

Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇌ ⇌ ⇌

RECORDATION FORM COVER SHEET
TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE
U.S. Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

<p>1. Name of conveying party(ies): VMC</p> <p><input type="checkbox"/> Individual(s) <input type="checkbox"/> Association <input type="checkbox"/> General Partnership <input type="checkbox"/> Limited Partnership <input checked="" type="checkbox"/> Corporation-State <input type="checkbox"/> Other _____</p> <p>Additional name(s) of conveying party(ies) attached? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p>	<p>2. Name and address of receiving party(ies) Name: <u>Deutsche Bank Aktiengesellschaft</u> Internal Address: <u>Taunusanlage 12</u> Street Address: <u>Frankfurt (Main), Germany</u> City: _____ State: _____ Zip: _____</p> <p><input type="checkbox"/> Individual(s) citizenship _____ <input type="checkbox"/> Association _____ <input type="checkbox"/> General Partnership _____ <input type="checkbox"/> Limited Partnership _____ <input checked="" type="checkbox"/> Corporation-State <u>Germany</u> <input type="checkbox"/> Other _____</p> <p><small>If assignee is not domiciled in the United States, a domestic representative designation is attached: <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</small></p>
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<p>3. Nature of conveyance: <input type="checkbox"/> Assignment <input type="checkbox"/> Merger <input checked="" type="checkbox"/> Security Agreement <input type="checkbox"/> Change of Name <input type="checkbox"/> Other _____</p> <p>Execution Date: <u>06/21/2004</u></p>	<p>4. Application number(s) or registration number(s): A. Trademark Application No.(s) _____ _____</p> <p style="text-align: center;">Additional number(s) attached <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p> <p>B. Trademark Registration No.(s) <u>1237377</u> <u>1482394</u></p>
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<p>5. Name and address of party to whom correspondence concerning document should be mailed: Name: <u>Frank Terranella</u> Internal Address: _____ <u>Abelman Frayne & Schwab</u> _____</p> <p>Street Address: <u>150 East 42nd Street</u> _____</p> <p>City: <u>New York</u> State: <u>NY</u> Zip: <u>10017</u></p>	<p>6. Total number of applications and registrations involved: 2</p> <p>7. Total fee (37 CFR 3.41).....\$ <u>65.00</u> <input type="checkbox"/> Enclosed <input checked="" type="checkbox"/> Authorized to be charged to deposit account</p> <p>8. Deposit account number: <u>01-0035</u></p>
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DO NOT USE THIS SPACE

9. Signature.

<u>Frank Terranella</u> Name of Person Signing	 Signature	<u>September 17, 2004</u> Date
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24

Total number of pages including cover sheet, attachments, and document
Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

CH \$65.00 010035 1237377

GOING CONCERN PLEDGE AGREEMENT

And as *in rem* guarantee (à titre de *cautionnement réel*)

Between

VMC

as Pledgor

and

DEUTSCHE BANK AG London

As Collateral Agent

June 21, 2004

GOING CONCERN PLEDGE AGREEMENT
and as *in rem* guarantee (à titre de *cautionnement réel*)

BETWEEN:

1. **VMC**, a company registered under the laws of France the registered office of which is located at 41, rue Pierre Maître in Reims (51100), registered with the Trade and Companies Registry of Reims, under the number 335 782 132, represented by Mr. Yann Caillouët duly empowered for the purpose hereof,

(hereinafter referred to as the "Pledgor");

PARTY OF THE FIRST PART;

AND

2. **DEUTSCHE BANK AKTIENGESELLSCHAFT**, a corporation duly organised and existing under the law of the Federal Republic of Germany and having its principal place of business at Taunusanlage 12 in the City of Frankfurt (Main) and operating in the United Kingdom under branch number BR000005 at Winchester House, 1 Great Winchester Street, London, EC2N 2DB United-Kingdom, represented by Mr. Ronald Lane-Smith, Vice-President, duly empowered for the purpose hereof, acting both for itself and on behalf of the lenders as defined in the Credit Agreement (as defined below) (the "Lenders") as the Collateral Agent,

(hereinafter referred to as the "Collateral Agent");

PARTY OF THE SECOND PART;

(hereinafter referred to individually as a "Party" or collectively as the "Parties").

WHEREAS:

- A. Pursuant to a second amended and restated secured credit agreement dated March 15, 2004 (the "**Credit Agreement**") entered into between, *inter alia*, certain entities of the Owens-Illinois group, the Collateral Agent, the Lenders and BSN Glasspack SA (the "**Borrower**") on or about the date hereof, the Lenders have agreed to make available to the Borrower certain facilities, in the form of (i) French Tranche C1 Term Loans of a total amount in principal of \$ 315,000,000, (ii) French Tranche C2 Term Loans of a total amount in principal of € 52,000,000, (iii) French Tranche C3 Term Loans of a total amount in principal of \$ 385,000,000 under the terms and conditions set forth in the Credit Agreement. The Lenders (or certain of them) may also agree, subject to certain conditions being satisfied, to make available to the Borrower Refinancing Term Loans of a total maximum amount equal to the total amount of French Tranche C1 Term Loans and French Tranche C2 Term Loans under the terms and conditions set forth in the Credit Agreement.
- B. The proceeds of French Tranche C1 Term Loans and French Tranche C2 Term Loans will be used to refinance all outstanding amounts due under the Existing BSN Credit Agreement (as this term is defined in the Credit Agreement) and certain other indebtedness of BSN and its subsidiaries and to pay certain related fees and expenses.
- C. The proceeds of French Tranche C3 Term Loans, if any, will be used to repay the principal of and pay the applicable premium on the Existing BSN Subordinated Notes (as this term is defined in the Credit Agreement) to the extent the holders of the same accept the "change of control offer" made by the issuers thereof with respect to such notes and to pay certain related fees and expenses on or about the BSN Change of Control Payment Date.
- D. The proceeds of the Refinancing Term Loans, if any, shall be used to refinance French Tranche C1 Term Loans and/or French Tranche C2 Term Loans.
- E. The Credit Agreement has been entered into in the context of the acquisition by O-I Europe SAS, an indirect wholly owned subsidiary of Owens Illinois, Inc. of all of the outstanding shares of Borrower and BSN Subordinated Shareholder Loan, such acquisition and loan being financed with the proceeds of Domestic Tranche C Term Loan, Tranche D Term Loans, under the said Credit Agreement.
- F. Pledgor will greatly benefit from the acquisition of Borrower through O-I Europe SAS by Owens Illinois Inc., a listed company at the New York stock exchange in the business of glass manufacturing, as it will allow Borrower and its direct and indirect subsidiaries including Pledgor (the "**BSN Group**") to become part of a larger industrial group (the "**Owens-Illinois Group**") which will in turn allow group scale economies in technical, marketing and financial resources as well as business opportunities in new markets for BSN Group and Pledgor.
- G. Pledgor will specifically benefit from the refinancing of working capital facilities of Borrower, as such refinancing will allow Borrower and indirectly BSN Group to be funded by the same Lenders as other entities of Owens Illinois Group and therefore to benefit from Owens-Illinois Group bargaining position vis-à-vis its lenders.
- H. The Pledgor has agreed to guarantee the Borrowers' obligations under the Credit Agreement pursuant to a guarantee agreement (*cautionnement*) dated June 21, 2004, signed between the Collateral Agent and the Pledgor (the "**Guarantee**").

- I. The Pledgor has also agreed to grant a pledge over its assets including equipment and intangible rights included in its going concern, in the form of an *in rem* guarantee (*caution réelle*) in order to secure the performance of the Secured Obligations (as defined below) (the "Pledge").
- J. Consequently, the Parties have met in order to enter into this going concern pledge agreement (the "Agreement").

NOW, THEREFORE IT HAS BEEN AGREED AS FOLLOWS :

References to the Credit Agreement shall be deemed to include references to that agreement as it may be amended, modified, novated, supplemented or restated from time to time, including without limitation, by way of increase of the facilities made available thereunder.

ARTICLE 1 - DEFINITIONS

- 1.1 All capitalized terms used but not herein defined shall have the meanings set forth in the Credit Agreement. The following expressions shall have the meaning set forth as follows:

- "Agreement" : means this pledge agreement;
- "Business Day" : has the meaning ascribed to this term in the Credit Agreement;
- "Event of Default" : has the meaning ascribed to this term in the Credit Agreement;
- "Secured Obligations" : means the payment in full when due and the performance of all present and future, direct or indirect, undertakings and/or payments owing by the Borrower to the Lenders (or any of them) of any kind arising out or outstanding under, all claims and rights which the Lenders have or may have against the Borrower arising out of or in relation to French Tranche C1 Term Loans, French Tranche C2 Term Loans, French Tranche C3 Terms Loans, if any, and Refinancing Term Loans to Borrower, if any, to the extent that the proceeds of the Refinancing Term Loans are used to refinance French Tranche C1 Term Loans and/or French Tranche C2 Term Loans pursuant the Credit Agreement and the principal amount of such Refinancing Term Loans does not exceed the principal balance of the French Tranche C1 and the French Tranche C2 Term Loans then outstanding and so refinanced, for any amount in principal plus interest, late interest, commissions, fees and incidentals, including all reasonable costs and expenses incurred by or on behalf of the Lenders in connection with the enforcement of the Pledge, due by the Borrower to the Lenders, as well as any other entity to which would be transferred any and all rights and obligations of the Lenders pursuant to the Credit Agreement, provided that, upon foreclosure, on the Going Concern (as defined hereunder), the basis of the pledge shall be limited to
 (i) 70 % of Pledgor's net worth as of the date of execution of this pledge, or its equivalent in US dollars at the date of enforcement or
 (ii) any other lesser amount which does not infringe the corporate benefit of the Pledgor if at the time of enforcement of the Pledge,

the Pledgor's corporate benefit as assessed at the date hereof, cannot be corroborated, it being specified that if an expert is appointed he shall have to submit his report within three months of his appointment. Any payment to be made under the Guarantee and/or any security agreement granted by the Pledgor in satisfaction of the Secured Obligations shall not exceed the limitations mentioned in points (i) and (ii) above;

"Secured Parties " : means the Collateral Agent and the Lenders,.

- 1.2 Clause headings are inserted for convenience of reference only and shall be ignored in the interpretation of this Agreement.
- 1.3 Unless the context otherwise requires or unless otherwise defined in this Agreement words and expressions defined in the Credit Agreement shall bear the same meanings when used herein.
- 1.4 Notwithstanding anything to the contrary set forth herein, the Collateral Agent shall not be entitled to exercise any remedies herein unless and until and only during the occurrence and continuance of an Event of Default pursuant to the Credit Agreement.

ARTICLE 2 - PLEDGE

As security and guarantee for the Pledgor's payment obligations, of the Secured Obligations under the terms and conditions of the Credit Agreement, the Pledgor hereby grants to the Collateral Agent (acting both for itself and on behalf of the Lenders), who accepts, a pledge over the going concern described in article 3 herebelow, in accordance with articles L.142-1 and *seq.* of the Commercial Code relating to pledge over going concern, subject to the legal provisions governing in general the creditors' rights and to the accomplishment of the formalities described herebelow.

The Collateral Agent (acting both for itself and on behalf of the Lenders) shall register or record, depending on the case, within required legal time limits, this Pledge over the Going Concern with (i) the relevant tax authorities, (ii) the Clerk's Office of the relevant Commercial Courts, and (iii) the "Institut National de la Propriété Industrielle" (INPI) and/or each national office of the countries in which the patents or trademarks or similar rights are registered, with respect to patents and trademarks or any other similar rights the pledge of which is subject to publicity.

ARTICLE 3 - DESCRIPTION

This Pledge is made over a going concern used for manufacturing and marketing of any kind of glassware, operated principally at Reims (51100), for which the Pledgor is principally registered at the Trade and Companies Registry of Reims under no. 335 782 132 (hereafter the "Going Concern").

This pledge is made over the following items of the Going Concern:

1. the goodwill and all clientele related thereto;
2. the shop or factory sign ("*enseigne*");
3. the commercial name;
4. the title to rent the premises where the going concern is operated for each plant, granted to the Pledgor pursuant to private deeds the terms of which are set forth in Exhibit 1 (the "Leases");
5. all the patents, trademarks, licenses and other intellectual or industrial property rights, including the trademark licenses (collectively, the "Intellectual Property Rights"), a complete and accurate list of which is annexed as Exhibit 2 hereof, and more generally, all the other intangible assets belonging thereto;
6. the various fittings, equipment and tools and all the other tangible assets belonging thereto;

be they present or future, used in the operation of the Going Concern, without any exception or reserve whatsoever other than those expressly mentioned herein.

ARTICLE 4 - INSURANCE

The Pledgor declares that the Going Concern is duly insured against all normally insurable risks, especially loss (including operation loss), destruction, theft and fire. The Pledgor undertakes to renew all the insurance policies of the Going Concern until full release of the Secured Obligations.

ARTICLE 5 - UNDERTAKINGS

The Pledgor undertakes to use its best effort to conduct and manage the Going Concern in the ordinary course of business and in a manner consistent with past practice, and not to engage in any action or make any commitment which would have a negative effect on the value of the Going Concern.

The Pledgor acknowledges and agrees that the effects of this Pledge will extend to any extension of the Going Concern (including in particular the clientele, commercial leases, tools, equipment, industrial and intellectual property rights) which would be effected before the full release of the Secured Obligations.

ARTICLE 6 - REPRESENTATIONS AND WARRANTIES

The Pledgor hereby represents and warrants that:

- it is the full legal and beneficial owner of the Going Concern, and this Pledge over the Going Concern is enforceable against third parties as from the performance of the formalities in Article 2 of the present Agreement;
- it is fully aware of the terms and conditions of the Credit Agreement;
- Pledgor has full corporate power and lawful authority to execute, deliver, and perform this Agreement and pledge the Going Concern;
- that the Going Concern is not encumbered by any pledge, preferential right, lien or charge whatsoever other than as may be permitted under the Credit Agreement, subject to the legal provisions relating to bankruptcy law and qualifications in the legal opinions;
- that it is not subject to any insolvency or winding up judicial procedure and it is not bankrupt.

The representations and warranties listed herein above are made on the date hereof and are deemed to be repeated at the same date on which the representations and warranties made in the Credit Agreement are reiterated, by reference to the facts and circumstances existing on that date.

ARTICLE 7 - ENFORCEMENT OF THE PLEDGE

If an Event of Default (as defined in the Credit Agreement), shall occur and be continuing, Collateral Agent acting both for itself and on behalf of the Lenders shall be entitled to exercise on the Going Concern, all rights and privileges permitted by French law and all other applicable laws, up to the amount of the Secured Obligations.

ARTICLE 8 - NOTIFICATION

All notices (including other communications required or permitted) under this Agreement must be in writing and must be delivered (a) in person, (b) by registered, express or certified mail, postage prepaid, return receipt requested, (c) by a generally recognized courier or messenger service that provides written acknowledgement of receipt by the addressee, or (d) by facsimile or other generally accepted means of electronic transmission with a verification of delivery.

To be valid, any communication between the parties pursuant to this Agreement shall be made at the addresses given below:

For the Collateral Agent

Deutsche Bank, AG London
Winchester House, 1 Great Winchester Street,
London, EC2N 2DB
United-Kingdom
Fax number: 00 44 (0)20 7547 6419 / 5703
Attention: Mr. Ronald Lane-Smith

For the Pledgor

VMC
41, rue Pierre Maitre
51100 Reims
Fax number: 00 33 (0) 3 26 87 58 90
Attention: Mr. Yann Caillouët

Jean-Marc Arrambourg

With a copy to

Owens-Illinois Group, Inc.
One SeaGate, Toledo,
Ohio 43666, U.S.A.
Telephone number: 419-247-5000
Fax number: 419 247 1221
Attention: Mr. Jim Baehren

Notices are deemed delivered at the earlier of the date such notice is actually received by a party or two days after such notice is given.

Any change of address shall be notified to the other party with a prior notice of 15 business days.

ARTICLE 9 - TERM OF THE AGREEMENT

This Agreement shall remain in full force and effect until all Secured Obligations shall have been irrevocably paid in full pursuant to the terms and conditions of the Credit Agreement.

The Pledge is created with an indivisible nature. Consequently, partial fulfilment of the Secured Obligations shall not extinguish the Pledge proportionally, which may only be cancelled after the full compliance of the Secured Obligations.

Notwithstanding the above, if the Collateral Agent has authorized the release of any of the collateral constituting items of the going concern in whole or in part pursuant to its authority under Section 8.7 of the Credit Agreement or to the extent that such release is required under the Credit Agreement, such items shall also be released, to the same extent for the purposes of this agreement without necessity to take any further action for its termination and release unless otherwise required by French law in which case the Collateral Agent agrees to promptly provide such releases or take such required actions, as the same may reasonably be requested by the Pledgor. The Collateral Agent shall be entitled, without limitation, in the event, that it determines that the pledge created hereby is no longer required pursuant to the Credit Agreement, to unilaterally terminate the pledge on all or part of the going concern.

Once all the Secured Obligations have been fully discharged the Pledge shall be automatically terminated and cancelled. The Collateral Agent, upon the Pledgor's written request, shall execute in the maximum term of one month as from the date of the request, the corresponding public or private documents as necessary for the cancellation of the Pledge, returning to the Pledgor any document delivered to the Collateral Agent in connection with this Agreement.

The Pledgor hereby agrees that amendments or term extensions of the Secured Obligations, as may be agreed by the Borrower and the Collateral Agent, will not affect the validity or enforceability of this Agreement, which will remain in full force notwithstanding any such amendments or term extensions.

ARTICLE 10 - REGISTRATION, RECORDING, COSTS AND EXPENSES

All reasonable expenses, fees and commissions relating to the present agreement, and those arising there from, including expenses for recording, registration and renewal thereof, shall be borne by the Pledgor, who undertakes to do so in accordance with the provisions of the Credit Agreement.

For this purpose, all powers are granted to the bearer of a copy hereof.

ARTICLE 11 - ELECTION OF DOMICILE

For the implementation hereof, the Parties elect domicile at their respective registered office.

ARTICLE 12 - BENEFICIARIES OF THE PLEDGE

Subject to the provisions of the Credit Agreement, the rights arising from this Agreement shall inure to the benefit of the Collateral Agent acting both for itself and on behalf of the Lenders, as well as the successors and assigns of the Collateral Agent and of the Lenders.

ARTICLE 13 - SEVERABILITY

If any clause of the Agreement shall be found to be null and void, prohibited or incapable of enforcement, such clause shall have neither effect nor jeopardy on the validity or execution of the other terms of this Agreement and none of the Parties may claim damages to the other on such basis.

In such case, the Parties shall negotiate in good faith in order to replace the clauses concerned by clauses valid and capable of enforcement, the closest possible as regards the initial intention of the Parties or, if such common intention may not be determined, of the intention of the Party that the invalid or unenforceable clause was aiming at protecting. Failing such agreement, the Parties shall appoint an expert or, if they cannot agree on such appointment, the expert shall be appointed by the President of the Commercial Court of Paris upon request of the most diligent Party. The expert shall substitute all the invalid or unenforceable clauses complying with the requirements set forth here above.

ARTICLE 14 - MISCELLANEOUS

The preamble and the exhibits of this Agreement are part of this Agreement and bind either Party.

This Agreement constitutes the entire agreement of the Parties in relation to its subject matter.

This Agreement may only be modified by a written agreement duly signed by both Parties.

The waiver made by one Party to the benefit of any of the clauses of this Agreement shall be valid only if acknowledged in writing and shall be construed restrictively. No waiver to any of the clauses of this Agreement shall be deemed as a waiver to any other clause of this Agreement, whatever the degree of similarity between the clause which shall have been waived and any other clause of this Agreement.

Notwithstanding anything to the contrary set forth herein, if and to the extent that there is any inconsistency between the terms of this Agreement and those of the Credit Agreement, as applicable, the result of which imposes any more onerous restrictions or obligations on the Pledgor (other than the creation of this Pledge in favor of the Collateral Agent acting both for itself and on behalf of the Lenders), the terms of the Credit Agreement, as applicable, shall prevail in all respects and the inconsistent terms herein shall be disregarded, subject only to mandatory French rules which shall be declared applicable to this Agreement. As long as they do not contravene with any possible international mandatory rules, the provisions of the Credit Agreement are fully applicable by reference to the Pledgor and to this Agreement.

This Agreement will be translated into French. In such case, the French version shall prevail in case of contradiction or conflict arising out of such translation or if a dispute arises in relation with the interpretation or performance of this Agreement.

The assignment of this pledge to any successor or assign of the Collateral Agent (acting both for itself and on behalf of the Lenders) may not be construed as a novation pursuant to articles 1271 and seq. of the Civil Code. However, if a novation was deemed to have occurred, the Parties hereby expressly acknowledge that this pledge shall benefit to any substitute or assignee in compliance with the provisions of articles 1278 and 1279 of the Civil Code. Any such transfer or assignment of rights under this Agreement by the Collateral Agent (acting both for itself and on behalf of the Lenders) shall be notified in compliance with article 1690 of the French Civil Code (by bailiff or within a notarial deed).

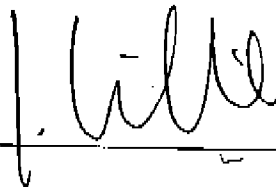
The Pledgor undertakes, at any time and at his own costs, to sign or have signed any powers or other documents required, and to take any necessary or desirable measures, as well as those that the Collateral Agent (acting both for itself and on behalf of the Lenders) may reasonably request, in order to perfect or protect the privilege which they are granted by this Agreement or aiming at enabling the Collateral Agent (acting both for itself and on behalf of the Lenders) to exercise and enforce the rights they are entrusted with by this Agreement.

ARTICLE 15 - APPLICABLE LAW AND JURISDICTION CLAUSE

This Agreement shall be governed by, and interpreted in accordance with, French law.

Any dispute arising in connection with the interpretation, validity, performance or termination of this Agreement will be settled (i) before the Commercial Court of Paris (France) (*Tribunal de Commerce de Paris*), which shall have full and exclusive jurisdiction, or (ii) upon the Collateral Agent's choice, before any other state or federal court of competent jurisdiction in the State of New York in accordance with Section 10.18 of the Credit Agreement.

Executed in Paris,
On June 21, 2004,
In two (2) original copies.



VMC
as Pledgor
By:
Name: Yann Caillouët



DEUTSCHE BANK AG, London
as Collateral Agent
By:
Name: Ronald Lane-Smith
Title: Vice President

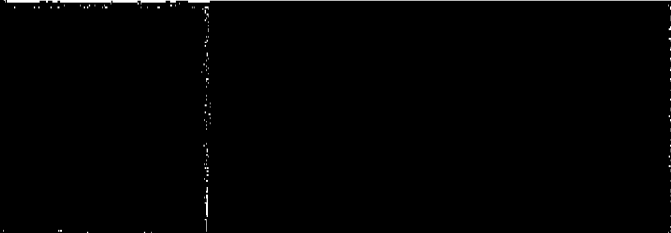


EXHIBIT 1

LEASES

N/A



EXHIBIT 2

INTELLECTUAL PROPERTY RIGHTS

VMC DESIGNS

Design	Country	Applicant	Registration date	Term of registration	Our databases indicate :
Hollow terrine 21cl 82 mm in diameter	France	VMC	1965-01-09	2015-01-08 (if renewed in 1990)	(our databases indicate : 96402)
Terrine "Le Parfait Super" 125 g	France	VMC	1976-05-30	2026-05-30 (if renewed in 2001)	(our databases indicate : 158977)
Tumbler Champs Elysées	France	VMC	1985-11-15	2010-11-15	287451
Champs Elysées Tumbler	International	VMC	1986-09-01	2006-09-01	
Tumblers (21 designs)	France	VMC	1987-02-24	2012-02-24	310871
Tumblers en verre	France	VMC	1987-05-22	2012-05-22	315038
Milk bottles	France	VMC	1987-11-20	2012-11-20	320477

Design	Country	Classification	Appl. No.	Pub. No.	Pub. Date	Reg. No.
3 Tumblers Neptune and Venus (Glass bowl)	France	VMC	886360	1988-10-13	2013-10-13	346189
Glass Calypso	France	VMC	887872	1988-12-21	2013-12-21	260317
Glass Calypso	International	VMC	DM 013662	1989-05-26	2004-05-26	
Jars of jam (230 and 340 ml)	France	VMC	895846	1989-09-19	2014-09-19	371483
Glass "Schintz"	France	VMC	896317	1989-10-10	2014-10-10	279502
Glass Schintz	International	VMC	DM 016395	1990-04-09	2005-04-09	
Salad bowl Nadler	France	VMC	904028	1990-06-25	2015-06-25	289122
Glasses Starlux	France	VMC	906520 (n° 8 → 40)	1990-10-18	2015-10-18	409932 → 409964
Tongues of disc for quick opening	France	VMC	907193	1990-11-20	2015-11-20	413509


Product	Country	Classification (VMC)	Registration Number	Priority Date	Effective Date	Registration Number
Pot of yoghurt and pot with handles	France	VMC	910601 (n° 2 → 4)	1991-01-30	2016-01-30	421413 → 421415
Tumblers of mustard	France	VMC	911009 (n° 1 → 5)	1991-02-20	2016-02-20	422803 → 422807
Pot with cut-off corners	France	VMC	912209	1991-04-10	2016-04-10	424223
Tumbler Starlux (our databases indicate : Dishes)	International Germany; Benelux; Italy; Switzerland; Egypt; Spain; Indonesia; Morocco; Netherlands Antilles; Holy See; Tunisia	VMC	DM 019416	1991-04-16	2006-04-16	
"Verrine" with ears	France	VMC	921433	1992-03-06	2017-03-06	460917
Pot 1650 ml with handles	France	VMC	925210	1992-08-27	2017-08-27	471194
Bottle Ariane	France	VMC	925211	1992-08-27	2017-08-27	471299

Design	Country	VMC	Trademark (no. in series)	Applicant's file	Applicant's registration	Priority
Glass pot with cut-off corners 580 ml	International	VMC	DM 024128	1992-12-10	2007-10-12	
Bottle 90.0127	France	VMC	930915	1993-02-18	2018-02-18	331618
Pot F.A.V.	International	VMC	DM 028219	1993-12-28	2003-12-28	
Tumblers MD 140	France	VMC	942076 (n° 1 → 2)	1994-04-06	2019-04-06	368708 → 368709
Pot Sweety	International	VMC	DM 030989	1994-10-13	2004-10-13	
Tumbler "clover" & Whisky glasses	International	VMC	DM 032107	1995-02-14	2005-02-14	
Tumbler MC Whisky	Denmark	VMC	0170/95	1995-02-21	2005-02-21	0829/95
Pot 212 ml T053 HEXA	International	VMC	DM 032358	1995-03-06	2005-03-06	
Pot sweety	Great Britain	VMC	2046449	1995-04-03	2005-04-03	

Design	Country	VMC	Registration Number	Registration Date	Priority Date	International Classification
Pot 100 ml-with cur-off corners and screwing rings	France	VMC	953261	1995-06-13	2020-06-13	404242 → 404244
Tumbler "clover"	Great Britain	VMC	2048836	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048837	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048838	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048839	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048840	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048841	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048842	1995-07-17	2005-07-17	
Whisky glass	Great Britain	VMC	2048843	1995-07-17	2005-07-17	

Product	Country of Origin	VMC	International Number	Effective Date	Date of Expiration	Product Name
Verre à whisky	Great Britain	VMC	2048844	1995-07-17	2005-07-17	
Pot 212 ml TO 53 HEXA	Great Britain	VMC	2050075	1995-08-31	2005-08-31	
Pot 425 ml TO 063 « Tomatoes »	International	VMC	DM 041065	1997-08-08	2007-08-08	
Pot 425ml TO 63 "Tomatoes"	Portugal	VMC	28352	1998-02-05	2004-02-05	
"Verrine" with handles 275ml	International	VMC	DM 044879	1998-08-10	2008-08-10	
5 Tumblers	International	VMC	DM 046292	1999-01-11	2004-01-11	

VMC TRADEMARKS

Trademark	Country	Owner	Registration Number	Application/Registration Date	Class	Renewal Date	Renewal Status
 (Pure device trademark)	France	VMC	775585 1384272	1986-01-09	21; 34	2006-01-09	Renewed on 1995-11-27
CALYPSO	France	VMC	206182 1589193	1990-04-27	21	2010-04-27	Renewed on 1999-11-16
CHAMPS ELYSEES	France	VMC	799701 1357789	1986-06-05	21	2006-06-05	Renewed on 1996-05-24
CHAMPS ELYSEES	International: Italy	VMC	508057	1986-12-05	21	2006-12-05	Registered
LE MEILLEUR (word & design)	France	VMC	923868 1462834	1988-04-29	21	2008-04-29	Renewed on 1998-01-16

Registration	Country	Class	Registration Number	Registration Date	Class	Priority Date	Renewal Date
LE PARFAIT "SUPER" (word and design)	International: Switzerland, Egypt, Spain (partial refusal), Hungary, Italy, Liechtenstein, Morocco, Monaco, Romania, San Marino, Vietnam, Yugoslavia, Czech Republic, Slovak Republic, Macedonia, Bosnia- Herzegovina, Benelux	VMC	2R211271	1958-07-12 (information provided from data room)	21	2008-07-12	Renewed on 1998-07-12
LE PARFAIT (word & design)	France	VMC	727411 1295516	1985-01-11	06; 08; 11; 16; 17; 20; 21	2005-01-11	Renewed on 1994-12-01
LE PARFAIT (word & design)	France	VMC	923866 1462832	1988-04-29	21	2008-04-29	Renewed on 1998-01-16
LE PARFAIT (word & design)	International: Italy, Portugal, Benelux	VMC	495854	1985-08-02	06; 08; 11; 16; 17; 20; 21	2005-08-02	Registered
LE PARFAIT (word & design)	Madagascar	VMC	9400344D 694	1994-11-04 1995-07-31	21	2004-11-03	Registered
LE PARFAIT SUPER (word & design)	United Kingdom	VMC	1249734	1985-09-05	21	2006-09-05	Renewal published on 1992-10-07
LE PARFAIT SUPER (word & design)	United States	VMC	7332709S 1237377	1981-09-08 1983-05-10	21	2013-05-10	Renewed on 2003-10-28

Trademark	Country of Origin	Classification	Serial Number	Registration Date	Term	Renewal Date	Remarks
LE PERFECT (word & design)	France	VMC	797248 1355655	1986-05-22	21	2006-05-22	Renewed on 1996-03-29
LE PRATIQUE	France	VMC	886949 1515710	1987-10-08	21	2007-10-08	Renewed on 1997-08-11
LE PRATIQUE	Italy	VMC	19232C88 830427	1988-04-06 1998-03-06 2001-01-10	20; 21	2008-04-06 (information provided from data room. We are unable to confirm this date)	Registered
SCELLOVER	France	VMC	938204 1474124	1988-06-30	21	2008-06-30	Renewed on 1998-06-08
SCELLOVER	International: Germany, Spain, Italy, Portugal, Benelux	VMC	533002	1988-12-27 (provided from data room)	21	2008-12-27	Renewed on 1998-12-27
SWEETY VMC	France	VMC	94541298	1994-10-19	21	2004-10-19	Registered
SWEETY VMC	International: Germany, Spain, Italy, Benelux	VMC	635250	1995-04-05	21	2005-04-05	Registered
VMC LE PARFAIT (word & design)	Germany	VMC	V2045421WZ 1126831	1987-10-07 1988-08-30	06; 08; 11; 16; 17; 20; 21	2007-10-30	Renewal published on 1997-12-30

Classification	Country	Registration Number	Registration Date	Renewal Date	Term	Registration Date	Renewal Date
VMC (word & design)	United States	73607012 1482394	1986-06-30 1988-03-29		21	2008-03-29	Registered
VMC (word & design)	France	775584 1337472	1986-01-09		21; 34	2006-01-09	Renewed on 1995-11-27
VMC (word & design)	Greece	86246 332588	1987-07-29		21	2007-07-29	Registered
VMC (word & design)	International: Austria, Switzerland, Germany, Algeria, Egypt, Spain, Hungary, Italy, Morocco, Romania, Tunisia, Yugoslavia, Czech Rep., Slovak Rep., Bosnia-Herz., Belux	503498	1986-06-04		21; 34	2006-06-04	Registered
VMC (word & design)	Madagascar	9400543D 693	1994-11-04 1995-07-31		21; 34	2004-11-04	Registered
VMC (word & design)	Mauritius	15486	1986-08-22		21; 34	2007-08-22	Registered
VMC (word & design)	United Kingdom	1270186	1986-06-27 1988-03-25		21	2007-06-27	Renewal published on 1993-08-04

VMC PATENTS

Status	Country	Priority Date (FR)	Pub. No. (US)	Pub. Date (US)	Pub. No. (FR)	Pub. Date (FR)	Title	Office
Delivered	France	1985-09-09 1988-04-28	8513357 2587002	2005-09-09			Joints for flasks for domestic use (FR : Joints pour bocaux à usage domestique)	VMC
Delivered	France	1986-12-24 1990-06-01	8618161 2609014	2006-12-24			Process for removing from a mold a glass item with helicoidal design, device for implementing such process (FR : Procédé de démoulage d'un article de verrerie a motif hélicoïdal, dispositif pour la mise en oeuvre dudit procédé et article de verrerie ainsi réalisé)	VMC
Delivered	France	1996-05-14 1998-06-26	9605984 2748732	2016-05-14			Under vacuum packaging closed by a lid (FR : Conditionnement sous vide fermé par un couvercle)	VMC
Delivered	France	1997-09-08 1999-10-08	9711134 2768132	2017-09-08			Glass container meant to tinne food (FR : Récipient en verre destiné à la conserve de produits alimentaires)	VMC