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
CFB Venture Fund, L.P Series III	FORMERLY CFB Venture Fund III, L.P.	107/05/2012	LIMITED PARTNERSHIP: DELAWARE

RECEIVING PARTY DATA

Name:	vonGal Corporation	
Street Address:	3101 Hayneville Road	
City:	Montgomery	
State/Country:	ALABAMA	
Postal Code:	36108	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2356661	FORMULA VG
Registration Number:	1641706	LOPAL
Registration Number:	0909534	VON GAL

CORRESPONDENCE DATA

900227631

Fax Number: 3144801505

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: (314) 480-1500

Email: pto-om@huschblackwell.com

Correspondent Name: H. Frederick Rusche

Address Line 1: 190 Carondelet Plaza, Suite 600 St. Louis, MISSOURI 63105 Address Line 4:

ATTORNEY DOCKET NUMBER:	461329.14
NAME OF SUBMITTER:	H. Frederick Rusche

REEL: 004815 FRAME: 0971

TRADEMARK

Signature:	/H. Frederick Rusche/
Date:	07/06/2012
Total Attachments: 4 source=Release#page1.tif source=Release#page2.tif source=Release#page3.tif source=Release#page4.tif	

TRADEMARK
REEL: 004815 FRAME: 0972

Release of Patent and Trademark Security Agreement

This Release of Patent and Trademark Security Agreement ("Agreement") is made as of the the day of July, 2012 ("Effective Date"), between vonGal Corporation, a Delaware corporation having a mailing address at 3101 Old Hayneville Road, Montgomery, Alabama, formerly known as VG Acquisition Company, Inc., ("Borrower") and CFB Venture Fund, L.P. — Series III, a Delaware limited partnership, having a mailing address at Eleven South Meramec, Suite 1430, St. Louis, Missouri 63105 formerly known as CFB Venture Fund III, L.P. ("CFB"), as agent for itself and Hickory Venture Capital Corporation ("HVCC") and Paul Probst ("Probst"); CFB, HVCC and Probst are hereinafter collectively referred to as the "Lenders").

WITNESSETH:

WHEREAS, Borrower executed and delivered (i) a Senior Subordinated Secured Note to CFB in the aggregate principal amount of \$1,550,000 (the "CFB Note"), (ii) a Senior Subordinated Secured Note to HVCC in the aggregate principal amount of \$1,550,000 (the "HVCC Note"), and a Senior Subordinated Secured Note to Probst in the aggregate principal amount os \$151,220 (the "Probst Note"); the CFB Note, the HVCC Note, and the Probst Note are hereinafter collectively referred to as the "Notes"), pursuant to a certain Subscription and Shareholders' Agreement dated as of August 1, 2005, between Borrower, Lenders, Robert Edmond, Robert Wallace, Philip Edwards, Jim Houston, and Howard Thomas (together with all schedules and exhibits thereto and as amended from time to time, the "Subscription and Shareholders' Agreement"); and

WHEREAS, in order to induce Lenders to execute and deliver the Subscription and Shareholders' Agreement, Borrower granted to CFB, as agent for Lenders, pursuant to that certain Patent and Trademark Security Agreement dated August 1, 2005 (the "Patent and Trademark Security Agreement") a security interest in certain Patents and Trademarks (as defined in the Patent and Trademark Security Agreement and identified in Schedules A and B hereto) owned by Borrower; and

WHEREAS, Borrower has requested that CFB release its security interests in the Patents and Trademarks and CFB has agreed to such release.

Now, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Borrower hereby agrees with CFB as follows:

CFB, as agents for Lenders, hereby releases its security interest in and to, and reassigns, grants and conveys to Borrower, without any representation, warranty, recourse or undertaking by CFB, all of its right, title and interest, if any, in and to the Patents and Trademarks.

SLC-6668032-1

IN WITNESS WHEREOF, CFB has caused this Agreement to be duly executed by its duly authorized officer as of the day and year first above written.

CFB VENTURE FUND L.P. – SERIES III By: CFB Partners, LLC – Series III, its General Partner

Stephen B. Broun, Managing Partner

STATE OF MISSOURI) SS.
COUNTY OF ST. LOUIS)

On this ______ day of July, 2012, before me, a Notary Public in and for said State, personally appeared <u>STEVE BROAD</u>, to me personally known, who, being by me duly sworn, did say that he is the <u>MANAGENE PARTIES</u> of CFB Venture Fund, L.P. — Series III, a Delaware limited partnership and that said instrument was signed and sealed on behalf of said limited partnership by authority of its general partner, and he acknowledged said instrument to be the free act and deed of said limited partnership.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first above written, in the County and State aforesaid.

Notary Public

[SEAL]

My Commission expires:



SLC-6668032-1

2

Schedule A

PATENTS

<u>Patent Title</u>	Country	<u>Patent No.</u>	<u>Date</u>
Palletizer With Air Assisted Slide Plate Assembly And Indexing Pallet Hoist	U.S.	5,868,549	2/9/99
Apparatus And Method For Palletizing And Wrapping A Load	U.S.	5,701,722	12/30/97
Apparatus And Method For Palletizing And Wrapping A Load	U.S.	5,623,808	4/29/97

Schedule B

TRADEMARKS

<u>Mark</u>	Country	Application or Registration No.
FORMULA VG	U.S.	2,356,661
LOPAL	U.S.	1,641,706
VON GAL	U.S.	909,534
FORMULA VG	United Kingdom	2,186,314
FORMULA VG	Singapore	T99/00235H
FORMULA VG	Mexico	621656
FORMULA VG	Australia	782307

4

SLC-6668032-1

TRADEMARK REEL: 004815 FRAME: 0976