503923134 07/20/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3969787

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

CONVEYING PARTY DATA

| Name | Execution Date |
|-----------------------------------|----------------|
| FORTESSA TABLEWARE SOLUTIONS, LLC | 06/30/2016 |
| ESCHENBACH, USA, INC. | 06/30/2016 |
| INTEGRUS HOLDINGS, INC. | 06/30/2016 |
| STERLING RESTAURANT SUPPLY, LLC | 06/30/2016 |
| RENTAL RESOURCE PARTNERS LLC | 06/30/2016 |
| CLOUD TERRE STUDIOS, LLC | 06/30/2016 |

RECEIVING PARTY DATA

| Name: | PNC BANK, NATIONAL ASSOCIATION |
|-----------------|--------------------------------|
| Street Address: | 1600 MARKET STREET |
| City: | PHILADELPHIA |
| State/Country: | PENNSYLVANIA |
| Postal Code: | 19103 |

PROPERTY NUMBERS Total: 5

| Property Type | Number |
|----------------|---------|
| Patent Number: | D562638 |
| Patent Number: | D556514 |
| Patent Number: | D559626 |
| Patent Number: | D560439 |
| Patent Number: | D560438 |

CORRESPONDENCE DATA

Fax Number: (215)864-8999

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: 215-864-8662

Email: riordana@ballardspahr.com **BALLARD SPAHR LLP** Correspondent Name:

Address Line 1: 1735 MARKET STREET, 51ST FLOOR

Address Line 2: ATTN: ANDREA B. MCKENNA

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER: 00075942

REEL: 039197 FRAME: 0745 503923134

PATENT

| ANDREA B. MCKENNA | | | |
|---|--|--|--|
| /ANDREA B. MCKENNA/ | | | |
| 07/20/2016 | | | |
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AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (the "Agreement") made as of June 30, 2016 by FORTESSA TABLEWARE SOLUTIONS, LLC (f/k/a Fortessa, Inc.) ("Fortessa"), ESCHENBACH, USA, INC. ("Eschenbach"), INTEGRUS HOLDINGS, INC. (f/k/a Fortessa Intellectual Property, LLC) ("Integrus"), STERLING RESTAURANT SUPPLY, LLC (f/k/a Sterling Housewares LLC) ("Sterling"), RENTAL RESOURCE PARTNERS LLC ("Resource") and CLOUD TERRE STUDIOS, LLC ("Cloud"; and together with Fortessa, Eschenbach, Integrus, Sterling and Resource, each a "Grantor" and, collectively, the "Grantors"), in favor of PNC BANK, NATIONAL ASSOCIATION, in its capacity as Agent ("Agent"), for the financial institutions (collectively, the "Lenders") which are now or which hereafter become a party to the Loan Agreement (as defined below):

WITNESSETH

WHEREAS, the Grantors, Lenders and Agent are parties to that certain Revolving Credit and Security Agreement dated as of May 9, 2006 (as heretofore or hereafter amended, restated, supplemented or modified from time to time, the "Loan Agreement") providing for the extensions of credit to be made to the Grantors by Lenders;

WHEREAS, the Grantors (other than Cloud) entered into that certain Intellectual Property Security Agreement, dated as August 29, 2013 (the "Existing IP Security Agreement") and Grantors and Agent have agreed to amend and restate the Existing IP Security Agreement to include Cloud and to update Schedule 1 attached hereto;

WHEREAS, each Grantor has granted to Agent, for the benefit of Lenders, a security interest in substantially all of the assets of such Grantor including all right, title and interest of such Grantor in, to and under all now owned and hereafter acquired copyrights, trademarks and patents, together with the goodwill of the business symbolized by such Grantor's copyrights, trademarks and patents and all products and proceeds thereof, to secure the payment of all amounts owing by the Grantors under the Loan Agreement;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

- 1. <u>Incorporation of Loan Agreement</u>. The Loan Agreement and the terms and provisions thereof are hereby incorporated in their entirety by this reference. All terms capitalized but not otherwise defined herein shall have the same meanings ascribed to them in the Loan Agreement.
- 2. Grant and Reaffirmation of Grant of Security Interests. To secure the payment and performance of the Obligations, each Grantor hereby grants to Agent, for its benefit and the benefit of Lenders, and hereby reaffirms its prior grant pursuant to the Loan Agreement of a continuing security interest in such Grantor's entire right, title and interest in and to the following whether now owned or existing or hereafter created, acquired or arising:

- (i) each trademark, patent and copyright listed opposite its name on Schedule 1 annexed hereto, (such trademarks, patents and copyrights, the "Trademarks", "Patents" and "Copyrights") together with any reissues, continuations or extensions thereof, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark; and
- (ii) all products and proceeds of the forgoing, including without limitation, any claim by such Grantor against third parties for past, present or future (a) infringement or dilution of any trademark, patent or copyright, or (b) injury to the goodwill associated with any trademark.
- 3. <u>Representations and Warranties</u>. Each Grantor hereby represents and warrants that the Trademarks, Patents and Copyrights listed opposite such Grantor's name on Schedule I attached hereto constitute all trademarks, patents and copyrights owned or registered to such Grantor.

[SIGNATURES TO APPEAR ON THE FOLLOWING PAGE]

DMEAST #26163303 v2

IN WITNESS WHEREOF, Grantor has duly executed this Agreement as of the date first written above.

| FUNIESSA LABLEWAKE SULUTIONS, LLC |
|---|
| (f/k/a Fortessa, Inc.) |
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| B_{Y} |
| Name: Scott M. Hamberger |
| Title: President |
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| ESCHENBACH, USA, INC. |
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| By//4405/5/199/4/12 |
| Name: //ARTINO/1914 VERGEL |
| Title: () () () |
| |
| INTEGRUS HOLDINGS, INC. (f/k/a Fortessa |
| Intellectual Property, LLC) |
| 7 |
| //NA |
| By: |
| Name: Scott M. Hamberger |
| Title: President |
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| STERLING RESTAURANT SUPPLY, LLC |
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| By: (|
| Name: Scott M. Hamberger |
| Title: President |
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| RENTAL RESOURCE PARTNERS LLC |
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| 1 A A A |
| By: ARD |
| Name: Scott M. Hamberger |
| Tida, President |

| | CLOUD TERRE STUDIOS, LLC | | | | |
|------------------------------------|--------------------------|--------------------|--|--|--|
| | Bv: MgA | | | | |
| | Name: | Scott M. Hamberger | | | |
| | Title: | President | | | |
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| Agreed and Accepted | | | | | |
| As of the Date First Written Above | | | | | |
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| PNC BANK, NATIONAL ASSOCIAT | ION. | | | | |
| as Agent | * | | | | |
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| | | | | | |
| By: | | | | | |
| Name: James Sierakowski | | | | | |
| Title: Vice President | | | | | |
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CLOUD TERRE STUDIOS, LLC

| Ву: | |
|--------|--|
| Name: | |
| Title: | |

Agreed and Accepted
As of the Date First Written Above

PNC BANK, NATIONAL ASSOCIATION, as Agent

Name: Øämes Sierakowski

Title: Vice President

[SIGNATURE PAGE TO AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT]

DMEAST #26163303

SCHEDULE 1

TRADEMARK REGISTRATIONS

| GRANTOR | TRADEMARK | JURISDICTION | REG. | REG. DATE | |
|------------------------------------|---------------------------------|-----------------------|---------|--------------|--|
| Fortessa | VITRALUXE | USA | 3247130 | 05/29/07 | |
| Fortessa | ACCENTZ | USA | 3217024 | 03/13/07 | |
| Fortessa | | | 3613320 | 04/28/09 | |
| Fortessa | FORTALITE | USA | 4165807 | 06/26/12 | |
| Fortessa | FORTANIUM | USA | 4698254 | 03/10/15 | |
| Fortessa | FORTESSA | USA | 3613319 | 04/28/09 | |
| Fortessa | FORTESSA | USA | 2594039 | 07/16/02 | |
| Fortessa | FORTESSA | USA | 3603698 | 04/07/09 | |
| Fortessa | FORTESSA | USA | 3237498 | 05/01/07 | |
| Fortessa | D&V | USA | 3644511 | 06/23/09 | |
| Fortessa | FORTALUXE | USA | 2672923 | 01/07/03 | |
| Portessa | OCEANA | USA | 3090308 | 05/09/06 | |
| Fortessa | SUPERWHITE | USA | 3603699 | 04/07/09 | |
| Fortessa | TECHNOCERAM | USA | 3693262 | 10/06/09 | |
| Fortessa | LEADING THE WAY IN TABLEWARE | USA | 3719181 | 12/01/09 | |
| Eschenbach | CIRCLE LOGO | European Community | 3096856 | 10/12/04 | |
| Sterling Restaurant Supply, LLC | SRS | USA | 4593525 | 08/26/14 | |

PENDING TRADEMARK APPLICATIONS

| TRADEMARK | OWNER | COUNTRY | APPLICATION NO. | APPLICATION DATE |
|--|-----------------------------|---------|--------------------|---------------------|
| CLOUD TERRE | Cloud Terre Studios, LLC | USA | 87/066330 | Filed 6/9/16 |
| CLOUD TERRE (stylized) | Cloud Terre Studios, LLC | USA | 87/066341 | Filed 6/9/16 |
| CLOUD TERRE STUDIO | Cloud Terre Studios, LLC | USA | 87/066357 | Filed 6/9/16 |
| CLOUD TERRE STUDIO (stylized) | Cloud Terre Studios, LLC | USA | 87/066366 | Filed 6/9/16 |
| CLOUD TERRE STUDIO a Fortessa Tableware Solutions Company (stylized) | Cloud Terre Studios, LLC | USA. | 87/066375 | Filed 6/9/16 |

SCHEDULE -1

DESIGN PATENT REGISTRATIONS

| PATENT TITLE | FILING DATE | APPLICATION NO. | REG. DATE | PATENT NO. |
|--------------|----------------|--------------------|--------------|------------|
| Boullion Cup | 05/08/06 | 29/259,401 | 02/26/08 | D562638 |
| Coffee Cup | 05/08/06 | 29/259,400 | 12/04/07 | D556514 |
| Plate | 05/08/06 | 29/259,400 | 01/15/08 | D559626 |
| Saucer | 05/08/06 | 29/259,387 | 01/29/08 | D560439 |
| Soup Bowl | 05/08/06 | 29/259,389 | 01/29/08 | D560438 |
| | | | | |

SCHEDULE - 1

COPYRIGHTS

| GRANTOR | TITLE | JURISDICT | TON REG. NO. | REGISTRATION | DATE |
|------------|---------------------|-----------|--------------|--------------|------|
| Eschenbach | BRISTOL BLUE | USA | VA 855116 | 12/04/97 | |
| Eschenbach | CHATEAU LOIRE GREEN | USA | VA 855118 | 12/04/97 | |
| Eschenbach | EVITA | USA | VA 985828 | 02/15/00 | |
| Eschenbach | MARRAKESH | USA | VA 1024871 | 09/28/00 | |
| Eschenbach | MUG AT WORK | USA | VA 859624 | 06/06/97 | |
| Eschenbach | ST, REGIS | USA | VA 855117 | 12/04/97 | |
| Eschenbach | TAKEIT | USA | VA 857041 | 06/06/97 | |
| Eschenbach | TAKEIT | USA | VA 859631 | 06/06/97 | |

SCHEDULE -1

POWER OF ATTORNEY

On this June 30, 2016, each of FORTESSA TABLEWARE SOLUTIONS, LLC (f/k/a Fortessa, Inc.) ("Fortessa"), ESCHENBACH, USA, INC. ("Eschenbach"), INTEGRUS HOLDINGS, INC. (f/k/a Fortessa Intellectual Property, LLC) ("Integrus"), STERLING RESTAURANT SUPPLY, LLC (f/k/a Sterling Housewares LLC) ("Sterling"), RENTAL RESOURCE PARTNERS LLC ("Resource") and CLOUD TERRE STUDIOS, LLC ("Cloud"; and together with Fortessa, Eschenbach, Integrus, Sterling and Resource, each a "Grantor" and, collectively, the "Grantors"), hereby authorizes PNC BANK, NATIONAL ASSOCIATION, its successors and assigns, and any officer or agent thereof (collectively, "Agent"), as agent for the Lenders under the Revolving Credit and Security Agreement among Agent, the financial institutions which are now or which hereafter become a party thereto as lenders (the "Lenders"), Fortessa, Eschenbach, Integrus, Sterling, Resource and Cloud, dated as of May 9, 2006 (as it may hereafter be amended, modified, restated or replaced from time to time, the "Loan Agreement"), following the occurrence and during the continuance of an Event of Default (as defined in the Loan Agreement) as the true and lawful attorney-in-fact of each Grantor, with the power to endorse the name of such Grantor on all applications, assignments, documents, papers and instruments necessary for Agent to enforce and effectuate its rights under that certain Intellectual Property Security Agreement between such Grantor and Agent dated the date hereof (as it may hereafter be supplemented, restated, superseded, amended or replaced, the "Intellectual Property Agreement"), including, without limitation, the power to record its interest in any Trademarks, Patents and Copyrights (as defined in the Intellectual Property Agreement) or additional trademarks, patents or copyrights in the United States Patent and Trademark Office, United States Copyright Office or other appropriate governmental office including, without limitation, the power to execute on behalf of Grantor a supplement to the Intellectual Property Agreement, to use the Trademarks, Patents and/or Copyrights or to grant or issue any exclusive or non-exclusive license under the Trademarks, Patents and/or Copyrights to anyone else, or to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks, Patents and/or Copyrights to anyone else including, without limitation, the power to execute on behalf of Grantor a trademark, patent, or copyright assignment, in each case subject to the terms of the Intellectual Property Agreement. Nothing herein contained shall obligate Agent to use or exercise any rights granted herein.

This Power of Attorney is given and any action taken pursuant hereto is intended to be so given or taken pursuant to and subject to the provisions of the Loan Agreement.

Each Grantor hereby unconditionally ratifies all that such attorney shall lawfully do or cause to be done following the occurrence and during the continuance of an Event of Default by virtue hereof and in accordance with the terms of the Intellectual Property Agreement, the Loan Agreement and the Other Documents.

This Power of Attorney shall be irrevocable for the life of the Intellectual Property Agreement.

DMEAST #26163303 V2

IN WITNESS WHEREOF, each Grantor has executed this Power of Attorney, as of the date first set forth above.

FORTESSA TABLEWARE SOLUTIONS, LLC (f/k/a Fortessa, Inc.)

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|--|
| By: / W/ |
| Name: Scott M. Hamberger |
| Title: President |
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| ESCHENBACH, USA, INC. |
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| By: //////////////////////////////////// |
| Name:/Martin G. Wamberger/ |
| Title: Chairman |
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| INTEGRUS HOLDINGS, INC. (f/k/a Fortessa |
| Intellectual Property, LLC) |
| 8 8 |
| 1/2 Mr |
| Ву: |
| Name: Scott M. Hamberger |
| Title: President |
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| STERLING RESTAURANT SUPPLY, LLC |
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| By: /1/8/5 |
| Name: Scott M. Hamberger |
| Title: President |
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| RENTAL RESOURCE PARTNERS LLC |
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| By: / 040 |
| Name: Scott M. Hamberger |
| Title: president |

(ACKNOWLEDGEMENT TO POWER OF ATTORNEY TO INTELLECTUAL PROPERTY SECURITY AGREEMENT)

CLOUD TERRE STUDIOS, LLC

By: / L. F. M. Hamberger

Title: President

(ACKNOWLEDGEMENT TO POWER OF ATTORNEY TO INTELLECTUAL PROPERTY SECURITY AGREEMENT)

DMEAST #26163303 v2

RECORDED: 07/20/2016