

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jefferies Finance LLC		08/24/2010	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	FD Alpha Acquisition LLC
Street Address:	1530 Morse Avenue
City:	Elk Grove Village
State/Country:	ILLINOIS
Postal Code:	60007
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Fort Dearborn Company
Street Address:	1530 Morse Avenue
City:	Elk Grove Village
State/Country:	ILLINOIS
Postal Code:	60007
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	2593902	FP
Registration Number:	1419533	LLS
Registration Number:	2774158	RENAISSANCE MARK
Registration Number:	0833045	ALUMICEAL
Registration Number:	1055543	CAMEO
Registration Number:	0829278	COLORBOSS
Registration Number:	0839739	FP
Registration Number:	2524122	VIRTUALGATEWAY

CH \$290.00 2593902

Serial Number:	78813598	CLEARMARK
Serial Number:	78128643	RENAISSANCE LABEL
Serial Number:	78813605	SHINEMARK

CORRESPONDENCE DATA

Fax Number: (617)526-9899
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 617-526-9600
Email: jmgomez@proskauer.com
Correspondent Name: Proskauer Rose LLP
Address Line 1: One International Place
Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER:	Scott K. Witonsky
Signature:	/Scott K. Witonsky/
Date:	08/24/2010

Total Attachments: 6
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RELEASE OF SECURITY INTEREST IN TRADEMARKS

WHEREAS, reference is made to that certain Trademark Security Agreement (“Trademark Security Agreement”), dated as of May 31, 2007, by FD Alpha Acquisition LLC, a Delaware limited liability company (“US Borrower”); Fort Dearborn Company, a Delaware corporation (“Parent”); and each US Facilities Guarantor listed on Schedule 1 to such Trademark Security Agreement (collectively, the “Original US Facilities Guarantors,” together with US Borrower, the “Pledgors”), in favor of Jefferies Finance LLC, in its capacity as US Collateral Agent pursuant to a Credit Agreement of even date therewith (in such capacity, the “US Collateral Agent”); and to that certain US Security Agreement of even date therewith, pursuant to which the Pledgors were required to execute and deliver the Trademark Security Agreement;

WHEREAS, pursuant to the Trademark Security Agreement, the Pledgors pledged and granted to the US Collateral Agent for the ratable benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under certain Trademark Collateral;

WHEREAS, the security interest granted pursuant to the Trademark Security Agreement was granted in conjunction with the security interest granted to the US Collateral Agent pursuant to the US Security Agreement;

WHEREAS, the obligations secured by the Trademark Security Agreement have been paid in full on the date hereof and as a result, US Collateral Agent has agreed to release its security interest in the Trademark Collateral.

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

SECTION 1. Defined Terms. Capitalized terms not otherwise defined herein shall have the meaning given to them in the US Security Agreement or the Trademark Security Agreement, as the case may be.

SECTION 2. Termination of Security Interest. US Collateral Agent, on its own behalf and on behalf of the Secured Parties, hereby terminates, releases, discharges and relinquishes any and all security interests it acquired in the Trademark Collateral by virtue of the Credit Agreement, the US Security Agreement or the Trademark Security Agreement. Without limiting the generality of the foregoing, US Collateral Agent releases any security interest it may have in the Trademark Collateral by virtue of the Trademark Security Agreement recorded with the United States Patent and Trademark Office at Reel 3553, Frame 368 on June 1, 2007.

SECTION 3. Recordation. The parties hereto shall cause this Release to be filed with the United States Patent and Trademark Office for the purpose of recording the release of US Collateral Agent’s security interest in all Trademark Collateral, including, without limitation, those Trademarks listed on Schedule 1 hereto.

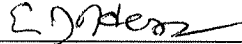
SECTION 4. Further Assurances. US Collateral Agent shall execute such Uniform Commercial Code termination statements as Pledgors may reasonably request in order to terminate any security interest US Collateral Agent may have in and to the Trademark Collateral, and to execute such other documents and instruments, and take other such actions (at Pledgors’ expense) as Pledgors may reasonably request to evidence this Release.

SECTION 5. Counterparts. This Release may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original. Delivery of an executed counterpart of a signature page to this Release by facsimile or other electronic transmission shall be effective as delivery of a manually executed counterpart of this Release.

[Signature page follows.]

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

JEFFERIES FINANCE LLC,
as US Collateral Agent

By: 

Name: E. Joseph Hess

Title: Managing Director

[Signature page to Release of US Trademark Security Agreement]

TRADEMARK
REEL: 004266 FRAME: 0840

FD ALPHA ACQUISITION LLC

By: **FORT DEARBORN COMPANY,**
its Managing Member

By: M Anderson
Name: Michael Anderson
Title: President and Chief Executive Officer

**FORT DEARBORN COMPANY (BRUNSWICK),
L.L.C.**

By: M Anderson
Name: Michael Anderson
Title: President and Chief Executive Officer

FDC HOLDING COMPANY

By: M Anderson
Name: Michael Anderson
Title: President and Chief Executive Officer




FORT DEARBORN COMPANY

By: M Anderson
Name: Michael Anderson
Title: President and Chief Executive Officer

[Signature page to Release of US Trademark Security Agreement]

SCHEDULE 1
to
TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT
TRADEMARK REGISTRATIONS AND APPLICATIONS

Trademark Registrations:

OWNER	REGISTRATION NUMBER	TITLE
US Borrower	2593902	FP 
US Borrower	1419533	LLS 
US Borrower	2774158	RENAISSANCE MARK
US Borrower	0833045	ALUMICEAL
US Borrower	1055543	CAMEO
US Borrower	0829278	COLORBOSS
US Borrower	0839739	FP 
Parent	2524122	Virtual Gateway

Canadian Registered Trademarks:

OWNER	REGISTRATION NUMBER	TITLE
US Borrower	TMA627827	RENAISSANCE MARK

Trademark Applications:

OWNER	REGISTRATION NUMBER	TITLE
US Borrower	78813598	CLEARMARK
US Borrower	78128643	RENAISSANCE LABEL
US Borrower	78813605	SHINEMARK

Other Trademarks:

OWNER	TITLE
US Borrower	Peel'n Reseal
US Borrower	Clear-Tuf
US Borrower	Poly-Tuf
US Borrower	Ultra-Tuf
Parent	HiColour
Parent	Think Shrink
Parent	Digital Color
Parent	Sharkskin
Parent	Brandview