# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 Trademark Security Agreement

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Stolle Machinery Company, LLC		07/25/2008	LIMITED LIABILITY
Stolle Machinery Company, LLC		01123/2000	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: 16

Registration Number:         1267709         CMC           Registration Number:         1267708         CMP           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	
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Registration Number:       2196250       DIDDE COLORTECH         Registration Number:       1640240       ENDLEVEL II         Registration Number:       1966703       FORMATEC	
Registration Number: 1640240 ENDLEVEL II Registration Number: 1966703 FORMATEC	
Registration Number: 1966703 FORMATEC	
Registration Number: 1453932 ME-CA-2000	
Registration Number: 2702397 OPTIMÉ	
Registration Number: 1054972 REDICON	
Registration Number: 0912948 STANDUN	
Registration Number: 3205596 STOLLE	ADEMARK

REEL: 003823 FRAME: 0166

900112249

Registration Number:	3086779	STRETCH MACHINE
Registration Number:	3139485	TURBOFLOW ROLLERS

#### 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 (TM LIEN)
NAME OF SUBMITTER:	Anna T. Kwan
Signature:	/Anna T. Kwan/
Date:	07/25/2008

#### **Total Attachments: 5**

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#### TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>Trademark Security Agreement</u>"), dated as of July 25, 2008, is entered into by and among Stolle Machinery Company, LLC (the "<u>Grantor</u>"), and Goldman Sachs Credit Partners L.P. ("<u>GSCP</u>") as Collateral Agent for the Secured Parties (in such capacity as collateral agent, together with its successors and permitted assigns, the "<u>Collateral Agent</u>").

WHEREAS, reference is made to that certain Credit and Guaranty Agreement, dated as of July 25, 2008 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Can Machinery Acquisition Co., a Delaware Corporation, which shall merge with and into LJ Can Holdings, Inc., a Delaware corporation, which shall in turn merge with and into AIP/SMC Holdings, Inc., a Delaware corporation and be re-named Stolle Holdings, Inc., a Delaware corporation, Stolle Machinery Company, LLC, a Delaware limited liability company, the guarantors party thereto from time to time, the lenders party thereto from time to time (the "Lenders"), GSCP, as sole lead arranger and sole bookrunner, as syndication agent, as administrative agent and as Collateral Agent, and GSCP and GSO Capital Partners LP, as co-documentation agents.

WHEREAS, it is a condition precedent to the obligation of the Lenders to make their respective extensions of credit under the Credit Agreement that the Grantors shall have executed and delivered that certain Pledge and Security Agreement dated as of July 25, 2008 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Pledge and Security Agreement") in favor of the Collateral Agent for the benefit of the Secured Parties (as defined in 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 Collateral Agent for the ratable benefit of the Secured Parties, and have agreed as a condition thereof to execute this Trademark Security Agreement for recording with the United States Patent and Trademark Office and other applicable governmental authorities.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, Grantor and the Collateral Agent 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. <u>GRANT OF SECURITY INTEREST IN TRADEMARKS</u>. Grantor hereby grants to the Collateral Agent a security interest in all of such Grantor's right, title and interest in, to and under the following, in each case whether now owned or existing or hereafter acquired, created or arising and wherever located:

(a) (i) all United States trademarks, trade names, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, trade dress, other source or business identifiers, designs and general intangibles of a like nature, whether or not registered, including, but not limited to: (ii) the registrations and applications referred to in <u>Schedule I</u> hereto (as such schedule may be amended or supplemented from time to time), (iii) all extensions or renewals of any of the foregoing, (iv) all of the goodwill of the business connected with the use of and symbolized by any of the foregoing, (v) the right to sue or otherwise recover for any past, present and future infringement, dilution, or other violation of any of the foregoing or for any injury to goodwill, (vi) all Proceeds of the foregoing, including, without limitation, license fees, royalties,

income, payments, claims, damages, and proceeds of suit, and (vii) all other rights of any kind whatsoever corresponding thereto throughout the world, provided, however, that the foregoing shall not include any "intent-to-use" application for trademark or service mark registration filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing and acceptance under Section 1(c) or Section 1(d) of the Lanham Act of a "Statement of Use" or an "Amendment to Allege Use" with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein prior to such filing would impair the validity or enforceability of any registration that issues from such intent-to-use trademark or service mark application under applicable federal law.

SECTION 3. <u>PRECEDENCE</u>. The security interest granted hereby is granted in conjunction with the security interest granted to the Collateral Agent for the ratable benefit of the Secured Parties under the Pledge and Security Agreement. The rights and remedies of the Collateral Agent and 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 Trademark Security Agreement and the terms of the Pledge and Security Agreement, the terms of the Pledge and Security Agreement shall control.

SECTION 4. <u>RECORDATION</u>. This Trademark Security Agreement has been executed and delivered by the Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. Grantor authorizes and requests that the Commissioner of Patents and Trademarks record this Trademark Security Agreement.

SECTION 5. <u>AMENDMENTS IN WRITING</u>. None of the terms or provisions of this Trademark Security Agreement may be waived, amended, supplemented or otherwise modified except by a written instrument executed by the affected Grantor and the Collateral Agent in accordance with Section 10.5 of the Credit Agreement.

## SECTION 6. GENERAL.

- (a) Governing Law. This Trademark Security Agreement and the rights and obligations of the parties hereunder and all claims and controversies arising out of the subject matter hereof whether sounding in contract law, tort law or otherwise shall be governed by, and shall be construed and enforced in accordance with, the laws of the state of New York, without regard to conflicts of law provisions that would result in the application of any other law (other than any mandatory provisions of the UCC relating to the law governing perfection and the effect of perfection of the security interest).
- (b) <u>Counterparts</u>. This Trademark Security Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument; signature pages may be detached from multiple separate counterparts and attached to a single counterpart so that all signature pages are physically attached to the same document.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS W executed and delivered b	HEREOF, each Gran	ator has caused this Trademark Security Agreement to be officer as of the date first set forth above.  STOLLE MACHINERY COMPANY, LLC, as Grantor  By:  Name: Gus Reall
A DE CO	5555	Title: Assistant Secretary
My Commission Expli	res 11/20/2010	
STATE OF	)	
	: ss.:	
COUNTY OF	)	
to me on the basis of sat within instrument and a	isfactory evidence in cknowledged to me ther signature on the	e me personally appeared <u>Que Reall</u> , proved to be the person whose name is subscribed to the that he/she executed the same in his authorized he instrument the entity upon behalf of which the

Trademark Security Agreement

Accepted and Agreed:

GOLDMAN SACHS CREDIT PARTNERS L.P.,

as Collateral Agent

Authorized Signatory

Trademark Security Agreement

# SCHEDULE I to TRADEMARK SECURITY AGREEMENT

## <u>U.S. TRADEMARK REGISTRATIONS AND APPLICATIONS</u>

Trademark	Registratio	
a	n Number	Issue Date
CMC	1267700	02/21/1094
CMD	1207709	02/21/1984
CMF	1267708	02/21/1984
COOLPACK		
	2977312	07/26/2005
COOLPUNCH		
- (GPT T TOTAL)	2971817	07/19/2005
D (STYLIZED)	1100055	12/09/1091
DIDDE	1100055	12/08/1981
	1199316	06/29/1982
DIDDE		
COLORTECH		
	2196250	10/13/1998
ENDLEVEL II	1640240	04/00/1001
EODMATEC	1640240	04/09/1991
FORMATEC	1966703	04/09/1996
ME-CA-2000	1900703	0 1/03/1330
	1453932	08/25/1987
OPTIME		
	2702397	04/01/2003
REDICON	1054052	12/20/1076
C/E A NIDI INI	1054972	12/28/1976
STANDUN	912948	06/08/1971
STOLLE	712770	00/00/17/1
	3205596	02/06/2007
STRETCH		
MACHINE	2006	0.4/2.7/2006
TUDDOELOW	3086779	04/25/2006
1		
KOLLEK	3139485	09/05/2006
	CMC  CMP  COOLPACK  COOLPUNCH  D (STYLIZED)  DIDDE  COLORTECH  ENDLEVEL II  FORMATEC  ME-CA-2000  OPTIME  REDICON  STANDUN  STOLLE	Number   CMC   1267709   CMP   1267708   COOLPACK   2977312   COOLPUNCH   2971817   D (STYLIZED)   1180855   DIDDE   1199316   DIDDE   COLORTECH   2196250   ENDLEVEL II   1640240   FORMATEC   1966703   ME-CA-2000   1453932   OPTIME   2702397   REDICON   1054972   STANDUN   912948   STOLLE   3205596   STRETCH   MACHINE   3086779   TURBOFLOW

TRADEMARK
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