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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

Document ID No.: 900181659

TRADEMARK ASSIGNMENT

Electronic Version v1.1



ABL Trademark Security Agreement (French Grantor) NONVEYING PARTY DATA Name Formarity Execution Date Societe per ecito
Name Formerly Execution Date Entity
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ovelis PAE S.A.S. 12/17/2010 Simplifiee: FRAN
CEIVING PARTY DATA
ime: Bank of America, N.A.
treet Address: 135 S. LeSalle, Suite 927, IL4-135-09-27
ty: Chicago
ate/Country: ILLINOIS
estal Code: 60603
nity Type: National Banking Association:/United States
Property Type Number Word Mark
egistration Number: 1744280 ALPUR egistration Number: 2490097 JUMBO 3CM
egistration Number: 1135519 JUMBO'S-3C
PRRESPONDENCE DATA
× Number: (917)777-2656
wrespondence will be sent via US Mail when the fax attempt is unsuccessful.
afficia des residences
one: (212) 735-2656
न्हां: Faith.Robinson@skadden.com
reil: Faith.Robinson@skadden.com mespondent Name: Elaine D. Ziff
reil: Faith.Robinson@skadden.com mespondent Name: Elaine D. Ziff drass Line 1: Skadden, Arps, Slate, Meagher & Flom LLP
rail: Faith.Robinson@skadden.com mespondent.Name: Elaine D. Ziff
rail: Faith.Robinson@skadden.com presponderá Name: Elaine D. Ziff dress Line 1: Skadden, Arps, Slate, Meagher & Flom LLP dress Line 2: Four Times Square
reil: Faith.Robinson@skadden.com rrespondent Name: Elaine D. Ziff dress Line 1: Skadden, Arps, Slate, Meagher & Flom LLP dress Line 2: Four Times Squere dress Line 4: New York, NEW YORK 10938

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

TRADEMARK ASSIGNMENT

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SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:			ABL Trademark Security Agreement (French Grantor)			
ONVEYING PARTY	DATA		PARTIES AND ADMINISTRATION OF THE PARTIE			
Name Novelis PAE 9.A.S.			Formerly Execution Date Entity			
				12/17/2010	Societe par actions simplifiee: FRANCE	
ECEIVING PARTY	DATA					
Name:	Bank of Amer	ica. N <i>J</i>		11(11)		
Street Address:			927, IL4-135-09-27			
City:	Chicago					
State/Country:	ILLINOIS			·		
Postal Code:	e0603					
The state of the s	National Banking Association:					
Entity Type: ROPERTY NUMBE:		ding Ass	sociation:			
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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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TRADEMARK SECURITY AGREEMENT (French Grantor)

TRADEMARK SECURITY AGREEMENT (French Grentor), dated as of December 17, 2010 ("Trademark Security Agreement"), by NOVELIS PAE S.A.S., a French société par actions simplifiée having its registered office at 725 rue Aristide Bergès, 38340 Vereppe, France, registered with the Grenoble Trade and Companies Register under number 421 528 555 (the "Assignor"), in favor of BANK OF AMERICA, N.A., a National Banking Association located at 135 S. LaSalle, Suite 927, IL4-135-09-27, Chicago, IL 60503, in its capacity as French Collateral Agent pursuant to the Revolving Credit Agreement (in such capacity, the "Assigner").

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WHEREAS, the Assignor and Assignor are parties to a Charge Over Business (Acte de Nantissement de Fonds de Commerce), of even date herowith (the "French Security Agreement") pursuant to which the Assignor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor and the Assignee hereby agree as follows:

SECTION 1. <u>Defined Torms</u>. Capitalized terms used but not otherwise defined herein shall have the meanings given to them in the French Security Agreement or Revolving Credit Agreement, as applicable. For purposes of this Trademark Security Agreement, the following terms shall be defined as indicated:

"Proceeds" shall have the meaning assigned to it in the UCC (defined below);

"Trademarks" shall mean, collectively, all trademarks (including service marks and certification marks), slogans, logos, certification marks, trade dress, internet Domain Names, corporate names and trade names, whether registered or unregistered (whether statutory or common law and whether established or registered in Canada, the United States or any other country or any political subdivision thereof), together with any and all (i) registrations and applications for any of the foregoing, (ii) goodwill connected with the use thereof and symbolized thereby, (iii) rights and privileges arising under applicable law with respect to the use of any of the foregoing, (iv) reissues, continuations, extensions and renewals thereof and amendments thereto, (v) income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violations thereof, (vi) rights corresponding thereto throughout the world and (vii) rights to sue for past, present and future infringements, dilutions or other violations thereof; and

"UCC" shall mean the Uniform Commercial Code as in effect from time to time in the State of New York; provided, however, that, at any time, if by reason of mandatory provisions of law, any or all of the perfection or priority of the Assignee's Security Interest in any item or portion of the Pledged Trademark Collateral (as defined in Section 2 below) is governed by the Uniform Commercial Code as in effect in a jurisdiction other than the State of New York, the term "UCC" shall mean the Uniform Commercial Code as in effect, at such time, in such other jurisdiction for purposes of the provisions hereof relating to such provisions.

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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SECTION 2. Grant of Security Interest in Pledged Trademark Collateral. As security for the payment, discharge and performance by the Assigner of the Secured Obligations, the Assigner hereby creates in [The French Collateral Agent] and the Beneficiaries a Security Interest over the Charged Business, including all of the right, title and interest of such Assigner in, to and under the following property, wherever located, and whether now existing or hereafter arising or acquired from time to time (collectively, the "Pledged Trademark Collateral"):

- (a) all Trademarks of such Assignor, including, without limitation, the registered and applied-for Trademarks of such Assignor listed on Schedule I attached heroto; and
- (b) all Proceeds and products of each of the foregoing and all occessions to, substitutions and replacements for, and rents, profits and products of, each of the foregoing, and any and all Proceeds of any insurance, indemnity, warranty or guaranty payable to such Assignor from time to time with respect to any of the foregoing.

Notwithstanding anything to the contrary contained in clauses (a) and (b) above, the Security Interest created by this Trademark Security Agreement shall not extend to any United States trademark or service mark application filed on the basis of a Assigner's intent-to-use such mark, in each case, unters and until evidence of the use of such trademark in interstate commerce is submitted to and accepted by the United States Patent and Trademark Office.

SECTION 3. Security Agreement. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with Security Interest granted to the Assigner pursuant to the French Security Agreement and Assigners hereby acknowledge and affirm that the rights and remedies of the Assignee with respect to the Security Interest in the Pledged Trademark Collateral made and granted hereby are more fully set forth in the Prench Security Agreement. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Prench Security Agreement, the provisions of the Prench Security Agreement shall control unless it provides otherwise or the Assignee shall otherwise determine.

SECTION 4. <u>Recordation</u>. Assignor hereby authorizes and requests that the Commissioner of Patents and Trademarks record this Trademark Security Agreement.

SECTION 5. <u>Termination</u> When the Security Period ends, this Trademark Security Agreement shall terminate.

SECTION 6. Countemparts. This Trademark Security Agreement and any amendments, waivers, consents or supplements hereto may be executed in any number of countemparts and by different parties hereto in separate countemparts, each of which when so executed and delivered shall be deemed to be an original, but all such countemparts together shall constitute one and the same agreement. Delivery of an executed countempart of a signature page of this Trademark Security Agreement by facilities, e-mail or other electronic transmission (including in pdf format or other similar format) shall be effective as delivery of a manually executed countempart of this Trademark Security Agreement.

SECTION 7. Governing Law. This Trademark Security Agreement shall be construed in accordance with and governed by the law of the State of New York, without regard to conflicts of law principles that would require the application of the laws of another jurisdiction.

SECTION 8. INTERCREDITOR AGREEMENT GOVERNS NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, THE LIEN AND SECURITY

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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INTEREST GRANTED TO ASSIGNEE FOR THE BENEFIT OF THE SECURED PARTIES, PURSUANT TO THIS TRADEMARK SECURITY AGREEMENT AND THE EXERCISE OF ANY RIGHT OR REMEDY BY ASSIGNEE HEREUNDER ARE SUBJECT TO THAT CERTAIN INTERCREDITOR AGREEMENT, DATED AS OF DECEMBER 17, 2010 (AS AMENDED, RESTATED, AMENDED AND RESTATED, SUPPLEMENTED OR OTHERWISE MODIFIED FROM TIME TO TIME, THE "INTERCREDITOR AGREEMENT"), AMONG NOVELIS INC., NOVELIS CORPORATION, NOVELIS CAST HOUSE TECHNOLOGY LTD., 4266848 CANADA INC., 4260856 CANADA INC., NOVELIS NO. 1 LIMITED PARTNERSHIP, NOVELIS CORPORATION, NOVELIS PAE CORPORATION, NOVELIS NORTH AMERICA HOLDINGS INC., NOVELIS ACQUISITIONS LLC, NOVELIS BRAND LLC, NOVELIS SOUTH AMERICA HOLDINGS LLC, ALUMINUM UPSTREAM HOLDINGS LLC, NOVELIS EUROPE HOLDINGS LIMITED, NOVELIS UK LTD., NOVELIS SERVICES LIMITED, NOVELIS DEUTSCHLAND GMBH, NOVELIS AG, NOVELIS SWITZERLAND SA, NOVELIS TECHNOLOGY AG, NOVELIS ALUMINUM HOLDING COMPANY, NOVELIS DO BRASIL LTDA., NOVELIS LUXEMBOURG S.A., NOVELIS PAE S.A.S., NOVELIS MADEIRA UNIPESSOAL, LDA, AV METALS INC. ("HOLDINGS"), THE OTHER SUBSIDIARIES OF HOLDINGS FROM TIME TO TIME PARTY THERETO, BANK OF AMERICA, N.A., AS ADMINISTRATIVE AGENT FOR THE REVOLVING CREDIT LENDERS (AS DEFINED IN THE INTERCREDITOR AGREEMENT), BANK OF AMERICA, N.A., AS COLLATERAL AGENT FOR THE REVOLVING CREDIT CLAIMHOLDERS (AS DEFINED IN THE INTERCREDITOR AGREEMENT), HANK OF AMERICA, N.A., AS ADMINISTRATIVE AGENT FOR THE TERM LOAN LENDERS (AS DEFINED IN THE INTERCREDITOR AGREEMENT), BANK OF AMERICA, N.A., AS COLLATERAL AGENT FOR THE TERM LOAN SECURED PARTIES (AS DEFINED IN THE INTERCREDITOR AGRICMENT). AND CERTAIN OTHER PERSONS WHICH MAY BE OR BECOME PARTIES THERETO OR BECOME BOUND THERETO FROM TIME TO TIME. IN THE EVENT OF ANY CONFLICT OR INCONSISTENCY BETWEEN THE PROVISIONS OF THE INTERCREDITOR AGREEMENT AND THIS TRADEMARK SECURITY AGREEMENT, THE PROVISIONS OF THE INTERCREDITOR AGREEMENT SHALL GOVERN AND CONTROL.

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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IN WITNESS WHEREOF, the Assigner has caused this TRADEMARK SECURITY AGREEMENT (French Granter) to be executed and delivered by its duly authorized officer as of the date first above written.

NOVELIS PAR S.A.S.

as Assignor

Name:

Title:

Signature Page to ABI. Trademark Security Agreement (French Grantor)

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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ACKNOWLEDGEMENT OF GRANTOR

STATE OF NEW YORK ... SM.

On this 17 day of December 2010 before me personally appeared I HEMPS. W. LA BALLE proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of NOVELIS PAE S.A.S., who being by me duly sworn did depose and say that he is an authorized officer of said NOVELIS PAE S.A.S. that the said instrument was signed on behalf of said NOVELIS PAE S.A.S. as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said NOVELIS PAE S.A.S.

Notary Public

My Commission Bapires: Feb. 22 2014

CONSTANCE L. SEEBACH
Notary Public, State of New York
No. 015E8037488
Cuelfied in New York County
My Commission Expires Feb. 22, 2014

Trademark Security Agreement (French Granter)

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEACHER & FLOM LLP

Accepted and Agreed:

BANK OF AMERICA, N.A.,

as Collateral Agent

Name: Peter M. Walther Title: Senior Vice President

Signature Page to ABL Trademark Socurity Agreement (French Crantor)

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TO: ELAINE D. ZIFF COMPANY: SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

ABI.

SCHEDULE I to to TRADEMARK SECURITY AGREEMENT (French Grantor)

TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

Trademork Registrations:

OWNER	REGISTRATION NUMBER	TRADEMARK
NOVELIS PAE SAS	1744280	ALPUR
NOVELIS PAE SAS	2490097	ЈИМВО ЗСМ
NOVELIS PAE SAS	1135519	лумво'я-зс

Trademark Applications:

NONE

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RECORDED: 01/19/2011