735943

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|--------------------------|----------|----------------|-----------------|
| Svenska Handelsbanken AB | | 03/30/2007 | COMPANY: SWEDEN |

RECEIVING PARTY DATA

| Name: | deSter Holding B.V. | |
|-----------------|--|--|
| Street Address: | Duivendrechtsekade 85 | |
| City: | 1096 AJ Amsterdam | |
| State/Country: | NETHERLANDS | |
| Entity Type: | LIMITED LIABILITY COMPANY: NETHERLANDS | |

PROPERTY NUMBERS Total: 2

| Property Type | Number | Word Mark |
|----------------------|---------|-----------|
| Registration Number: | 1735943 | |
| Registration Number: | 1776167 | DE STER |

CORRESPONDENCE DATA

Fax Number: (212)953-7201 Phone: (212)415-9200

Email: ny.trademark@dorsey.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Robert M. Wasnofski, Jr.

Address Line 1: 51 West 52nd Street

Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER: 490006-00005; 00007

DOMESTIC REPRESENTATIVE

Name: Robert M. Wasnofski, Jr.
Address Line 1: 51 West 52nd Street

Address Line 4: New York, NEW YORK 10019

REEL: 004673 FRAME: 0267

TRADEMARK

| NAME OF SUBMITTER: | Robert M. Wasnofski, Jr. | |
|--|--------------------------|--|
| Signature: | /mw/ | |
| Date: | 12/06/2011 | |
| Total Attachments: 12 | | |
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Global Deed of Release

Svenska Handelsbanken AB (publ) and

The companies listed in schedule 1

relating to Duni AB and its subsidiaries

BETWEEN:

- (1) SVENSKA HANDELSBANKEN AB (publ) as security agent for itself and the other Secured Parties under the Credit Agreements (as defined below) (the "Security Agent"); and
- (2) **DUNI AB** (a company incorporated in Sweden with registered number 556536-7488).

RECITALS

- (A) Certain of the companies listed in schedule 1 (each a "Company" and together the "Companies") and the Security Agent are parties to:
 - (i) a SEK3,100 million (equivalent) credit facilities agreement originally dated 26 September 2001 between, amongst others (1) Duni AB as parent and (2) Svenska Handelsbanken AB (publ) as security agent and facility agent (such document, as amended and supplemented from time to time); and
 - (ii) a €68 million mezzanine loan facilities agreement dated 26 September 2001 between, amongst others (1) Duni AB as borrower and (2) Svenska Handelsbanken AB (publ) as security agent (such document, as amended and supplemented from time to time),

(together, the "Credit Agreements").

- (B) By certain security documents, including but not limited to those security documents set out in schedule 2, in each case as may have been amended from time to time (the "Security Documents") the Companies granted security over certain of their assets and undertaking to the Security Agent for the payment and discharge of all monies, obligations and liabilities thereby covenanted to be paid under the Senior Finance Documents and Mezzanine Finance Documents (the "Liabilities") on the terms and conditions set out in the relevant Security Document.
- (C) The facility agents under the respective Credit Agreements having confirmed that the Liabilities have been fully and finally discharged, the Security Agent has agreed to discharge and release all the security created by the Security Documents.

THE PARTIES AGREE AS FOLLOWS:

2. **DEFINITIONS**

Capitalised terms used herein and not defined shall have the meaning given to them in the relevant Credit Agreement (or where the context requires, the relevant Security Document).

3. RELEASE OF SECURITY

The Security Agent, without recourse, representation or warranty of title, hereby releases and discharges all of the security constituted by the Security Documents and releases the Companies from any obligations they may have under any counter-indemnities in respect of the following guarantees:

| <u>Amount</u> | <u>Beneficiary</u> | Expiry Date |
|----------------|--------------------------|--------------------|
| USD 1,025,000 | Deutsche Bank, Hong Kong | 2007-12-10 |
| USD 1,025,000 | Deutsche Bank, Thailand | 2007-12-10 |
| Euro 5,125,000 | Fortis Bank, Belgium | 2007-06-30 |

In relation to German law Security Documents:

- (a) which are pledge agreements, the Security Agent hereby (i) releases (for declaratory purposes) any accessory security (akzessorische Sicherheit) granted to any of them under the share pledge agreement (Schedule 2 no. 7), the pledge agreement over general partner's interests (Schedule 2 no. 8), the pledge agreement over limited partner's interests (Schedule 2 no. 9), and the pledge agreements over intellectual property rights (Schedule 2 no. 13, 14, 15) (the "Accessory Security Documents") and (ii) confirms the termination of the Accessory Security Documents; and
- (b) which are security assignments or security transfers, the Security Agent hereby (i) irrevocably releases the relevant Companies of any of its obligations under the security assignment of receivables (Schedule 2 no. 10, 11) and the security transfer of title (Schedule 2 no. 12) (the "Non-Accessory Security Documents") and (ii) hereby confirms the termination of the Non-Accessory Security Documents.
- (c) Each relevant Company hereby accepts the foregoing releases of the Accessory Security Documents and the Non-Accessory Security Documents.

4. RE-ASSIGNMENT

The Security Agent, without recourse, representation or warranty of title, hereby reassigns and re-conveys to the Companies all assets and property (both registered and unregistered) of the Companies which were assigned and/or conveyed to the Security Agent by way of security pursuant to the terms of the Security Documents.

The Security Agent hereby re-transfers (*rücküberträgt*) to each relevant Company any security in rem (*dingliche Sicherheit*) which is held by it in accordance with the Non-Accessory Security Documents as of the date of this Agreement. In respect of the security transfer of title (Schedule 2 no. 12) (the "Security Transfer Agreement") such retransfer is made in respect of any raw materials, accessory materials and operating supplies, unfinished products, products and merchandise which are presently located at Robert-Bosch-Str. 4, 49656 Bramsche, Germany, Hollenbeck, Am Flugplatz 16, 49565 Bramsche, Germany and/or Wessling, Heerkerstr. 1, 49594 Alfhausen in the area outlined in the plan which is attached as annex to the Security Transfer Agreement. A copy of the Security Transfer Agreement (including any annexes thereto) is attached as Schedule 3 to this deed and shall form an integral part of this deed.

5. FURTHER ASSURANCE

5.1 The Security Agent will, as soon as reasonably practicable following request by a Company, execute such deeds and other agreements and otherwise take whatever action the Company may reasonably require to release, re-assign and/or re-convey the assets and property (both registered and unregistered), intended to be released, re-assigned and re-conveyed by this deed including such action as may be required under the laws of the jurisdiction of the relevant Security Document where the governing law is not English law.

- 5.2 By counter-signing this deed, Duni AB undertakes to reimburse the Security Agent on demand for all costs and expenses reasonably incurred by the Security Agent in connection with the entry into this deed or any act done pursuant to clause 4.1 above (including, but not limited to, the fees and expenses of legal advisers), together with applicable value added taxes.
- By counter-signing this deed, Duni AB authorises and directs the Security Agent to deliver any original documents held by or deposited with the Security Agent in connection with the Security Documents to Skandinaviska Enskilda Banken AB (publ) at their request.

6. THIRD PARTIES

- 6.1 All the Companies will be entitled to rely upon this deed and the releases given by this deed in accordance with the Contracts (Rights of Third Parties) Act 1999, however, modifications to this deed only require the agreement of the Security Agent and Duni AB.
- 6.2 Except for those parties listed in 5.1, any person who is not a party to this deed may not enforce any of its terms in accordance with the Contracts (Rights of Third Parties) Act 1999.

7. ENFORCEMENT

7.1 Jurisdiction of English courts

- (a) The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this deed (including a dispute regarding the existence, validity or termination of this deed) (a "Dispute").
- (b) The parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no party will argue to the contrary.

8. MISCELLANEOUS

- (a) This deed may be executed in any number of counterparts and all such counterparts taken together shall be deemed to constitute one and the same instrument.
- (b) This deed is governed by and shall be construed in accordance with English law save for the application of this deed to the German law Security Documents listed in Schedule 2 under nos. 7 to and including 15 (Germany), with respect to which this agreement is governed by the laws of Germany.

IN WITNESS whereof this deed has been duly executed on the date first above written.

EXECUTED as a deed by for and on behalf of SVENSKA HANDELSBANKEN AB (PUBL) (in its capacity as Security Agent)

In the presence of:

Witness:

Address:

Name:

ABIAN EKEBLAD

ERNESBERGISG. 34 114 30 Stockholm

Signed for itself and on behalf of the Companies

DUNI AB

by:

Halmar Didniksson

Schedule 1

The Companies

| Name of Company | Country |
|-----------------------------------|-------------|
| Duni AB | Sweden |
| Duni Holding BV | Netherlands |
| De Ster ACS Investments BV | |
| De Ster ACS Holding BV | |
| De Ster ACS Europe Holding BV | |
| Duni Benełux BV | |
| DS Plastics BV | |
| Duni Verwaltung GmbH | Germany |
| Duni GmbH & Co KG | |
| Duni Beteiligungsgesellschaft mbH | |
| Duni Holding AS | Norway |
| Duni AS | |
| De Ster NV | Belgium |
| Duni Limited | England |
| De Ster Limited | |
| De Ster ACS Americas Corporation | USA |
| Duni Corporation | |

Schedule 2

The Security Documents

Belgium

- 1. Bank account pledge agreement between Duni NV/SA, Duni GmbH & Co. KG, De Ster ACS Holding BV, Duni Benelux BV and Svenska Handelsbanken, dated 26 September 2001;
- 2. Share pledge agreement between De Ster ACS Europe Holding BV, De Ster BV and Svenska Handelsbanken, dated 26 September 2001;
- 3. Receivables pledge agreement between De Ster NV/SA and Svenska Handelbanken AB (publ), dated 26 September 2001;
- 4. IP rights pledge agreement between De Ster NV/SA, De Ster ACS Holding BV, Duni AB and Svenska Handelsbanken;
- 5. Fortis Bank letter dated 29 October 2001 regarding a pledge agreement on deposit dated 28 September 2001 with Duni Benelux.
- 6. Business Pledge Agreement between De Ster NV and Svenska Handelbanken AB (publ) dated 25 September 2001 covering EUR 27,500,000 plus interest.

Germany

- 7. Notarial deed pursuant to which Duni Holding BV pledged its shares in Duni Verwaltungs GmbH, dated 26 September 2001;
- 8. Pledge agreement over general partner's interest in Duni GmbH & Co. KG granted by Duni Verwaltungs GmbH, dated 25 September 2001:
- 9. Pledge agreement over limited partner's interest in Duni GmbH & Co. KG granted by Duni Beteiligungsgesellschaft mbH, dated 25 September 2001;
- 10. Security assignment of receivables granted by Duni Verwaltungs GmbH, dated 5 October 2001;
- Security assignment of receivables granted by Duni GmbH & Co. KG, dated 25 September 11. 2001;
- Security transfer of title granted by Duni GmbH & Co. KG, dated 25 September 2001; 12.
- 13. Pledge agreement on intellectual property rights between Svenska Handelsbanken, Intermediate Capital Group PLC and De Ster NV/SA dated 8 October 2001:
- 14. Pledge agreement on intellectual property rights between Svenska Handelsbanken, Intermediate Capital Group PLC and De Ster ACS Holding BV dated 8 October 2001;
- 15. Pledge agreement on intellectual property rights between Svenska Handelsbanken, Intermediate Capital Group PLC and Duni AB dated 8 October 2001;

The Netherlands

- Pledge agreement on deposit between De Ster ACS Europe Holding BV and Svenska 16. Handelsbanken, dated 28 September 2001;
- Pledge agreement on deposit between De Ster ACS Investments BV and Svenska 17. Handelsbanken, dated 28 September 2001;

- 18. Pledge agreement on deposit between De Ster ACS Holding BV and Svenska Handelsbanken, dated 28 September 2001;
- 19. Pledge agreement on deposit between Duni Holding BV and Svenska Handelsbanken, dated 28 September 2001;
- 20. Pledge agreement on deposit between Duni Benelux BV and Svenska Handelsbanken, dated 28 September 2001;
- 21. Pledge agreement on deposit between De Ster NV/SA and Svenska Handelsbanken, dated 26 September 2001;
- 22. Pledge agreement on deposit between Duni GmbH & Co. KG, dated 28 September 2001;
- 23. Duni Holding BV pledge of shares in Duni Benelux BV, dated 28 September 2001;
- 24. Duni AB pledge of shares in Duni Holding BV, dated 28 September 2001;
- 25. Duni AB pledge of shares in De Ster ACS Holding BV, dated 28 September 2001;
- 26. De Ster ACS Holding BV pledge of shares in De Ster ACS Investments BV, dated 28 September 2001;
- 27. De Ster ACS Holding BV pledge of shares in De Ster ACS Europe Holding BV, dated 28 September 2001;
- 28. Pledge agreement on receivables by De Ster ACS Europe Holding BV, dated 28 September 2001;
- 29. Pledge agreement on receivables by De Ster ACS Holding BV, dated 28 September 2001;
- 30. Pledge agreement on receivables by De Ster ACS Investments BV, dated 28 September 2001;
- 31. Pledge agreement on receivables by Duni Holding BV, dated 28 September 2001;
- 32. Pledge agreement on receivables by Duni Benelux BV, dated September 2001;
- Pledge agreement on assets by De Ster ACS Europe Holding BV, dated 28 September 2001;
- 34. Pledge agreement on assets by De Ster ACS Investments BV, dated 28 September 2001;
- 35. Pledge agreement on assets by De Ster ACS Holding BV, dated 28 September 2001;
- 36. Pledge agreement on assets by Duni Holding BV, dated 28 September 2001;
- 37. Pledge agreement on receivables by Duni Benelux, dated 28 September 2001;
- 38. Pledge agreement on IP rights by De Ster ACS Investments BV dated 16 October 2001;
- 39. Pledge agreement on IP rights by De Ster ACS Europe Holding BV dated 16 October 2001;
- 40. Pledge agreement on IP rights by Duni AB dated 16 October 2001;
- 41. Pledge agreement on IP rights by De Ster NV/SA dated 16 October 2001;
- 42. Pledge agreement on IP rights by Duni Benelux BV dated 16 October 2001;
- 43. Pledge agreement on IP rights by De Ster ACS Holding BV dated 16 October 2001;

- 44. Pledge agreement on IP rights by Duni Holding BV dated 16 October 2001:
- 45. Duni Holding BV pledge on registered shares dated 28 September 2001;
- 46. De Ster ACS Holding BV pledge on registered shares dated 28 September 2001;
- 47. Duni Benelux BV pledge on registered shares dated 28 September 2001;
- 48. De Ster ACS Europe Holding BV Pledge on registered shares dated 28 September 2001;

Norway

- 49. Duni Holding BV charge over shares in Duni Holding Norge AS, dated 26 September 2001;
- 50. Duni Holding Norge AS charge over its bank accounts, receivables, inventory, operating assets, shares and units, dated 26 September 2001;
- 51. Duni AS charge over its bank accounts, receivables, inventory, operating assets, shares and units, dated 26 September 2001;

Spain

52. Pledge agreement on shares between Svenska Handelsbanken, Skandinaviska enskilda banken, Commerzbank AG, Intermediate Capital Group and Duni AB dated 26 September;

Sweden

- 53. Master assignment agreement regarding inter-group debt between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 54. Bengtsfors Skapafors secondary mortgage agreement between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 55. Pledge agreement (regarding floating charge) between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 56. Security sale agreement (PM3 and PM4) between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 57. Security sale agreement (TM 2) between Duni AB and Svenska Handelsbanken dated 5 October 2001;
- 58. Security sale agreement (PM1 and PM2) between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 59. Pledge agreement (regarding patents and trademarks) between Duni AB and Svenska Handelsbanken dated 26 September 2001;
- 60. Pledge agreement (regarding patents and trademarks) between De Ster NV and Svenska Handelsbanken dated 8 October 2001;
- 61. Pledge agreement (regarding rights under insurances) between Duni AB and Svenska Handelsbanken AB (publ) dated 3 April 2003;
- 62. Share pledge agreement between Duni AB and Svenska Handelsbanken AB (publ) regarding Rexcell Tissue & Airlaid AB dated 22 November 2005;
- Business mortgage agreement between Duni AB and Svenska Handelsbanken AB (publ) dated 22 November 2005;

- 64. Business mortgage agreement between Rexcell Tissue & Airlaid AB and Svenska Handelsbanken AB (publ) dated 22 November 2005;
- 65. Business mortgage agreement between Rexcell Tissue & Airlaid AB, Duni AB and Svenska Handelsbanken AB (publ) dated 22 November 2005;
- Amendment agreement in relation to Floating charge agreement between Duni AB and Svenska Handelsbanken AB (publ);
- 67. Notification of pledge of shares between Duni AB and Svenska Handelsbanken AB (publ) in Rexcell Tissue & Airlaid AB dated 22 November 2005;

Switzerland

68. Share pledge agreement between Duni AB and Svenska Handelsbanken;

UK

- 69. Share charge agreement between Duni Holding BV, De Ster ACS Europe Holding BV and Svenska Handelsbanken dated 26 September 2001;
- 70. Charge over bank accounts between Duni AB, De Ster NV and Svenska Handelsbanken dated 26 September 2001;
- 71. Debenture between Duni AB and Svenska Handelsbanken dated 26 September 2001; and
- 72. Charge over intellectual property rights between Duni AB, De Ster NV, De Ster ACS Holding BV, De Ster ACS Europe Holding BV and Svenska Handelsbanken dated 8 October 2001.

Schedule 3

Security Transfer Agreement

RECORDED: 12/06/2011

Power of Attorney

We, Svenska Handelsbanken AB (publ), Kungsträdgårdsgatan 2, SE-106 70 Stockholm, in our capacity of Security Agent under the Duni AB SEK 3,100 million (equivalent) Credit Facilities Agreement of 26th September, 2001 hereby appoint Pia Söderlind of our bank as our attorney with full power and authority to sign in our name and on our behalf any and all documents establishing and preserving the security contemplated in the aforementioned agreement and any amendments and other instruments in relation thereto.

We hereby undertake to ratify everything done or purported to be done by virtue of this Power of Attorney.

This Power of Attorney shall be governed by Swedish law.

Stockholm 17 June, 2005

Janeric Sundin

Lars Lindaren