# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	First Lien Trademark Security Agreement

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Stolle Machinery Company, LLC		109/29/2006 1	LIMITED LIABILITY COMPANY: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Goldman Sachs Credit Partners L.P.
Street Address:	85 Broad Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10004
Entity Type:	LIMITED PARTNERSHIP:

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	1267709	СМС
Registration Number:	1267708	СМР
Registration Number:	2977312	COOLPACK
Registration Number:	2971817	COOLPUNCH
Registration Number:	1180855	D
Registration Number:	1199316	DIDDE
Registration Number:	2196250	DIDDE COLORTECH
Registration Number:	1640240	ENDLEVEL II
Registration Number:	1966703	FORMATEC
Registration Number:	1453932	ME-CA-2000
Registration Number:	2702397	ОРТІМЕ́
Registration Number:	1054972	REDICON
Registration Number:	1064153	REDICON

TRADEMARK "REEL: 003419 FRAME: 0288

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Registration Number:	0912948	STANDUN
Registration Number:	3086779	STRETCH MACHINE
Serial Number:	76540735	TURBOFLOW ROLLERS
Serial Number:	78825586	STOLLE

### **CORRESPONDENCE DATA**

Fax Number: (714)755-8290

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 714-540-1235

Email: ipdocket@lw.com

Correspondent Name: Latham & Watkins LLP

Address Line 1: 650 Town Center Drive, Suite 2000
Address Line 4: Costa Mesa, CALIFORNIA 92626

ATTORNEY DOCKET NUMBER:	022411-0652 (1ST LIEN)
NAME OF SUBMITTER:	Anna T Kwan
Signature:	/Anna T Kwan/
Date:	10/31/2006

### **Total Attachments: 9**

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### FIRST LIEN TRADEMARK SECURITY AGREEMENT

This FIRST LIEN TRADEMARK SECURITY AGREEMENT (as amended, restated, supplemented, waived or otherwise modified from time to time) (this "Agreement"), dated as of September 29, 2006 is entered into by Stolle Machinery Company, LLC, a Delaware limited liability company (the "Company", and together with any Additional Grantors, the "Grantors") in favor of Goldman Sachs Credit Partners L.P. ("GSCP"), as first lien collateral agent for the Secured Parties (together with its permitted successors and assigns in such capacity, the "First Lien Collateral Agent").

WHEREAS, LJ Can Holdings, Inc., a Delaware corporation, the Lenders party thereto from time to time, GSCP as First Lien Administrative Agent and First Lien Collateral Agent, and certain other parties as named therein, have entered into that certain First Lien Credit Agreement, dated as of September 29, 2006 (as amended, restated, supplemented, waived or otherwise modified from time to time, the "Credit Agreement").

WHEREAS, the Company, GSCP, and certain other parties named therein, have entered into that certain Assumption Agreement dated as of the date hereof (as it may be amended, supplemented or otherwise modified from time to time the "Assumption Agreement") pursuant to which Company has assumed all rights and obligations of LJ Can Holdings, Inc. under the Credit Agreement;

WHEREAS, it is a condition under the Credit Agreement and the Assumption Agreement that the Grantors shall have executed and delivered that certain Pledge and Security Agreement, dated as of September 29, 2006, in favor of the First Lien Collateral Agent (as amended, restated, supplemented, waived or otherwise modified from time to time, the "Pledge and Security Agreement")

WHEREAS, under the terms of the Pledge and Security Agreement, the Grantors have granted a security interest in certain property, including, without limitation, certain Intellectual Property of the Grantors to the First Lien Collateral Agent for the ratable benefit of the Secured Parties, and have agreed as a condition thereof to execute this Agreement for recording with the United States Patent and Trademark Office and other applicable Governmental Authorities;

**NOW, THEREFORE**, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantors and the Secured Parties hereby agree as follows:

**SECTION 1.** <u>**DEFINED TERMS.**</u> Capitalized terms not otherwise defined herein have the meanings set forth in the Pledge and Security Agreement.

SECTION 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby grants to the First Lien Collateral Agent, for the benefit of the Secured Parties, a security interest in and continuing lien on all of such Grantor's right, title, and interest in, to and under the following, whether now owned or existing or hereafter acquired or arising and wherever located:

(a) all (i) United States and foreign trademarks, trade names, trade dress, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, and other source or business identifiers, designs and general intangibles of a like nature owned by such Grantor, all registrations and applications for any of the foregoing including, but not limited to, the registrations and applications referred to in Schedule A

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IN WITNESS WHEREOF, the Grantor and the Secured Parties have caused this Agreement to be duly executed and delivered as of the date first above written.

## STOLLE MACHINERY COMPANY, LLC

By: AIP/SMC Holdings, Inc., its Managing Member

Ву:

Name:

[FIRST LIEN TRADEMARK SECURITY AGREEMENT]

hereto (as such schedule may be amended or supplemented from time to time), (ii) extensions or renewals of any of the foregoing, (iii) goodwill of the business connected with the use of and symbolized by the foregoing, (iv) the right to sue for past, present and future infringement or dilution of any of the foregoing or for any injury to goodwill, (v) Proceeds of the foregoing, including, without limitation, licenses, royalties, income, payments, claims, damages, and proceeds of suit, and (vi) rights corresponding thereto throughout the world.

SECTION 3. PRECEDENCE. The security interest granted hereby is granted in conjunction with the security interest granted to the Secured Parties under the Pledge and Security Agreement. The rights and remedies of the Secured Parties with respect to the security interest granted hereby are in addition to those set forth in the Pledge and Security Agreement. In the event of any conflict between the terms of this Agreement and the terms of the Pledge and Security Agreement, the terms of the Pledge and Security Agreement shall control.

**SECTION 4. RECORDATION.** Each Grantor authorizes and requests that the Commissioner of Patents and Trademarks and any other applicable government officer record this Agreement.

SECTION 5. MODIFICATION OF AGREEMENT. This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Pledge and Security Agreement pursuant to which the First Lien Collateral Agent may modify this Agreement, after obtaining the applicable Grantor's approval of or signature to such modification, by amending Schedule A to include reference to any right, title or interest in any existing Trademarks or any Trademarks acquired or developed by such Grantor after the execution hereof or to delete any reference to any right, title or interest in any Trademarks in which such Grantor no longer has or claims any right, title or interest.

### SECTION 6. GENERAL.

- (a) Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.
- (b) <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the Secured Parties and each Grantor and their respective successors and assigns. No Grantor shall, without the prior written consent of the Secured Parties given in accordance with the Credit Agreement, assign any right, duty or obligation hereunder.
- (c) <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed, shall be deemed to be an original and all of which taken together shall constitute one and the same instrument.

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GOLDMAN SACHS CREDIT PARTNERS L.P., as the First Lien Collateral Agent

Name: Title:

[PIRST LIEN TRADEMARK SECURITY AGREEMENT]

# STOLLE - TRADEMARK REPORT

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ef. t Code t Ref.	Trademark Applicant Country	erial No. eg. No.	ling D g. Dat	Renewed	Term
291448-00285	CMC		* (   * ,   * ,	02/21/2014	10
	UNITED STATES	1,267,709	02/21/1984		
291448-00286	CMP	1	***/**/**	02/21/2014	10
	UNITED STATES	1,267,708	02/21/1984		
291448-00287	COOLPACK	76/504,933	04/07/2003	07/26/2015	10
CAIN BODIES	UNITED STATES	2,977,312	07/26/2005		
291448-00288	COOLPUNCH	76/504,932	04/07/2003	07/19/2015	10
	UNITED STATES	/18/1/6/7	07/13/2005		
291448-00078 02-1645 DIDDIE	D (Stylized) STOLLE MACHINERY INC. UNITED STATES	73/269,960 1,180,855	07/14/1980 12/08/1981	12/08/2011	10
TT 291448-00079 .C2-1630 DIDDIE	DIDDE STOLLE MACHINERY INC. UNITED STATES	73/262,162 1,199,316	05/15/1980 06/29/1982	06/29/2012	10
419 FR AM <mark>4</mark> 1664 DIDDIE	DIDDE COLORTECH STOLLE MACHINERY INC. UNITED STATES	75/110,130 2,196,250	05/28/1996 10/13/1998	10/13/2008	10
<b>302</b> -3873 CAN ENDS CANTON <b>F620</b>	ENDLEVEL II STOLLE MACHINERY, INC. UNITED STATES	74/062,693 1,640,240	05/29/1990 04/09/1991	04/09/2011	10

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	04/09/2016 10	08/25/2007	07/22/2008	04/01/2013 10	06/19/2016	06/30/2016	***	06/30/2015
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Serial No. Reg. No.	1,966,703	73/618,023 1,453,932	87-3209 157,345	76/416,321. 2,702,397	A428,544 A428,544	30,707 254,230	004597662	R43,231/7 1,088,587
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291448-00063 GB1 02 3873 CAN ENDS CANTON	REDICON STOLLE MACHINERY UNITED KINGDOM	1,273,309 1,273,309	10/01/1986 10/01/1993	10/01/2007	
291448-00063 IT	REDICON STOLLE MACHINERY ITALY	RM95C003426 715,122	07/17/1995 06/18/1997	07/17/2015	
291448-00063 JP	REDICON STOLLE MACHINERY JAPAN	64,419/85 2,061,386	06/24/1985 07/22/1998	07/22/2008	
291448-00063 KR 02 3873 - CAN ENDS CANTON	REDICON STOLLE MACHINERY SOUTH KOREA	20-2002-16097 548,193	04/09/2002 05/16/2003	05/16/2013	
291448-00063 KR1 02 3873 - CAN ENDS CANTON	REDICON STOLLE MACHINERY SOUTH KOREA	41-2002-23807 99,112	11/22/2002 03/31/2004	03/31/2014	
<b>3</b> 291448-00063 SA <b>1</b> 02 3873 CAN ENDS CANTON	REDICON STOLLE MACHINERY SAUDI ARABIA	2392 146/61	09/30/1985 06/13/1995	11/03/2014	
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<b>13 14 14 18 19 19 19 19 19 19 19 19</b>	REDICON STOLLE MACHINERY Taiwan	76/020,780 391,890	04/02/1987 02/16/1998	02/16/2008	

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<sub>nE</sub>	REDIL NACHINERY, INC.	73/082,579 1,054,972	04/02/1976 12/28/1976	12/28/2006	1 1 1 1 1 1
2 4 00 <sub>A</sub> A3 US 03 <sub>14</sub> 88- 0 ENDS CANTON	. ₹ w	73/082,481 1,064,153	04/02/1976 04/19/1977	04/19/2007	
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