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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM450698

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	
SEQUENCE:	1	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ACF FINCO I LP		11/06/2017	Limited Partnership: DELAWARE

RECEIVING PARTY DATA

Name:	American Silk Mills LLC (f/k/a American Silk Mills Corporation)		
Street Address:	75 Stark Street		
City:	Plains		
State/Country:	PENNSYLVANIA		
Postal Code:	18705		
Entity Type:	Limited Liability Company: DELAWARE		

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark	
Registration Number:	3281497	METROSUEDE	
Registration Number:	3139080	AMERICAN SILK	
Registration Number:	3117178	BRUSSELS	
Registration Number:	2788854	FLANNELSUEDE	
Registration Number:	1654938		

CORRESPONDENCE DATA

Fax Number:

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: 6124927000

Email: mbowman@fredlaw.com

Correspondent Name: Megan A. Bowman
Address Line 1: 200 South Sixth Street

Address Line 4: Minneapolis, MINNESOTA 55402

NAME OF SUBMITTER: Megan A. Bowman	
SIGNATURE:	/Megan A. Bowman/
DATE SIGNED:	11/13/2017

TRADEMARK REEL: 006203 FRAME: 0641

Total Attachments: 5 source=Sutlej_ ASM Release of IP Security Interests (executed)#page1.tif source=Sutlej_ ASM Release of IP Security Interests (executed)#page2.tif source=Sutlej_ ASM Release of IP Security Interests (executed)#page3.tif source=Sutlej_ ASM Release of IP Security Interests (executed)#page4.tif

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TRADEMARK REEL: 006203 FRAME: 0642

RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST

This RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST ("Release") is made and effective as of November 6. 2017 and granted by ACF FINCO I LP ("Lender"), in favor of American Silk Mills LLC (f/k/a American Silk Mills Corporation) ("Grantor").

WHEREAS, Grantor entered into a Loan Agreement dated as of April 1, 2011 ("Loan Agreement") with Keltic Financial Partners II, LP, and in connection with the Loan Agreement, Grantor executed and delivered to Keltic Financial Partners II, LP the Intellectual Property Security Agreement, dated as of April 1, 2011 ("IP Security Agreement") under which Grantor pledged and granted to Keltic Financial Partners II, LP a security interest in and to certain collateral:

WHEREAS, the IP Security Agreement was recorded at the United States Patent and Trademark Office:

WHEREAS. Keltic Financial Partners II, LP assigned the Loan Agreement and IP Security Agreement to Lender (as successor-in-interest to Keltic Financial Partners II, LP) as of April 4, 2014:

WHEREAS, Grantor entered into an Amended and Restated Loan and Security Agreement dated as of December 22, 2014 ("Restated Agreement," together with the Loan Agreement and IP Security Agreement, the "Security Agreements") with Lender:

WHEREAS Grantor has no outstanding obligations to Lender under the terms of the Security Agreements, and

WHEREAS, Grantor has requested that Lender enter into this Release in order to accomplish and evidence the release and reassignment of any and all right, title and interest Lender may have in the IP Collateral (as defined below) pursuant to the Security Agreements.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lender hereby states as follows:

1. <u>Definition</u>. The term "IP Collateral", as used herein, shall mean all of Lender's right, title and interest of every kind and nature as of the date hereof granted pursuant to the Security Agreements, including, without limitation, in the collateral, intellectual property collateral, copyrights, trademarks and patents, as set forth in the Security Agreements, and the registrations listed in Schedule 1 hereto (collectively, the "IP Collateral").

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- 2. <u>Release of Security Interest</u>. Lender assigns, terminates, releases and discharges its security interest in and to the IP Collateral, and all other right, title, and interest in and to the IP Collateral and reassigns to Grantor any and all such right, title and interest that it may have in the IP Collateral without warranty or recourse.
- 3. <u>Further Assurances</u>. Lender agrees to execute, acknowledge, procure and deliver to Grantor, at the sole cost and expense of Grantor, any and all further documents or instruments and do any and all further acts which Grantor (or its respective agent, designee or assignee) reasonably requests in order to confirm, effectuate or record this Release and Grantor's (or its) right, title and interest in and to the IP Collateral.

[Signature page follows]

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IN WITNESS WHEREOF, each party has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

ACF FINCO LLP

Name: 0/eh & 2000

Title:

: Vice President

AMERICAN SILK MILLS LLC

Ву:_____

Name:

Title:

[Signature page to Release of Intellectual Property Security Interest]# 3399868 v. 1

IN WITNESS WHEREOF, each party has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

ACF FINCO LLP

By:

Name:

Title:

AMERICAN SILK MILLS LLC

By: _**(**

Name Title:

[Signature page to Release of Intellectual Property Security Interest]

SCHEDULE 1

TRADEMARK REGISTRATIONS

Mark	App/Reg Number	Filing/Issue Date	Coustry
METROSUEDE	Арр 77019728	App 12-OCT-2806	
	Reg 3281497	Reg 21-AUG-2007	
	App 78730254 Reg 3139080	App 10-OCT-2005 Rcg 05-SEP-2006	
BRUSSELS	App 78685544 Reg 3117178	App 04-AUG-2005 Reg 18-JUL-2006	O.S.
FLANNELSUEDE	App 78184301 Reg 2788854	App 12-NOV-2002 Reg 02-DEC-2003	## S.
(4)	App 74099293 Reg 1654938	App 21-SEP-1990 Reg 27-AUG-1991	ummandelemmun

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RECORDED: 11/13/2017