

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM556140

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Bemis Company, Inc.		08/08/2019	Corporation: MISSOURI
RECEIVING PARTY DATA			
Name:	KNPAK Acquisition Limited		
Street Address:	35 Great St. Helen's		
City:	London		
State/Country:	UNITED KINGDOM		
Postal Code:	EC3A 6AP		
Entity Type:	Corporation: UNITED KINGDOM		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	88188760	QUIXSEAL	
CORRESPONDENCE DATA			
Fax Number:	2123553333		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	2128138800		
Email:	SAllirampersad@goodwinlaw.com		
Correspondent Name:	GOODWIN PROCTER LLP		
Address Line 1:	620 Eighth Avenue		
Address Line 4:	New York, NEW YORK 10018		
ATTORNEY DOCKET NUMBER:	115140-286294		
NAME OF SUBMITTER:	Shaleena Alli-Rampersad/Paralegal		
SIGNATURE:	/Shaleena Alli-Rampersad/		
DATE SIGNED:	01/06/2020		
Total Attachments: 4			
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OP \$40.00 88188760

Short Form Trademark Assignment

This Trademark Assignment (this “Trademark Assignment”), effective as of 8 August 2019 (the “Effective Date”), is made by and between Bemis Company, Inc. (“RemainCo”), and KNPAK Acquisition Limited (“DivestCo”).

RECITALS

A. RemainCo owns all right, title, and interest in and to the following QUIXSEAL trademark registration and pending application (together, the “QUIXSEAL Marks”):

Trademark	Reg. No. [Application No.]	Reg. Date [Filing Date]	Jurisdiction
QUIXSEAL	n/a [88-188760]	n/a [November 9, 2018]	U.S.
QUIXSEAL	004793634 [004793634]	May 18, 2009 [December 9, 2005]	EU

B. RemainCo and DivestCo are parties to that certain Intellectual Property Agreement dated as of the Effective Date (the “Intellectual Property Agreement”); and

C. Pursuant to the terms of the Intellectual Property Agreement, RemainCo has agreed to transfer all of its right, title and interest in and to the QUIXSEAL Marks to DivestCo.

AGREEMENT

For good and valuable consideration set forth in the Intellectual Property Agreement, the receipt and sufficiency of which is hereby acknowledged, RemainCo and Divest Co hereby agree as follows:

1. RemainCo does hereby sell, assign, transfer, convey and deliver to DivestCo, its successors and permitted assigns, all right, title and interest, in and to the QUIXSEAL Marks, and all of the goodwill of the business associated with the QUIXSEAL Marks, together with that portion of RemainCo’s business that is ongoing and existing to which the QUIXSEAL Marks pertains, any renewals of the registrations for the QUIXSEAL Marks, for DivestCo’s own use and enjoyment, and for the use and enjoyment of DivestCo’s successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by RemainCo if this assignment had not been made; together with all causes of action for any and all previously occurring infringement of the rights being assigned and the right to receive and retain the proceeds relating to those causes of action.

2. RemainCo hereby requests the U.S. Patent and Trademark Office, the EU Intellectual Property Office, and all other corresponding entities or agencies in any country or jurisdiction that may exercise authority over any of the QUIXSEAL Marks, to record this Trademark Assignment. RemainCo hereby further requests that all trademark registrations resulting from applications among the QUIXSEAL Marks be issued to DivestCo as assignee of the entire interest therein.

3. This Trademark Assignment is in all respects subject to the provisions of the Intellectual Property Agreement and is not intended in any way to supersede, limit, qualify or expand any provision of the Intellectual Property Agreement.

4. RemainCo and DivestCo agree to execute such further or other documents and assurances and do such other acts as may, from time to time, be required or deemed useful in order to give effect to the provisions of this Trademark Assignment.

5. This Trademark Assignment may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one and the same instrument.

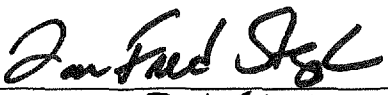
6. This Trademark Assignment shall be governed by and construed in accordance with the domestic laws of the State of Delaware.

7. This Trademark Assignment shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns.

IN WITNESS WHEREOF, RemainCo and DivestCo have caused this Trademark Assignment to be executed as of the Effective Date.

Bemis Company, Inc.:

KNPAK Acquisition Limited:

By: 
Name: Louis Fred Stephan
Title: President

By: _____
Name: _____
Title: _____

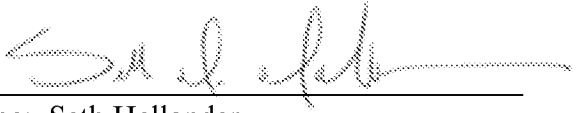
[Signature Page to Short Form Trademark Assignment]

IN WITNESS WHEREOF, RemainCo and DivestCo have caused this Trademark Assignment to be executed as of the Effective Date.

Bemis Company, Inc.:

KNPAK Acquisition Limited:

By: _____
Name:
Title:

By: 
Name: Seth Hollander
Title: Director

[Signature Page to Short Form Trademark Assignment]