TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM642123

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/30/2020
RESUBMIT DOCUMENT ID:	900601998
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Polyconcept Holding B.V.		12/30/2020	Corporation: NETHERLANDS

RECEIVING PARTY DATA

Name:	Polyconcept Finance B.V.
Street Address:	Kabelweg 1
City:	Roelofarendsveen
State/Country:	NETHERLANDS
Postal Code:	2371 DX
Entity Type:	Corporation: NETHERLANDS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1325656	MARKSMAN

CORRESPONDENCE DATA

Fax Number: 4122091860

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: 4122974900

Email: iptrademark.dcg@dentons.com **Correspondent Name:** Dentons Cohen & Grigsby P.C.

Address Line 1: 625 Liberty Avenue

Address Line 4: Pittsburgh, PENNSYLVANIA 15222

ATTORNEY DOCKET NUMBER:	TM15-085
NAME OF SUBMITTER:	Michael E. Dukes
SIGNATURE:	/michael e. dukes/
DATE SIGNED:	04/26/2021

Total Attachments: 6

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TRUE COPY

of the notarial deed of legal merger between the private companies with limited liability:

Polyconcept Finance B.V. (acquiring company)

with statutory seat at Amsterdam, the Netherlands.

And:

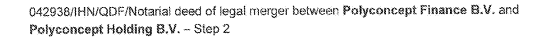
Polyconcept Holding B.V. (disappearing company)

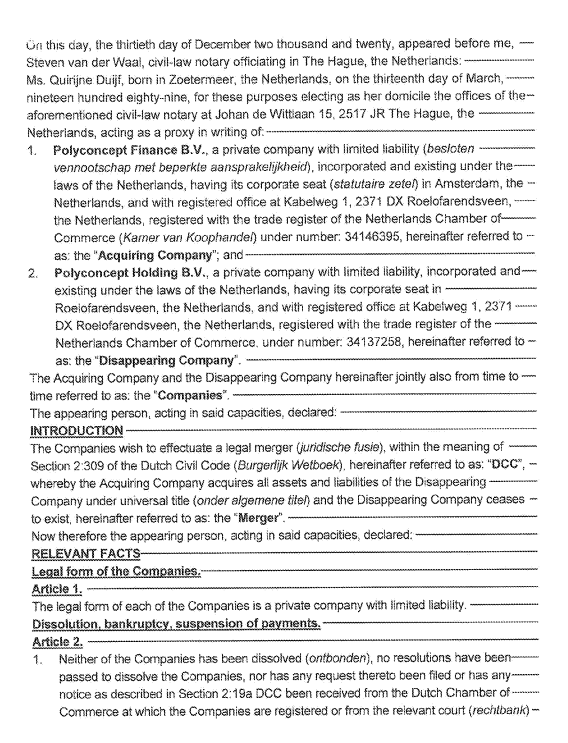
with statutory seat at Roelofarendsveen, the Netherlands.

Execution date 30 December 2020.









#2067350

	under Section 2:21 DCC,
2.	Neither of the Companies has been declared bankrupt (faillissement), nor has a
	suspension of payment (surséance van betaling) been declared, nor have any requests
	thereto been filed or is there any reason to expect such requests.
Sha	ares in the Disappearing Company.
	icle 3.
	shares in the Disappearing Company have been paid up, no meeting rights
	rgaderrechten) have been attributed to any persons other than the Acquiring Company,—
	ng the sole shareholder (enig aandeelhouder) of the Disappearing Company, nor are
	re holders of a right of usufruct (vruchtgebruik) or a right of pledge (pandrecht) over
sha	res in the share capital of the Disappearing Company.
	iplified procedure.
	cle 4.
	exemptions set forth in Section 2:333 DCC (simplified procedure – vereenvoudigde ————
	cedure) apply to the proposed Merger, since the Acquiring Company is holder of the entire
issu	ed share capital of the Disappearing Company and the Acquiring Company will not allot
	shares pursuant to this deed of merger.
Fina	ancial years of the Companies.
Arti	cle 5.
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	financial year of each of the Companies coincides with the calendar year.
	ervisory board Disappearing Company.
	cle 6.
The	Disappearing Company has established a supervisory board (raad van commissarissen)—
and	this supervisory board of directors has co-signed the Merger Proposal (as defined below) -
as e	evidence of their approval such in conformity with Section 2:312 paragraph 4 DCC.
PRE	PARATIONS
Leg	al Merger Proposal.
Arti	cle <u>6.</u>
The	boards of managing directors (besturen) of the Companies have drawn up a legal merger -
prop	oosal (voorstel tot fusie), as meant in Section 2:312 DCC, which legal merger proposal was
	ed on the seventeenth day of November two thousand and twenty by all managing
dire	ctors (bestuurders) of the Companies and the supervisory directors (commissarissen) of-
the I	Disappearing Company, hereinafter referred to as: the "Merger Proposal".
	Merger Proposal is attached to this deed as Annex I.
Exp	lanatory Note.
Artic	de 7.
1.	The sole shareholder of the Acquiring Company has resolved on the seventeenth day of-
	November two thousand and twenty, by written resolution, pursuant to Section 2:313 ——
	paragraph 4 DCC, to exempt the board of managing directors of the Acquiring Company -
	to prepare a written explanatory note as meant in Section 2:313 DCC, hereinafter
	referred to as: the "Resolution".
	A copy of the Resolution is attached to this deed as Annex II.
2.	In accordance with Section 2:313 paragraph 3 DCC, the board of managing directors of





	the Disappearing Company is not required to draw up a written explanatory note.
	osit at the trade register of the Netherlands Chamber of Commerce.
	tie 8.
The	Merger Proposal (with appendices) and the relevant financial accounts as mentioned in —
	e 14 of the Merger Proposal, were deposited with the trade register of the Netherlands
Chai	mber of Commerce on the nineteenth day of November two thousand and twenty.
The	statement evidencing the deposit is attached to this deed as Annex III.
Dep	osit at the registered offices of the Companies.
Artic	de 9.
1.	The documents referred to above under Article 8 were deposited on the same date at the
	registered offices of the Companies by the boards of managing directors of the
	Companies.
2.	The documents deposited at the registered office of the Acquiring Company shall remain—
	available for inspection until six (6) months after the Merger.
Ann	ouncement of the deposit in daily newspaper Trouw.
Arti	cle 10.
	the twenty-first day of November two thousand and twenty, the Companies announced ——
	deposit of the documents mentioned above in Articles 8 and 9 in "Trouw" (a daily —————
	spaper nationally distributed in the Netherlands), stating that the documents as referred to-
	rticle 8 are deposited at the Netherlands Chamber of Commerce and at the address of the-
	es of the Companies, where the documents may be inspected pursuant to Article 9.
A co	ppy of this announcement is attached to this deed as Annex IV.
Adv	rice or observation of works council, co-determination council or trade union.
Arti	<u>cle 11.</u>
	ther of the Companies has a works council or co-determination council installed and no -
	ten advices or observations of any association of employees, which counts employees—
of a	ny of the Companies or of its subsidiary under its members, have been submitted to ——
any	of the Companies.
	anges to the Merger Proposal.
	<u>cle 12.</u>
	Merger Proposal has never been changed and the boards of managing directors of the
	npanies are not aware of any substantial changes in the circumstances appearing, which-
hav	e affected the information in the Merger Proposal.
Sta	tement of deposit from the trade register of the Netherlands Chamber of
Co	mmerce
Ant	icle 13.
	e trade register of the Netherlands Chamber of Commerce declared that the Merger
	posal along with the other documents as referred to in Section 2:314 DCC have been-
dep	posited for public inspection with the trade register of the Netherlands Chamber of
Col	mmerce without interruption since the nineteenth day of November two thousand and
twe	enty, as appears from one (1) written statement.
Thi	s written statement is attached to this deed as Annex V.
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	creditors of the Companies have opposed to the Merger Proposal by filing a petition with—
	District Court (Rechtbank) of The Hague and Amsterdam, the Netherlands, as appears—
	n two (2) written statements from the Registrar (Griffie) of said District Courts.
	pies of said statements are attached to this deed as Annex VI.
	solutions to merge.
	icle 15.
	lay, the extraordinary general meeting of each of the Companies adopted the resolution to -
	er into the Merger in conformity with the Merger Proposal.
	s day, the notarial record of the proceedings of said general meetings of each of the
Cor	npanies has been executed before me, civil-law notary.
App	proval to the Merger resolutions.
Art	<u>icle 16,</u>
	resolutions to merge as referred to above in Article 15 were not subject to any approval as rred to in Section 2:312, paragraph 2, sub i DCC.
	ger,
	cle 17
	Companies hereby conclude the Merger whereby the Acquiring Company acquires all
	ets and liabilities of the Disappearing Company under universal title and the Disappearing—
	npany ceases to exist.
	ger consistent with Merger Proposal.
	cle 18.
	n regard to the Merger the Companies state the following:
a.	the Merger becomes legally effective as of tomorrow and shall be deemed to have ————————————————————————————————————
	become economically effective as of the effective date of the Merger.
b.	in connection with the Merger, the articles of association of the Acquiring Company will—
	not be amended;
C.	there are no (legal) persons who, otherwise than as a member, have any options, claims -
	or other rights outstanding against the Disappearing Company; as a consequence
	whereof the provisions of Section 2:320 paragraph 2 DCC need not to be applied;
ď.	in connection with the Merger, no benefits shall be allocated to managing directors of the -
	Companies or to any other person involved in this Merger,
e.	the composition of the board of managing directors of the Acquiring Company will not be -
	changed; ————————————————————————————————————
f.	the financial data of the Disappearing Company shall be accounted for in the records of
	the Acquiring Company as per the Merger becoming effective.
g.	as a result of the Merger the shares in the share capital of the Disappearing Company
	shall be cancelled by operation of law (van rechtswege vervalien) and no shares in the
	share capital of the Acquiring Company shall be redeemed or issued;
h.	the activities of the Disappearing Company shall be set forth by the Acquiring Company —
	for as long as the Acquiring Company shall exist;
i.	as there is no goodwill attached to the assets and liabilities of the Disappearing
	Company, the Merger will have no effect on the size of the goodwill of the Acquiring





Company.
The balances of the assets and liabilities of the Disappearing Company will be added to-
the distributable reserves of the Acquiring Company as non-stipulated share premium.
Registration deed with trade register of the Netherlands Chamber of Commerce.
Article 19.
The Acquiring Company shall within eight (8) days after today register the Merger and deposit-
a true copy of this deed and the foot statement at the trade register of the Netherlands
Chamber of Commerce where the Companies are registered.
Registration of the Merger with other public registers.
Article 20.
Within one (1) month after the execution of this deed of Merger, the Acquiring Company shall, -
if necessary, notify the keepers of other public registers in which any devolution of rights or the
Merger may be registered.
POWERS OF ATTORNEY/ANNEXES
1. The powers of attorney to the appearing person are evidenced by two (2) written
documents, which are attached to this deed as Annex VII.
2. Furthermore, to this deed are attached:
(i) the Merger Proposal, as Annex I;
(ii) the Resolution, as Annex II;
(iii) the statement of deposit, as Annex III;
(iv) a copy of the announcement in the daily newspaper, as Annex IV;
(v) the statement of the one (1) month deposit, as Annex V; and
(vi) the statement of no-opposition, as Annex VI.
Close
The appearing person is known to me, civil-law notary,
WITNESSED THIS DEED, the original of which was drawn up and executed in The Hague,-
the Netherlands, on the date first written above.
Prior to the execution of this deed, I, civil-law notary, informed the appearing person of the
substance of the deed and gave her an explanation thereon, and furthermore pointed out
the consequences which will result for the parties, or one or more of them, from the contents of this deed.
Subsequently, the appearing person declared to have taken note of the contents of this ————————————————————————————————————
deed after timely being given the opportunity thereto and waived a full reading of this deed.
Immediately after a limited reading, this deed was signed by the appearing person and me,
civil-law notary.
Whereafter signing follows.

* Wan der Mark # Work #

on 30 December 2020.

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