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
The Bank of New York Mellon		108/27/2010	State Chartered Bank: NEW YORK

RECEIVING PARTY DATA

Name:	Phoenix Intangibles Holding Company	
Street Address:	4005 Kennett Pike, Suite 220	
Internal Address:	Two Greenville Crossing	
City:	Greenville	
State/Country:	DELAWARE	
Postal Code:	19807	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Serial Number:	85003089	MARKET DISTRICT
Serial Number:	77960818	HALF PINTS
Serial Number:	85003092	GIANT EAGLE MARKET DISTRICT
Serial Number:	77968147	GETFLEET REGIONAL
Serial Number:	77968144	GETFLEET REGIONAL FROM GETGO
Serial Number:	77962932	GETFLEET UNIVERSAL
Serial Number:	77962937	GETFLEET UNIVERSAL FROM GETGO
Serial Number:	77922119	GETGO FOODPERKS!
Serial Number:	77961217	GETFLEET
Serial Number:	77962934	GETFLEET FROM GETGO
Serial Number:	85003102	EASY MELT

CORRESPONDENCE DATA

TRADEMARK REEL: 004276 FRAME: 0866

DP \$290.00 85003

900171365

Fax Number: (412)566-6099

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 412-566-6777

Email: dradack@eckertseamans.com, ipmail@eckertseamans.com

Correspondent Name: David V. Radack

Address Line 1: 600 Grant Street, 44th Floor

Address Line 2: U. S. Steel Tower

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Address Line 4: Pittsburgh, PENNSYLVANIA 15219

ATTORNEY DOCKET NUMBER:	076021-00250		
NAME OF SUBMITTER:	David V. Radack		
Signature:	/DVR/		
Date:	09/10/2010		
Total Attachments: 5 source=PHOE089#page1.tif source=PHOE089#page2.tif source=PHOE089#page3.tif			

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TERMINATION AND RELEASE OF TRADEMARK SECURITY AGREEMENT

This Termination and Release of Trademark Security Agreement ("Release"), entered into as of the 21th day of August , 2010, by and between (i) Phoenix Intangibles Holding Company ("Phoenix"), a Delaware Corporation, and (ii) The Bank of New York Mellon ("BNYM"), successor in interest to Mellon Bank, N.A. ("Mellon"), as collateral agent for the Secured Parties (as defined in the Second Amended and Restated Credit Agreement referred to below) (in such capacity, together with its successors in such capacity, the "Collateral Agent").

RECITALS

- A. Pursuant to the Second Amended and Restated Credit Agreement, dated as of November 7, 2005 (as the same may have been amended, restated, supplemented, or otherwise modified from time-to-time, the "Second Amended and Restated Credit Agreement") and the Second Amended and Restated Security Agreement, dated as of November 7, 2005, in favor of the Collateral Agent (as the same may have been amended, restated, supplemental, or otherwise modified from time-to-time, the "Second Amended and Restated Security Agreement"), the Lenders and Issuers party thereto, Citicorp USA, Inc. as Administrative Agent for the Lenders and Issuers, and BNYM, as Collateral Agent for the Lenders and Issuers, the Lenders and Issuers have severally agreed to make extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein.
- B. Phoenix is a party to the Subsidiary Guaranty pursuant to which it has guaranteed the obligations.
- C. Phoenix, as collateral security for the full, prompt, and complete payment and performance when due of the Secured Obligations, did collaterally assign, convey, mortgage, pledge, hypothecate, and transfer to the Collateral Agent for the benefit of the Secured Parties and granted to the Collateral Agent for the benefit of the Secured Parties, a lien on and security interest in all right, title, and interest in, to, and under the Trademark Collateral (as such term is defined in the Short Form Trademark Security Agreement (referred to below), which includes,

TRADEMARK
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without limitation, the trademark registrations and/or applications listed in Schedule I attached hereto).

D. Phoenix executed a Short Form Trademark Security Agreement, dated

April 7, 2010 and recorded at the United States Patent and Trademark Office on April 27, 2010,

at Reel 4193, Frame 0544 ("Short Form Trademark Security Agreement").

E. The Borrower has refinanced its obligations under the Second Amended

and Restated Credit Agreement.

F. The Collateral Agent and Phoenix desire to terminate the Short Form

Trademark Security Agreement.

NOW, THEREFORE, the parties agree as follows:

1. Unless otherwise defined herein, terms defined in the Second Amended

and Restated Credit Agreement or in the Second Amended and Restated Security Agreement and

used herein have the meaning given to them in the Second Amended and Restated Credit

Agreement or the Second Amended and Restated Security Agreement.

2. The Collateral Agent hereby terminates the Short Form Trademark

Security Agreement and release the Trademark Collateral from any security interest and neither

Phoenix nor the Collateral Agent shall have any obligations pursuant to the Short Form

Trademark Security Agreement.

3.

The Collateral Agent agrees that Phoenix will make this Release of record

by filing the same with the United States Patent and Trademark Office and paying all applicable

recordation fees.

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IN WITNESS WHEREOF, the Collateral Agent has caused this Termination and Release of Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

	The Bank of New York Mellon, Successor in interest to Mellon Bank, N.A., As Collateral Agent
	By Signature) By Winl
	Printed / Typed Name)
	Vice President (Printed / Typed Title)
State of Pennsylvania County of Alleghany	: : : : : : : : : : : : : : : : : : :
be the person who executed the foregoing Mellon, Successor in interest to Mellon Barsworn did depose and say that he is an author	, 2010, before me personally roved to me on the basis of satisfactory evidence to g instrument on behalf of The Bank of New York nk, N.A., as Collateral Agent, who being by me duly orized officer of said corporation, that said instrument as authorized by its Board of Directors and that he act and deed of said corporation.
	Notary Public Notary Public
In witness whereof, I hereunto set m	y hand and official seal
(NOTIMALE SELLE)	COMMONWEALTH OF PENNSYLVANIA Notarial Seal Lisa Lomb, Notary Public O'Hara Twp., Altegheny County My Commission Expires Aug. 30, 2011 Member, Pennsylvania Association of Notarles

ACCEPTED AND AGREED AS OF THE DATE FIRST ABOVE WRITTEN

Phoenix Intangibles Holding Company

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Kevin Shelton
(Printed/Typed Name)

Vice President and Treasurer

(Printed/Typed Title)

SCHEDULE I

A.	APPLICATIONS		
	<u>Mark</u>	SERIAL NO.	FILING DATE
1.	MARKET DISTRICT	85/003,089	March 31, 2010
2.	HALF PINTS	77/960,818	March 17, 2010
3.	GIANT EAGLE MARKET DISTRICT	85/003,092	March 31, 2010
4.	GETFLEET REGIONAL	77/968,147	March 25, 2010
5.	GETFLEET REGIONAL FROM GETGO	77/968,144	March 25, 2010
6.	GETFLEET UNIVERSAL	77/962,932	March 19, 2010
7.	GETFLEET UNIVERSAL FROM GETGO	77/962,937	March 19, 2010
8.	GETGO FOODPERKS! and Design	77/922,119	January 28, 2010
9.	GETFLEET	77/961,217	March 17, 2010
10.	GETFLEET FROM GETGO	77/962,934	March 19, 2010
11.	EASY MELT	85/003,102	March 31, 2010

B. **REGISTRATIONS**

None.

RECORDED: 09/10/2010

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