter:
 Isler & Pedrazzini AG
 Patentanwälte
 TWP

Strasse:
 Gathardsstrasse 53

PLZ, Ort, Land:
 80102 Zürich Schweiz

Fax:
 0041 44 283 47 47

E-Mail:
 mail@islerpedrazzini.ch

Sprache, Hinweise:
 d

Internationale Markenmeldungen-Länder:

Markenart	Inhaber	Registrierungsnummer	Klasse	Erneuerungsdatum	Ablauf der Schutzdauer	Land	Vertreter	Strasse	PLZ, Ort, Land	Fax	E-Mail	Sprache, Hinweise
KIDDY WM	Huber Holding AG	161906		27.03.2022	27.05.2022	International:						
						Litauen						P
						Österreich						P
						Weißrussland						P
						Belgien						P
						Bosnien-Herzegowina						P
						Ägypten						P
						Mazedonien						P
						Frankreich						P
						Ungarn						P
						Italien						P
						Liechtenstein						P
						Polen						P
						Portugal						P
						Serbien						P
						Slowakei						P
						Slowenien						P
						Ukraine						P

Marke	Markenart	Inhaber	Registrierungsnummer	Klasse	Einreicherungsjahr	Abschließungsdatum	Land	Vorbereiter	Strasse	PLZ	Ort	Land	Fax	E-Mail	Sprache	Mitbewerber
Gazzelle	WZB	Hudson Shop GmbH	930883	14, 24, 34, 36	31.03.2021	31.03.2021	Österreich	TSP								
Gazzelle	WZB	Hudson Shop GmbH	932330	3, 14, 24, 34, 36	30.07.2018	30.07.2018	Österreich	TSP								
Gazzelle	WZB	Hudson Shop GmbH	232629	3, 14, 24, 34, 36	30.04.2020	30.04.2020	Österreich	TSP								
Gazzelle	WZB	Hudson Shop GmbH	816138	20, 29, 34, 35, 36	31.01.2021	31.01.2021	Österreich	Frent, Bülbig & Partner	Leopoldsdorfer Str.	80203	München	Deutschland	089 88 288878-22	de		
Gazzelle	WZB	Hudson Shop GmbH	816422	20, 29, 34, 35, 36	31.01.2021	31.01.2021	Österreich	Frent, Bülbig & Partner	Leopoldsdorfer Str.	80203	München	Deutschland	089 88 288878-21	de		
Gazzelle	WZB	Hudson Shop GmbH	930945	14, 24, 34, 36	03.08.2021	03.08.2021	Österreich	TSP								
Gazzelle	WZB	Hudson Shop GmbH	930975	14, 24, 34, 36	14.07.2021	14.07.2021	Österreich	TSP								
Gazzelle	WZB	Hudson Shop GmbH	930977	14, 24, 34, 36	08.08.2021	08.08.2021	Österreich	TSP								
																weitere registrierungen weiter registrierungen

Markenart	Inhaber	Registrierungsnummer	Klasse	Einreicherungsjahr	Abschließungsdatum	Land	Vorbereiter	Strasse	PLZ	Ort	Land	Fax	E-Mail	Sprache	Mitbewerber
Internationale Markenmeldungen-Länder:															
Gazzelle	WZB	Hudson Shop GmbH	576946		03.08.2021	03.10.2021	International								
Gazzelle	WZB	Hudson Shop GmbH	930575		30.08.2021	30.11.2021	International								
Gazzelle... über andere Mark für Meub	WZB	Hudson Shop GmbH	488707		04.08.2015	04.10.2015	International								
Gazzelle	WZB	Hudson Shop GmbH	930497		09.08.2015	08.11.2015	International								

Marke	Registrierungsnummer	Klasse	Erneuungsdatum	Ablaufdatum	Land	Verreter	ganga	PLZ	Ort	Land	Fax	E-Mail	Sprache	Hinweise
3MOC714 SKIN	233018	25	31.05.2026	31.07.2026	Ostereich	Clarke, Mical & Co TYP	San Francisco 911 Ord. Del Valle	09100	Mexico D.F.	Mexico	0552 59 5525 0418	3MOC714@3M.COM	e	wide Verlangertung beantragt
3MOC714 SKIN	877995	25	28.05.2025	28.07.2025	Mexico	Clarke, Mical & Co								
3MOC714 SKIN	892135	25	14.05.2025	14.07.2025	Saudi Arabien	SMA-S-IP Saud M. A. Shawwal Law Offices	P. O. Box 17654		Riyadh 11492	Saudi Arabia	02666 1 412 7733	3MOC714@3M.COM	e	wide Verlangertung beantragt
3MOC714 SKIN	899784	25	14.05.2025	14.07.2025	Internektionel	TYP	PO Box 1022		Minneapolis MN 55440-1022	USA	001 877 769 7945	3MOC714@3M.COM	e	wide Verlangertung beantragt Declaration of Use nicht attached
3MOC714 SKIN	3.488.780	25	14.06.2014	19.06.2014	USA	Fish & Richardson								
3MOC714 SKIN	899754	25	14.05.2016	14.07.2016	Internektionel									

- Australien
- Belgien
- Bulgarien
- Dänemark
- Deutschland
- Frankreich
- Großbritannien
- Irland
- Italien
- Kanada
- Niederlande
- Norwegen
- Schweden
- Schweiz
- Türkei
- USA
- USA

Kategorie	art	Inhaber	Registrierungsnummer	Klasse	Erneuierungsdatum	Ablauf der Schutzdauer	Land	Venture	Strasse	PLZ	Ort	Land	Fax	E-Mail	Sprache	Hinweise
J&J DEIN FUR DEUNTER	WI4	Huber Shep GmbH	004827751	3, 14, 25, 35	04.09.2016	04.07.2016	International	TWP								
J&J FASHION COMPANY	WI4	Huber Tiedt GmbH	013641698	25	23.06.2024	22.07.2024	International	TWP								
J&J BY HUBER	WI4	Huber Holding AG	13108147	25	10.10.2024	10.10.2024	Germany	TWP								
J&J and ME by HAKKO	WI4	Herro International GmbH	391 02 893	25	31.03.2024	31.07.2024	Deutschland	TWP								
J&J K&S	WI4	Huber Bodywear	1432389	35	28.03.2026	29.07.2026	Germany	TWP								
	WI4	Huber Bodywear	1570472	25	08.12.2026	09.01.2027	International	TWP								
	WI4	Huber Bodywear	1714814	25	23.05.2027	23.08.2027	International	TWP								
	WI4	Huber Holding AG	17148555	25	23.05.2027	23.08.2027	International	TWP								

J&J Fashion Company - WI4 - Kidey Fashion GmbH - 804703 - 04.08.2013 - 04.08.2019 - International - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA - PVA

Hinweise
 wurden nicht erneuert.
 Angaben zum 23.7.2014, noch nicht registriert.
 Betreiber: F. Katschewski

Power of Attorney for Registration

1. [•] with its registered office and its registered business address at [•], registered in the companies register under registration number FN [•], competent court [•] (hereinafter referred to as "Pledgor"), is at the time of granting this power of attorney, owner of the trademarks as listed in Annex /A hereto (hereinafter referred to as "Object of Pledge").
2. On [•], BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse Aktiengesellschaft (reg. no FN 205340 x), Commerzbank Aktiengesellschaft (reg. no HRB 32000), Raiffeisenlandesbank Oberösterreich Aktiengesellschaft (reg. no FN 247579 m), UniCredit Bank Austria AG (reg. no FN 150714 p) and HYPO Vorarlberg Bank AG (reg. no FN 145586 y) (hereinafter referred to as the "Pledgees") have entered into a Trademarks Pledge Agreement (the "Pledge Agreement").
3. The Pledgor, also with effect for its general and individual (with respect to the Object of Pledge) legal successors, hereby authorizes and empowers Raiffeisenlandesbank Oberösterreich Aktiengesellschaft (hereinafter referred to as the "Security Agent") to register the pledge for each trademark of the Object of Pledge in all registers where such trademarks are registered and to sign on behalf of the Pledgor in any form whatsoever any document and to make in any form whatsoever any declarations on behalf of the Pledgor the Security Agent or its representatives deem in its own discretion necessary.
4. The Security Agent is entitled to delegate in full or in part also repeatedly this power of attorney to third persons.
5. The Security Agent is exempt from the prohibition of self-contracting and multiple representation.
6. This power of attorney is irrevocable and non-terminable until the release of the pledge granted under the Pledge Agreement pursuant to the terms of the Pledge Agreement.

7. This power of attorney and its legal validity, interpretation and fulfilment are subject to Austrian law, excluding its conflict-of-law rules.

[v],

[Pledgor]

.....
Name:
Function:

[Pledgor]

.....
Name:
Function:

Execution Copy:

37/MUBER/0101-010 - 39F-715/44K - 3121983

TRADEMARK
REEL: 006542 FRAME: 0350

Power of Sale

1. [*] with its registered office and its registered business address at [*], registered in the companies register under registration number FN [*], competent court [*] (hereinafter referred to as "Pledgor"), is at the time of granting this power of attorney, owner of the trademarks as listed in Annex ./A hereto (hereinafter referred to as "Object of Pledge").
2. On [*], BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse Aktiengesellschaft (reg. no FN 205340 x), Commerzbank Aktiengesellschaft (reg. no HRB 32000), Raiffeisenlandesbank Oberösterreich Aktiengesellschaft (reg. no FN 247579 m), UniCredit Bank Austria AG (reg. no FN 150714 p) and HYPO Vorarlberg Bank AG (reg. no FN 145586 y) (hereinafter referred to as the "Pledgees") have entered into a Trademarks Pledge Agreement (the "Pledge Agreement").
3. Based on to the Pledge Agreement, the Pledgor has pledged the Object of Pledge, including associated current and future rights, to the Pledgees.
4. The Pledgor, also with effect for its general and individual (with respect to the Object of Pledge) legal successors, hereby authorizes and empowers Raiffeisenlandesbank Oberösterreich Aktiengesellschaft (hereinafter referred to as the "Security Agent") to realize the Object of Pledge wholly or partly to whomever in its sole discretion, to negotiate the price of sale, conditions of payment and other contractual provisions, to sign the purchase agreement in the name of the Pledgor, also in notarized form, to receive the liquid funds gained from the sale of the Object of Pledge, to make out invoices with legal effect including VAT and to generally take any action that the Security Agent deems in its sole discretion necessary and useful for realizing the Object of Pledge.
5. The Object of Pledge (or parts thereof) must not be sold by way of a private sale (other than a private sale following an unsuccessful public auction which has not resulted in a sale of the Object of Pledge or the relevant parts thereof) under the estimated value determined by an independent out-of-court expert.

6. The Security Agent is entitled to delegate in full or in part also repeatedly this power of attorney to third persons.
7. The Security Agent is exempt from the prohibition of self-contracting and multiple representation.
8. This power of attorney is irrevocable and non-terminable until the release of the pledge granted under the Pledge Agreement pursuant to the terms of the Pledge Agreement.
9. This power of attorney and its legal validity, interpretation and fulfilment are subject to Austrian law, excluding its conflict-of-law rules.

[*], _____

[Pledgor]

Name:
Function:

[Pledgor]

Name:
Function:

