

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

NOVELAIRE TECHNOLOGIES, L.L.C.,

Plaintiff,

-against-

MUNTERS AB and
MUNTERS CORPORATION,

Defendants.

Civil Action No. 13-cv-472 (CM)

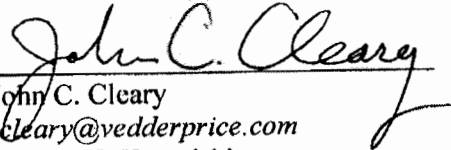
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STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii) and 41(c), all parties, by their undersigned counsel, hereby stipulate to the dismissal with prejudice of all of the claims and counterclaims in this matter, with each party to bear its own costs and attorneys' fees. By agreement of all parties, the concurrence of Munters AB by its counsel in this stipulation is for dismissal purposes only and is not intended to and does not provide a factual basis for the assertion of personal jurisdiction over Munters AB in any future case, such issues having been decided in Munters AB's favor by this Court's November 21, 2013 Decision and Order granting Munters AB's Motion to Dismiss (ECF No. 38). The parties are in agreement that Plaintiff NovelAire Technologies, L.L.C. cannot and will not appeal this Decision and Order.

Dated: New York, New York
April 30, 2014

Respectfully submitted,



John C. Cleary

john.c.cleary@vedderprice.com

Thomas J. Kowalski

tkowalski@vedderprice.com

Charles J. Nerko

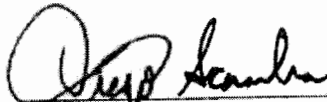
cnerko@vedderprice.com

Marc B. Schlesinger

mschlesinger@vedderprice.com

VEDDER PRICE P.C.
1633 Broadway, 47th Floor
New York, New York 10019
(212) 407-7700

Attorneys for Plaintiff
NovelAire Technologies, L.L.C.



Pasquale A. Razzano

prazzano@fchs.com

Dominick A. Conde

dconde@fchs.com

Diego Scambia

dscambia@fchs.com

Jason M. Dorsky

jdorsky@fchs.com

FITZPATRICK, CELLA HARPER & SCINTO
1290 Avenue of the Americas
New York, New York 10104-3800
(212) 218-2100

Attorneys for Defendants
Munters AB and Munters Corporation

So read
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