

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM402283

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ENTITY CONVERSION		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Side Trail Corporation N.V.		10/10/2010	Corporation: NETHERLANDS ANTILLES
RECEIVING PARTY DATA			
Name:	Side Trail Corporation N.V.		
Street Address:	Pietermaai 15		
City:	Curacao		
State/Country:	CURACAO		
Entity Type:	Limited Liability Company: CURACAO		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	3170631	MAVI JEANS	
Registration Number:	2656069	MADE IN MAVILAND	
Registration Number:	4392614	34 HERITAGE	
CORRESPONDENCE DATA			
Fax Number:	6508123444		
<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:	650-812-3400		
Email:	ptoaxd@carrferrell.com		
Correspondent Name:	Aylin Demirci		
Address Line 1:	120 Constitution Dr.		
Address Line 4:	Menlo Park, CALIFORNIA 94025		
ATTORNEY DOCKET NUMBER:	Matter# 153		
NAME OF SUBMITTER:	Aylin Demirci		
SIGNATURE:	/Aylin Demirci/		
DATE SIGNED:	10/17/2016		
Total Attachments: 5			
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Curaçao Commercial Register

Excerpt from the Commercial Register

Registration number: 88669 (0)
Date: October 13, 2016 Time: 8:22:41 AM

In the Commercial Register of the Curaçao Chamber of Commerce & Industry is registered under number 88669: Side Trail Corporation N.V.

Trade name	Side Trail Corporation N.V.
Legal form	Limited Liability Company
Official name	Side Trail Corporation N.V.
Statutory seat	Curaçao
Date of incorporation	December 21, 2000
Date established	December 21, 2000
Authorized capital	U.S.A. Dollar 30,000.00
Issued capital	U.S.A. Dollar 6,000.00
	There are holders of non paid-up shares
Fiscal year	The fiscal year is equal to the calendar year
Address	Pietermaai 15
Country	Curaçao
Mailing address	(same as above)
Object	Investment Institution(8135), Finance Company(8137), Operation Dealing in Patents, Licensing and Agreements(8143), Owning and Dealing in Real Estate(8311)

Official(s)

1

Function	Statutory director
Name	TMF Curaçao N.V.
Registration number official	72307

Source: Registry-information Internet. This document is not an excerpt in accordance with article 11 paragraph 2 of the Trade Ordinance (O.G. 2009 no. 51)

TRADEMARK

REEL: 005902 FRAME 0488

Netherlands Antilles - Dissolution of constitutional unity as per October 10, 2010

The Kingdom of The Netherlands presently consists of The Netherlands, Aruba and The Netherlands Antilles. Currently, The Netherlands Antilles itself is made up of five island territories (Bonaire, Curacao, Saba, St. Maarten and St. Eustatius).

As a result of constitutional reform in the Kingdom of The Netherlands, this arrangement will change per October 10, 2010 when The Netherlands Antilles will be dissolved. Post-dissolution Curacao and St. Maarten will become self-governing members of The Kingdom of The Netherlands (basically obtaining the same status that Aruba has enjoyed since 1986), whereas Bonaire, Saba and St. Eustatius (hereafter "BSS") will become municipalities of The Netherlands.

PRACTICAL CONSEQUENCES

Per October 10, 2010 Netherlands Antilles law, which is currently the governing law of the five islands that constitute The Netherlands Antilles, will cease to exist. Just like Aruba, Curacao and St. Maarten will have their own laws and regulations, which shall not be different from current Netherlands Antilles law. In terms of BSS, laws and regulations will gradually be brought in line with Dutch law. For a transition period of five years after October 10, 2010 however, it has been agreed that no significant changes in governing law in BSS will be implemented. Some practical consequences of these changes will be as follows:

Domicile:

Legal entities that are currently based in The Netherlands Antilles and subject to local law will become Curacao, St. Maarten or BSS legal entities, subject to Curacao, St. Maarten or Dutch law respectively. After October 10, 2010 the Citco group of companies will continue to be able to provide statutory representation and domiciliary services to legal entities in Curacao, St. Maarten and Bonaire.

References:

References in agreements or other legal documents to Netherlands Antilles law will have to be replaced by references to Curacao, St. Maarten or Dutch law depending on the domicile of the legal entity. In particular, where failure to amend the choice of law clauses may -under the applicable international private law- result in an unfavorable outcome, it is recommended to review existing agreements and legal documents and specifically change the reference from Netherlands Antilles to Curacao, St. Maarten and Dutch law respectively.

Choice of forum:

Post October 10, 2010 existing choice of forum clauses, that select Netherlands Antilles courts for dispute resolution, will also have to be replaced by clauses that specifically refer to Curacao, St. Maarten or Dutch courts. Failure to amend choice of forum clauses may result in an unfavorable outcome under international private law after The Netherlands Antilles have been dissolved and disputes could be referred to a forum outside Curacao, St. Maarten or The Netherlands.

It is important to note that post October 10, 2010 the judicial regime in Curacao and St. Maarten will remain the same and that all judges (and notaries) will continue to be appointed by the Queen of the Kingdom of The Netherlands. Also in all legal matters, the possibility of a final appeal to the Supreme Court of the Kingdom of The Netherlands in The Hague will remain. In addition, The

Central Bank of the Netherlands Antilles will become the Central Bank of Curacao and St. Maarten and current management will continue in place. For any further questions about the constitutional reforms listed above and the practical implications for existing Netherlands Antilles legal entities, please contact Iseline Gouvemeur of Citco Curacao (igouvemeur@citco.com, telephone +5999-7322599).



Government of the Netherlands

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Caribbean Parts of the Kingdom

New constitutional order

The islands had reached final agreement on a new constitutional order within the Kingdom of the Netherlands on 15 December 2008, during a Round Table Conference held in Curaçao.

A new status for each of the islands

Since 10 October 2010, the Kingdom of the Netherlands has consisted of four countries: the Netherlands, Aruba, Curaçao and St Maarten. The Netherlands Antilles has been dissolved and its constituent islands have acquired a new status:

- Curaçao and St Maarten: new autonomous countries within the Kingdom: Curaçao and St Maarten now have a separate status as autonomous countries. They have their own governments and are no longer dependencies of the Netherlands. The Netherlands will, however, continue to assist them during the transitional period as they set up their new national organisations. Plans have been drawn up for their government institutions, which were not yet fully operational on 10 October 2010. The plans will remain in effect for a maximum period of two years. In 2011, the new countries' overriding concern will be to implement these plans.
- Bonaire, St Eustatius and Saba: new municipalities of the Netherlands: Rather than become independent countries, Bonaire, St Eustatius and Saba wished to have a closer relationship with the Netherlands. They have now gained the status of "special municipalities".
- Aruba: Aruba and the Netherlands have agreed on an agenda of improvements in the areas of law enforcement, urban quality of life, and legislation, which they will be tackling in the next few years. An enquiry into the state of public administration on Aruba is expected to be completed in 2011. Based on the results of this enquiry, Aruba and the Netherlands will decide whether further measures should be introduced and at what level.

Most important consequences

The Netherlands is cooperating with Curaçao, St Maarten, Bonaire, St Eustatius and Saba to build a strong, reliable system of public administration that can offer the local population a better quality of service. On 10 October 2010, all the islands acquired a new status, a new government, and new tasks. The changes have consequences for the islands.

Constitutional order

- The Netherlands Antilles was dissolved on 10 October 2010.
- Curaçao and St Maarten became new countries within the Kingdom of the Netherlands.
- Bonaire, St Eustatius and Saba became special municipalities of the Netherlands.
- The Kingdom of the Netherlands now consists of the Netherlands, Aruba, Curaçao and St Maarten.

Government and legislation

- Curaçao and St Maarten are responsible for their own national government and legislation.
- Dutch legislation will gradually come to replace Antillean law on Bonaire, St Eustatius and Saba.
- The National Office for the Caribbean Netherlands [Rijksdienst Caribisch Nederland] represents the various Dutch.

Government finances and economy

- Encourage economic growth by tackling short-term problems and investing in long-term solutions.
- The Netherlands is assuming 70% of the Antillean debt (approximately EUR 1.7 billion).

Crime and the courts

- Bonaire, St Eustatius and Saba will have a single police force, fire department and ambulance service with a central dispatch centre.
- Joint Public Prosecutions Service and Common Court of Justice for Aruba, Curaçao, St Maarten, Bonaire, St Eustatius and Saba.