

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
PLASTIMO		10/15/2004	CORPORATION: FRANCE
RECEIVING PARTY DATA			
Name:	ING BANK N.V. LONDON BRANCH		
Street Address:	60 London Wall		
City:	London		
State/Country:	UNITED KINGDOM		
Postal Code:	EC2M 5TQ		
Entity Type:	CORPORATION: NETHERLANDS		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1130222	P PLASTIMO	
CORRESPONDENCE DATA			
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	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
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Correspondent Name:	Jill Anderfuren		
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DOMESTIC REPRESENTATIVE			
Name:	Marshall, Gerstein & Borun LLP		
Address Line 1:	6300 Sears Tower, 233 S. Wacker Drive		
Address Line 4:	Chicago, ILLINOIS 60606		
NAME OF SUBMITTER:	Jill Anderfuren		

OP \$40.00 1130222

Signature:	/ja/
Date:	03/31/2005
<p>Total Attachments: 18</p> <p>source=DOC012#page1.tif source=DOC012#page2.tif source=DOC012#page3.tif source=DOC012#page4.tif source=DOC012#page5.tif source=DOC012#page6.tif source=DOC012#page7.tif source=DOC012#page8.tif source=DOC012#page9.tif source=DOC012#page10.tif source=DOC012#page11.tif source=DOC012#page12.tif source=DOC012#page13.tif source=DOC012#page14.tif source=DOC012#page15.tif source=DOC012#page16.tif source=DOC012#page17.tif source=DOC012#page18.tif</p>	

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INITIALED FOR STAMP AND
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COLLECTION OFFICE ON 4 November
2004
F°..... FORM 2899 ENTRY 5
RECEIVED - Stamp duty € 285
- Registration fees € 75
Signature (signature or initials)

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Agreement concerning a pledge of intellectual property

Plastimo France S.A.

as Constituent

ING Bank N.V. London Branch

as Agent and as Agent of the Sureties

ING Bank N.V. London Branch

as Issuer of Guarantees

and

The Lenders

15 October 2004

Traduction certifiée
exacte et conforme
à l'original

Enregistrée Na Varietur
sous la No. 523.29.7
Le 11.10.2004

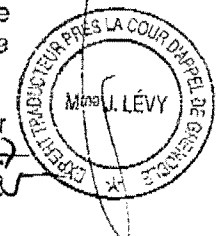
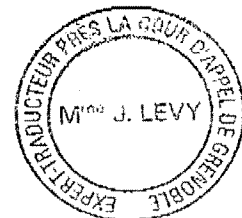


Table of contents

ARTICLE	PAGE
1. DEFINITIONS AND CONSTRUCTION	3
2. OBJECT	5
3. PROMISE OF PLEDGE	5
4. REPRESENTATIONS AND GUARANTEES	5
5. UNDERTAKINGS	6
6. REALISATION	6
7. DURATION	6
8. RECORDING, ENTRIES AND EXPENSES	6
9. NOTIFICATIONS	7
10. VARIOUS	7
11. APPLICABLE LAW – ASSIGNMENT OF JURISDICTION	7
APPENDIX 1	10
List of the Initial Lenders	10
APPENDIX 2	12
Elements constituting the Intellectual Property	12
APPENDIX 2A	13
Commercial or manufacturing trademarks (French)	13
Commercial or manufacturing trademarks (community)	13
Commercial or manufacturing trademarks (International)	14
Commercial or manufacturing trademark (American)	14
Commercial or manufacturing trademark (English)	15
Commercial or manufacturing trademarks (Swedish)	15
APPENDIX 2B	16
Invention patents	16



THIS AGREEMENT CONCERNING A PLEDGE OF INTELLECTUAL PROPERTY (the "Pledge Agreement") WAS CONCLUDED ON 15 OCTOBER 2004,

BETWEEN:

- (1) **PLASTIMO FRANCE**, a corporation with a capital of EUR 6,300,000 (six million three hundred thousand euros), whose registered office is located at 15, rue Ingénieur Verrière, 56100 Lorient, registered in the Trade and Companies Register of Lorient under unique identification number 863 500 237,

(hereinafter the "**Constituent**"),

PARTY OF THE FIRST PART,

- (2) **ING B ANK N .V. L ONDON B RANCH**, a company under Dutch law acting through its English branch located at 60 London Wall, EC2M 5TQ, London, United Kingdom, taken as Agent under the terms of the Credit Agreement,

(hereinafter the "**Agent**"),

PARTY OF THE SECOND PART,

- (3) **ING B ANK N .V. L ONDON B RANCH**, a company under Dutch law acting through its English branch located at 60 London Wall, EC2M 5TQ, London, United Kingdom, taken as the Security Agent under the terms of the Credit Agreement,

(hereinafter the "**Security Agent**"),

PARTY OF THE THIRD PART,

- (4) **ING B ANK N .V. L ONDON B RANCH**, a company under Dutch law acting through its English branch located at 60 London Wall, EC2M 5TQ, London, United Kingdom, taken as the Issuer Lender under the terms of the Credit Agreement,

(hereinafter the "**Issuer Lender**"),

PARTY OF THE FOURTH PART,

AND

- (5) The Term A Lenders, the Term B Lenders, the Term C Lenders, the Acquisition Facility Lenders, the Revolving Lenders and the Ancillary Lenders (as those terms are defined in the Credit Agreement), whose name appear in appendix 1 to the present Pledge Agreement, represented by the Security Agent

(hereinafter designated collectively as the "**Initial Lenders**"),

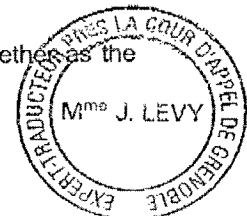
and any other person later becoming a party to the Credit Agreements as a Lender pursuant to the stipulations of article 27.2 (*Transfers by Lenders*) of the Credit Agreement

(hereinafter designated, together with the Initial Lenders, as the "**Lenders**"),

PARTIES OF THE FIFTH PART,

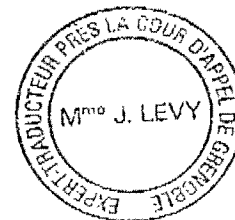
(the Agent, the Security Agent, the Issuing Lender and the Lenders being designated hereinafter as the "**Beneficiaries**").

(each of the undersigned parties being hereinafter designated as a "Party" or together as the "Parties").



PREAMBLE:

- (A) Under the terms of a credit agreement in English called *Senior Credit agreement*, dated 30 July 2004, as modified by riders dated 15 and 21 September 2004 (the "**Credit Agreement**") concluded, in particular, between (i) Financière Navimo S.A.S. as Borrower (as that term is defined in the credit agreement) and as Guarantor (as that term is defined in the Credit Agreement), (ii) ING Finance France S.A. as arranger ("*Mandated Lead Arranger*", as that expression is defined in the Credit Convention), (iii) the Agent (iv) the Security Agent and (v) the Lenders:
- the Term A Lenders granted, to the Constituent, the Term A Credit (as that expression is defined below), which could be made available in euros and in a maximum amount in terms of principal of EUR 600,000 (six hundred thousand euros);
 - the Term B Lenders granted, to the Constituent, the Term B Credit (as that expression is defined below), which could be made available in euros and in a maximum amount in terms of principal of EUR 300,000 (three hundred thousand euros);
 - the Term C Lenders granted, to the Constituent, the Term C Credit (as that expression is defined below), which could be made available in euros and in a maximum amount in terms of principal of EUR 300,000 (three hundred thousand euros);
 - the Acquisition Facility Lenders granted, to the Constituent, the Acquisition Facility (as that expression is defined below) in a maximum amount, in terms of principal of EUR 10,000,000 (ten million euros)
 - the Revolving Facility Lenders granted, to the Constituent, the Revolving Facility (as that expression is defined below) in a maximum amount, if called on, in terms of principal of EUR 25,000,000 (twenty-five million euros) or the equivalent thereof in an Optional Currency *made available in the form of advances (Revolving Advances)* or of Bank Guarantees having to be issued by the Issuer Lender; and
 - the Ancillary Lenders shall be entitled to agree to grant Ancillary Facilities to the Constituent in a maximum amount in terms of principal of EUR 10,000,000 (ten million euros) applying to the maximum amount in terms of principal mentioned above of the Revolving Facility or its equivalent, if the case arises, in an Optional Currency, and which could be made available in the form of overdrafts or of letters of credit.
- (B) Under the terms of an accession document, (as that expression is defined in the Credit Agreement), dated 21 September 2004, concluded, in particular, between (i) the Constituent as *New Obligor*, (ii) ING BANK N.V., London Branch as Agent ("*Facility Agent*") and as Security Agent, the Constituent became a Borrower in connection with the Term A Credit ("*Term A Borrower*", as that expression is defined in the Credit Agreement), a Borrower in connection with the Term B Credit ("*Term B Borrower*" as that expression is defined in the Credit Agreement), a Borrower in connection with the Term C Credit ("*Term C Borrower*" as that expression is defined in the Credit Agreement), a Borrower in connection with the Acquisition Facility ("*Acquisition Facility Borrower*", as that expression is defined in the Credit Agreement) and a Borrower in connection with the Revolving Facility ("*Revolving Facility Borrower*" as that expression is defined in the Credit Agreement) under the Credit Agreement, and an *Obligor* under the Intercreditor Agreement (as that expression is defined below).



- (C) Under the terms of a subordination convention in English entitled **Intercreditor Agreement** dated 21 September 2004, concluded, in particular, between (i) Ahn-My S.A. as Parent, (ii) Financière Navimo S.A.S. as Bidco, (iii) the Senior Lenders (as that expression is defined in the Intercreditor Agreement), as listed in the Intercreditor Agreement, (iv) the Mezzanine Bondholders (as that expression is defined in the Intercreditor Agreement), (v) ING BANK N.V., London Branch as Agent ("*Facility Agent*") and as Security Agent (as those terms are defined in the Intercreditor Agreement) and (vi) the Mezzanine Bondholders' Representative (as that term is defined in the Intercreditor Agreement), it was agreed in particular that all proceeds resulting from realisation of the sureties would be divided in accordance with an agreed order of priority among the parties.
- (D) Under the terms of the Credit Agreement, the Constituent undertook to put up as security the intellectual property (as that expression is defined below), as surety for the Guaranteed Obligations (as that expression is defined below) and pursuant to the terms of this Pledge Agreement.

NOW THEREFORE THE PARTIES HEREBY ENTER INTO THE FOLLOWING AGREEMENT:

1. DEFINITIONS AND CONSTRUCTION

For application of the Pledge Agreement (including the foregoing preamble), in the absence of an explicit stipulation to the contrary:

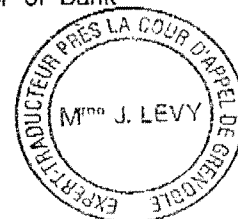
- (a) the terms and expressions beginning with a capital letter and explicitly defined in the Pledge Agreement shall have the meaning given to them in section (c) below, in the article or the section of these presents in which the terms and expressions are used for the first time;
- (b) the terms and expressions beginning with a capital letter and not explicitly defined in the sections (a) above and (c) below shall have the meaning given their equivalent in English mentioned in italics and in prentices following the said terms and expressions, and the terms and expressions in English mentioned in italics and beginning with a capital letter and not explicitly defined in section (a) above and (c) below shall have the meaning given to them in the Credit Agreement, of which each of the Parties acknowledges having received a copy; and
- (c) the following terms and expressions shall have the meaning given to them below.

"**Cas d'Exigibilité Anticipée**" designates an "**Event of Default**", as that expression is defined in the Credit Agreement;

"**Crédits Auxiliaires**" designates "**Ancillary Facility**" as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 10,000,000 (ten million euros) (or its equivalent in Optional Currencies, which can be made available in the form of overdrafts or of letters of credit);

"**Crédit d'Acquisition**" designates "**Acquisition Facility**", as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 10,000,000 (ten million euros);

"**Crédit Renouvelable**" designates "**Revolving Facility**" as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 25,000,000 (twenty-five million euros) (or its equivalent in Optional Currencies), which may be made available in the form of advances (*Revolving Advances*) or of Bank Guarantees issued by the Issuing Lender;



"**Crédit Tranche A**" designates "**Term A Facility**" as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 23,950,000 (twenty-three million nine hundred and fifty thousand euros);

"**Crédit Tranche B**" designates "**Term B Facility**" as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 11,975,000 (eleven million nine hundred and seventy-five thousand euros);

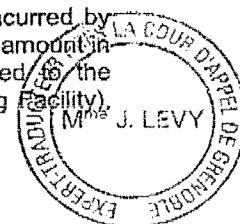
"**Crédit Tranche C**" designates "**Term C Facility**" as that expression is defined in the Credit Agreement, in a total maximum amount in terms of principal of EUR 11,975,000 (eleven million nine hundred and seventy-five thousand euros);

"**Credits**" designates, collectively, the Term A Facility, the Term B Facility, the Term C Facility, the Acquisition Facility, the Ancillary Facility and the Revolving Facility;

"**Pledge**" has the meaning given to it in article 2 (Object) below;

"**Guaranteed Obligations**" designates the Constituent's payment and repayment obligations as borrower as that term is defined in the Credit Agreement, vis-à-vis each of the Beneficiaries, with respect to any amount that it might owe under the Credit Agreement, and in particular:

- vis-à-vis the Term A Lenders, the payment and repayment obligations incurred by the Constituent in connection with the Term A Credit for a total maximum amount in terms of principal of EUR 600,000 (six hundred thousand euros) increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;
- vis-à-vis the Term B Lenders, the payment and repayment obligations incurred by the Constituent in connection with the Term B Credit for a total maximum amount in terms of principal of EUR 300,000 (three hundred thousand euros) increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;
- vis-à-vis the Term C Lenders, the payment and repayment obligations incurred by the Constituent in connection with the Term C Credit for a total maximum amount in terms of principal of EUR 300,000 (three hundred thousand euros) increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;
- vis-à-vis the Acquisition Facility Lenders, the payment and repayment obligations incurred by the Constituent in connection with the Acquisition Facility for a total maximum amount in terms of principal of EUR 10,000,000 (ten million euros) increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;
- vis-à-vis the Revolving Facility Lenders, and, with respect to Bank Guarantees, vis-à-vis the Issuing Lender, the payment and repayment obligations incurred by the Constituent in connection with the Revolving Facility for a total maximum amount in terms of principal of EUR 25,000,000 (twenty-five million euros) or its equivalent, if the case arises, in an Optional Currency that could be made available in the form of Advances (*Revolving Advances*) or of Bank Guarantees increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;
- vis-à-vis the Ancillary Lenders, the payment and repayment obligations incurred by the Constituent in connection with the Ancillary Facility for a total maximum amount in terms of principal of EUR 10,000,000 (ten million euros) (to be applied to the maximum amount in terms of principal mentioned above of the Revolving Facility).



increased, if the case arises, by any interest, lateness interest, expenses, fees and incidentals of any nature whatsoever;

"**Guarantee Period**" designates the period beginning on the date of these presents and ending on the date on which (i) the Guaranteed Obligations will have been satisfied, in full, irrevocably and unconditionally, and (ii) none of the Beneficiaries is any longer bound by any commitment whatsoever to the Constituent under the Senior Finance Documents ("*Senior Finance Documents*", as that expression is defined in the Credit Agreement); and

"**Intellectual Property**" designates all of the industrial, literary and artistic property rights held by the Constituent, as described in **appendix 2**.

2. OBJECT

Under the terms of this Pledge Agreement, the Constituent constitutes a pledge bearing on the Intellectual Property to the benefit of the Beneficiaries, pursuant to the provisions of articles 2075 et seq of the Civil Code, and article L. 521-3 et seq of the Code of Commerce (hereinafter the "**Pledge**").

3. PROMISE OF PLEDGE

3.1 Without prejudice to its obligations under Credit Agreement, the Constituent irrevocably undertakes, at the first request of the Security Agent, to extend the effects of the Pledge to include (i) any new filing that it makes after the date of the present Pledge Agreement under priority of one of the Intellectual Property rights and (ii) any new filing that it makes after the date of the present Pledge Agreement bearing on a sign identical with one of the trademarks appearing among the Intellectual Property rights.

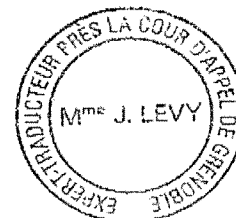
3.2 The extension of the effects of the Pledge mentioned in the above section shall be carried out by signature of a document constituting a rider to the present Pledge Agreement, without signature of such a document producing novation.

4. REPRESENTATIONS AND GUARANTEES

4.1 The Constituent represents and warrants the Beneficiaries as of the date of the present Pledge that:

- (a) the Constituent is the owner of the Intellectual Property and is current with all formalities relative to the Intellectual Property required by the legislative and regulatory provisions in order to preserve its rights to the Intellectual Property, including payment of any fees or renewal of any entry;
- (b) to the Constituent's best knowledge, the elements constituting Intellectual Property are not and are not such as to become the object of any forfeiture or nullity whatsoever, and not such as to become the object of a serious protest that could reasonably be expected to produce a Material Adverse Effect in the meaning of the Credit Agreement; and
- (c) the information relative to the Intellectual Property appearing in this document is exhaustive and accurate.

4.2 The Constituent represents and warrants the Beneficiaries, for the entire duration of the Pledge, that the Pledge is a senior pledge, which is valid and may be executed in accordance with these terms and grants, to the Beneficiaries, the lien provided for under the provisions of the Civil Code and of the Code of Commerce.



5. UNDERTAKINGS

The Constituent offers the following undertakings to the Beneficiaries for the entire duration of the Pledge:

- 5.1 it will not assign or transfer all or part of the Intellectual Property or the right to use all or part of the Intellectual Property, including by way of licences, and will not grant any surety, liens and rights of any nature whatsoever, with the exception of the sureties granted to the Beneficiaries, in connection with all or part of the Intellectual Property, existing or future.
- 5.2 At any time and at its own expense, it will adopt any measures, supply any act or additional document, carry out any formalities, and more generally do whatever the Security Agent (acting in its name and in behalf of the Beneficiaries) might reasonably consider as necessary in order to perfect or protect the Pledge, or to enable the Beneficiaries to exercise, at any time, the rights, actions and liens that they hold in connection with the present Pledge, particularly by initiating any protest proceedings or action for infringement; and
- 5.3 it will refrain from doing, causing or allowing anything that could harm or could reasonably be expected to significantly harm the Pledge or the rights of the Security Agent in connection with the Pledge, or which, in any way whatsoever, would thwart, impair, compromise or otherwise significantly prejudice the Pledge.

6. REALISATION

At all times the Beneficiaries shall have all rights, actions and liens recognised as held by a Secured Creditor under the provisions of the Code of Commerce relative to all of the elements constituting the Intellectual Property, and pursuant to the terms and conditions of the present Pledge agreement.

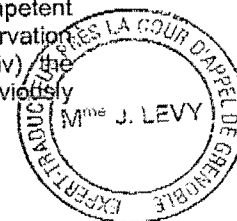
7. DURATION

The Pledge Agreement and the Pledge shall remain in effect for the entire duration of the Guarantee Period subject to any withdrawal granted in accordance with the Senior Credit Agreement.

At the end of the Guarantee Period, the Security Agent, at the Constituent's request and at the latter's expense, shall sign, deliver and carry out, as soon as reasonably possible, any act that might reasonably be considered necessary to withdrawal of the Pledge.

8. RECORDING, ENTRIES AND EXPENSES

- 8.1 Recording at the Tax Collection Office and the entries with the competent entities of the present Pledge Agreement, at the Constituent's expense, are explicitly required.
- 8.2 Moreover the present Pledge Agreement shall be entered at the National Institute of Industrial Property, the World Intellectual Property Organisation, the United States Patents and Trademarks Office, the Office for Harmonisation of the Internal Market, the European Patent Office, the national patent offices concerned, and any other competent entity in this domain, in accordance with the applicable legal or statutory provisions.
- 8.3 All expenses in relation to (i) preparation, (ii) recording or entry at the National Institute of Industrial Property, the World Intellectual Property Organisation, the United States Patents and Trademarks Office, the Office for Harmonisation of the Internal Market, the European Patent Office, the national patent offices concerned, and any other competent entity in this domain, of the present Pledge Agreement or of the Pledge, (iii) reservation or realisation of the Beneficiaries' rights in connection with the Pledge (iv) the withdrawal of an entry or striking off the Pledge or of any pledge constituted previously



on the Intellectual Property, shall be governed by the terms of article 16 (*Fees, Expenses and Stamp Duties*) of the Credit Agreement.

8.4 Full powers are granted to any bearer of an original of the Pledge Agreement for the purposes of recording and of entry, and for carrying out any formalities, particularly with respect to taxation.

9. NOTIFICATIONS

Form

9.1 In the absence of a stipulation to the contrary in the present Pledge Agreement or of binding legal or regulatory provisions to the contrary, all notifications and other communications having to be sent by virtue of the present Contract shall be carried out in accordance with the stipulations of article 25 (Notices) of the Credit Agreement.

Reception

9.2 The communications shall be regarded as received in accordance with the stipulations of article 25 (Notices) of the Credit Agreement.

10. VARIOUS

10.1 In case any one whatsoever of the clauses of the present Pledge Agreement is or becomes void or inapplicable, it is agreed that the other stipulations of these presents shall remain valid and applicable to the parties to the present Pledge Agreement, independently of the said void or inapplicable clause or clauses.

10.2 The Constituent may not in any case assign or transfer the totality or a part of its rights and obligations under the present Pledge Agreement.

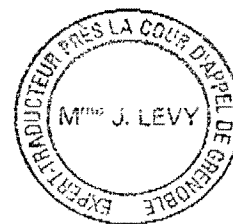
11. APPLICABLE LAW – ASSIGNMENT OF JURISDICTION

11.1 The present Pledge Agreement and the Pledge, their application and their construction shall be governed by French law.

11.2 The Constituent acknowledges to the sole benefit of the Lenders, of the Agent and of the Security Agent that any dispute relative to the validity, construction and performance of the present Pledge Agreement and of the Pledge shall be subject to the jurisdiction of the Commercial Court of Paris.

11.3 The assignment of jurisdiction made in section 11.2 does not constitute and may not be construed as constituting a limit on the right of each beneficiary to file an action against the Constituent in any other competent court and similarly the filing of an action in one or several other courts shall not prevent filing of an action in any other jurisdiction (concomitantly or otherwise), insofar as authorised by law.

Signed in Paris on 15 October 2004.



In 5 originals

The Constituent

PLASTIMO FRANCE

(signature)

Name: Anthony Le Soffre
Title: Chairman of the Board of Management

The Agent

ING BANK N.V., LONDON BRANCH

(signatures)

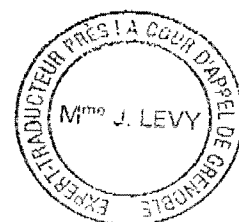
Name: Luc Sayet Patrick Bendahan
Title:

The Security Agent

ING BANK N.V., London Branch

(signatures)

Name: Luc Sayet Patrick Bendahan
Title:



**The Security Agent, acting in the name
and in behalf of Lenders**

ING BANK N.V., LONDON BRANCH

(signatures)

Name: Luc Sayet Patrick Bendahan
Title:

The Issuing Lender

ING BANK N.V., LONDON BRANCH

(signatures)

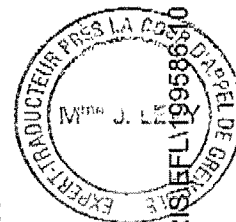
Name: Luc Sayet Patrick Bendahan
Title:



APPENDIX 1

List of the Initial Lenders

	Term A Credit Commitment (Euro)	Term B Credit Commitment (Euro)	Term C Credit Commitment (Euro)	Revolving Facility Commitment (Euro)	Acquisition Facility Commitment (Euro)
ING Bank N.V., London Branch 60 London Wall EC2M 5TQ London United Kingdom	120,000.00	41,461.40	41,461.40	5,000,000.00	2,000,000.00
Société Générale 29, boulevard Haussmann, 75009 Paris France	120,000.00	41,461.40	41,461.40	5,000,000.00	2,000,000.00
BNP Paribas 16, boulevard des Italiens 75009 Paris France	120,000.00	41,461.40	41,461.40	5,000,000.00	2,000,000.00
Compagnie Financière du Crédit Mutuel 32, rue Mirabeau, 29480 Le Relecq-Kerhuon France	120,000.00	41,461.40	41,461.40	5,000,000.00	2,000,000.00
Calyon 9, quai du Président Paul Doumer 92920 Paris La Défense France	80,264.90	27,732.46	27,732.46	3,334,370.86	1,337,748.34



Copernicus Euro CDO II
Parnassustoren,
Locatellikade 1,
1076 Amsterdam
Netherlands

92,693.00

92,693.00

Crédit Lyonnais
4, rue de la Monnaie
35090 Rennes Cedex 09,
France

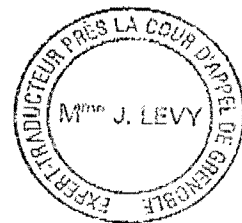
662,251.66

1,655,629.14

13,728.94

13,728.94

39,735.10



APPENDIX 2

Elements constituting the Intellectual Property



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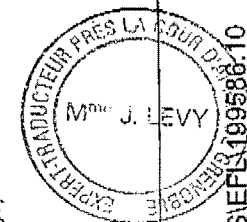
APPENDIX 2A

Commercial or manufacturing trademarks (French)

Designation	Date of filing or of registration	Registration number (prior filings on 28/12/1991)	National number	Registration / Renewal
Goiot (Semi-figurative)	14 January 2004	04 3267572		Undergoing registration
Navimo (Semi-figurative)	26 September 2003	03 3247978		Renewal
XM (logo)	16 September 2003	03 3245908		Renewal
P Plastimo (Semi-figurative)	2 April 2001	1653399		Renewal of trademark no. 1653399 of 02/04/1991
Plastimo (Semi-figurative)	21 January 2001	1639764		Renewal of trademark no. 1639764 of 21/01/1991
P (Semi-figurative)	2 April 2001	1653398		Renewal of trademark no. 1653398 of 02/04/1991

Commercial or manufacturing trademarks (community)

Designation	Country	Class	Filing number	Registration number	Date of filing or of registration
Goiot (Semi-figurative)	Germany, Austria, Benelux, Denmark, Spain, Finland, France, Great Britain, Greece, Ireland, Italy, Portugal, Sweden	6, 9, 12, 22, 25, 38, 40	00 3670809	00 3670809	Undergoing registration
Navimo (Semi-figurative)	Germany, Austria, Benelux, Denmark, Spain, Finland, France, Great Britain, Greece, Ireland, Italy, Portugal, Sweden	6, 7, 9, 12, 19, 20, 22, 25, 35, 36	00 3382637	00 3382637	Undergoing registration
XM (logo)	Germany, Austria, Benelux, Denmark, Spain, Finland, France, Great Britain, Greece, Ireland, Italy, Portugal, Sweden	9, 22, 25	00 3367489	00 3367489	Undergoing registration

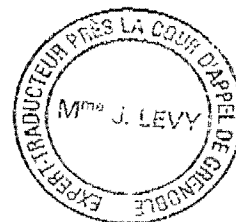


Commercial or manufacturing trademarks (International)

Designation	Country	Class	Filing number	Date of filing or of registration	Remarks
P Plastimo (Semi-figurative)	Algeria, Germany, Austria, Benelux, China, Spain, Great Britain, Italy, Morocco, Monaco, Portugal, Switzerland, Yugoslavia	6, 7, 9, 11, 12, 13, 16, 20, 21, 22, 24, 25, 28	R576203 (renewal of trademark no. 576203 of 19/09/1991)	19 September 2001	Great Britain: territorial extension in classes 6, 9 and 12, entered on 16 April 2002
Plastimo (Semi-figurative)	Algeria, Germany, Austria, Benelux, Spain, Italy, Morocco, Monaco, Portugal, Switzerland, Yugoslavia	6, 7, 9, 11, 12, 13, 16, 20, 21, 22, 24, 25, 28	R576202 (renewal of trademark no. 576203 of 19/09/1991)	19 September 2001	
P (Semi-figurative)	Algeria, Germany, Austria, Benelux, Spain, Italy, Morocco, Monaco, Portugal, Switzerland, Yugoslavia	6, 7, 9, 11, 12, 13, 16, 20, 21, 22, 24, 25, 28	R5762285 (renewal of trademark no. 576203 of 19/09/1991)	19 September 2001	

Commercial or manufacturing trademark (American)

Designation	Country	Class	Registration number	Date of filing or of registration
Plastimo (Semi-figurative)	United States	6, 7, 9, 12	1130222	5 February 2000 (renewal of the prior filing of 4 June 1976)



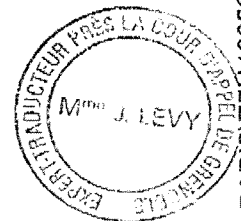
PARIS/IEFL189586.10

Commercial or manufacturing trademark (English)

Designation	Country	Class	Filing number	Date of filing or of registration	Remarks
P Plastimo (Semi-figurative)	Great Britain	6, 9, 12	1154505	22 May 2002 (renewal of trademarks no. 1154503, no. 1154504 and no. 1154505 of 22/05/1981)	Merger of registrations no. 1154503, no. 1154504 and no. 1154505 at the time of renewal in 2002

Commercial or manufacturing trademarks (Swedish)

Designation	Country	Class	Registration number	Date of filing or of registration
Plastimo (Semi-figurative)	Sweden	6, 9, 12	360099	5 April 2002
Plastimo (Semi-figurative)	Sweden	6, 9, 12	180796	02 April 2002 (renewal of the trademark no. 180796 of 4 March 1980)



APPENDIX 2B
Invention patents

country	filing number	filing date	issue number	date of issue	expiration date	principal basic application	designated countries	type of protection	holder	title	family code
FR	00 03256	14/03/2000	00 03256	23/08/2002	14/03/2020			Invention patent	PLASTIMO	Part for boat safety and comfort equipment	B
DE	98400683.3	24/03/1998	P698 01 173.2	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
ES	98400663.3	24/03/1998	0867359	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
FR	98400663.3	24/03/1998	0867359	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
GB	98400683.3	24/03/1998	0867359	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
IT	98400683.3	24/03/1998	0867359	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
NL	98400683.3	24/03/1998	0867359	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
SE	98400683.3	24/03/1998	98400683.3	25/07/2001	24/03/2018	FR97 03622		European patent (Validation)	PLASTIMO	System for rescue and aid for the recovery of a person who has fallen into the water	B
FR	9803723	06/07/1999	98 08723	21/09/2001	06/07/2019		AT, CY, FI, IE, NL, PT, BE, CH, DK, GR, DE, ES, FR, GB, IT, LU, MC, SE	Invention patent	PLASTIMO	Lifjacket	B
EP	00401952.9	05/07/2000			05/07/2020	FR99 08723		European patent application	PLASTIMO FRANCE	Lifjacket	B
FR	02 16833	16/12/2002			16/12/2022			Invention patent application	PLASTIMO FRANCE	System for connection of a percussion head of an initiation bottle of safety equipment.	R
EP	03283058.4	10/12/2003			10/12/2023	FR02 15933		European patent application	PLASTIMO FRANCE	System for connection of a percussion head of an initiation bottle of safety equipment	R
FR	02 16126	18/12/2002			18/12/2022			Invention patent application	PLASTIMO FRANCE	Percussion head of a bottle gas under pressure for inflating a life raft	R
FR	03 07365	18/08/2003			18/06/2023			Invention patent application	PLASTIMO FRANCE	Commissioning / decommissioning system for survival equipment	R
DE	86402915.6	23/10/1989	P689 07 855 2	28/07/1993	23/10/2009	FR88 14054		European patent (validation)	PLASTIMO	Control system for means of releasing a fluid under pressure contained in a container	R
FR	89402015.6	23/10/1989	0367655	28/07/1993	23/10/2009	FR88 14054		European patent (validation)	PLASTIMO	Control system for means of releasing a fluid under pressure contained in a container	R
GB	89402915.6	23/10/1989	0367655-GB	28/07/1993	23/10/2009	FR88 14054		European patent (validation)	PLASTIMO	Control system for means of releasing a fluid under pressure contained in a container	R
IT	89402915.6	23/10/1989	0367655-IT	28/07/1993	23/10/2009	FR88 14054		European patent (validation)	PLASTIMO	Control system for means of releasing a fluid under pressure contained in a container	R

