900418507 08/23/2017

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM440441 Stylesheet Version v1.2

SUBMISSION TYPE: RESUBMISSION

NATURE OF CONVEYANCE: COURT ORDER

RESUBMIT DOCUMENT ID: 900415940

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ISOG Technology GmbH & Co. KG		12/22/2016	Gmbh & Co. Kg: GERMANY

RECEIVING PARTY DATA

Name:	ISOG Management GmbH		
Street Address:	AM ÖFERL 17-19		
City:	Weilheim		
State/Country:	GERMANY		
Postal Code:	82362		
Entity Type:	Gesellschaft Mit Beschränkter Haftung (Gmbh): GERMANY		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	5098126	ISOG
Registration Number:	5066697	ISOG

CORRESPONDENCE DATA

Fax Number: 5125364598

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.

Phone: 512-536-3091

Email: aoipdocket@nortonrosefulbright.com,

andrea.shannon@nortonrosefulbright.com,

alicia.groos@nortonrosefulbright.com

Correspondent Name: Alicia Morris Groos

Address Line 1: 98 San Jacinto Boulevard, Suite 1100

Address Line 4: Austin, TEXAS 78701

ATTORNEY DOCKET NUMBER: LOHR.T0025US.AP1 NAME OF SUBMITTER: Andrea K. Shannon SIGNATURE: /Andrea K. Shannon/ **DATE SIGNED:** 08/23/2017

Total Attachments: 2

TRADEMARK REEL: 006136 FRAME: 0576

900418507

source=Translation Court Decision - signed by translator#page1.tif source=Translation Court Decision - signed by translator#page2.tif

TRADEMARK REEL: 006136 FRAME: 0577

Local Court of Weilheim in Upper Bavaria

Department for insolvency matters

Ref. number: IN 362/16

Received 23 Dec. 2016



In the proceedings concerning the application of

ISOG Management GmbH (also in its capacity as the legal successor of ISOG Technology GmbH & Co. KG), Am Öferl 17-19, 82362 Weilheim, represented by its Managing Director Sackmann Martin Karl, Benderstraße 9, 77815 Bühl Registry court: Local Court of Munich, register no.: HRB 49951 - "Debtor" -

Legal representative:

Solicitor Chardon Christoph, Maximiliansplatz 13, 80333 Munich, ref.: 051230-16

for the institution of insolvency proceedings concerning its own assets

the Local Court of Weilheim in Upper Bavaria issued on 22.12.2016 the following

Order

- 1. The proceedings IN 362/16 (ISOG Management GmbH) and IN 336/16 (ISOG Technology GmbH & Co. KG) shall be combined (Sections 4 InsO[Insolvency Code], 147 ZPO[Code of Civil Procedure]). The proceedings IN 362/16 shall be the leading proceedings.
- 2. The directives made in the course of the preliminary insolvency proceedings IN 336/16 (ISOG Technology GmbH & Co. Kg), in particular regarding the appointment of a provisional committee of creditors and regarding protective measures and individual authorisations, shall remain in effect even after the proceedings have been combined.

Reasons:

On 22.12.2016, standard insolvency proceedings concerning the assets of ISOG Technology Holding GmbH were instituted (IN 363/16). This company was the sole limited shareholder of ISOG Technology GmbH & Co. KG and also the sole shareholder of ISOG Technology GmbH & Co. KG's sole fully liable shareholder, ISOG Management GmbH.

TRADEMARK REEL: 006136 FRAME: 0578 № 362/16 - Page 2 -

Since the insolvency proceedings were instituted, ISOG Technology Holding GmbH has, in accordance with Sections 161 para 2, 131 (3), no. 2 HGB [German Commercial Code], ceased to be part of ISOG Technology GmbH & Co. KG, unless otherwise provided for by contract. ISOG Technology GmbH & Co. KG has discontinued without liquidation, as it is mandatory for a KG [limited partnership] to have at least one limited shareholder and one fully liable shareholder. Its assets along with all rights and duties have passed to ISOG Management GmbH, the fully liable shareholder until this time, by way of universal succession in accordance with Section 738 para 1, sentence 1 BGB [German Civil Code] (accrual).

For this reason, it is, in this present case, necessary to already combine the two proceedings in the course of the preliminary insolvency proceedings, as multiple applications for the (meanwhile) same legal entity have been received, and deviating decisions in respect of the two applications are not possible.

Instructions on Legal Remedies:

The order issued is not voidable by means of legal remedies.

signed

Dr. Steigeimann
Judge at the Local Court

RECORDED: 08/03/2017

