TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT

NATURE OF CONVEYANCE: Order Approving Sale of Property of the Estate

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Fasma LLC		109/16/2003	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	pH Beauty Labs, LLC		
Street Address:	10474 Santa Monica Boulevard		
Internal Address:	Suite 300		
City:	Los Angeles		
State/Country:	CALIFORNIA		
Postal Code:	90025		
Entity Type:	Limited Liability Company: CALIFORNIA		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	1614557	FREEMAN
Registration Number:	1872177	FREEMAN BEAUTIFUL SKIN

CORRESPONDENCE DATA

Fax Number: (310)820-5988

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

Email: dax_alvarez@bstz.com

Correspondent Name: Dax Alvarez

Address Line 1: 12400 Wilshire Blvd.

Address Line 2: 7th Floor

Address Line 4: Los Angeles, CALIFORNIA 90025-1030

ATTORNEY DOCKET NUMBER:	005485.G025
NAME OF SUBMITTER:	Dax Alvarez

Total Attachments: 10 source=Assign1#page1.tif

TRADEMARK REEL: 002974 FRAME: 0715

900015363

source=Assign2#page1.tif
source=Assign3#page1.tif
source=Assign5#page1.tif
source=Assign6#page1.tif
source=Assign6#page1.tif
source=Assign7#page1.tif
source=Assign8#page1.tif
source=Assign9#page1.tif
source=Assign9#page1.tif

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In re:		
)	Chapter 11
Sarah Michaels, Inc., a Delaware Corporation, Sarah Michaels, LLC, a Delaware Limited Liability Corporation, FASMA LLC, a Delaware Limited Liability Corporation,)))	Case Nos. 03 B 19465 03 B 19468 03 B 24425 Jointly Administered
debtors/debtors-in-possession.)	Judge Jack B. Schmetterer

ORDER APPROVING SALE OF PROPERTY OF THE ESTATE

AT CHICAGO, IL	LINOIS, in said District and	I District	
BENJAMIN GOLDGAR.	LINOIS, in said District and Bankruptcy Judge, this _	Division, before	e the Honorable A.
•		, day of	, 2003;

THIS MATTER COMING TO BE HEARD upon the Motion of Sarah Michaels, Inc., Sarah Michaels, LLC and Fasma LLC, ("Debtors"), for Authority to Sell Assets Outside of Ordinary Course of Business pursuant to Section 363 of the Bankruptcy Code, this Court having already approved an Order granting authority to sell assets outside of the ordinary course of business pursuant to Section 363/of the Bankruptcy Code, establishing sales procedures and setting a hearing date of sale and approving form of notice on June 19, 2003, proper notice having been provided and a certificate of service to that effect having been filed, this Court having considered the statements and arguments of counsel present at the hearing on the Sale Motion; an auction of the Debtors' assets having taken place, this Court having considered the entire record in this bankruptcy case; the Court also finding that PH Beauty Labs, Inc. ("PH") is a good faith purchaser within the meaning of Section 363(m) of the Bankruptcy Code; this Court finding that the Debtors have satisfied all of the applicable requirements of Section 363 of the Bankruptcy Code; this Court finding that the proposed sale and related relief is in the best interests of the Debtors, creditors and this estate; this Court finding that good business reasons exist to proceed with the proposed sale; and this Court being fully advised in the premises;

NOW, THEREFORE, IT IS HEREBY ORDERED as follows:

- A. Subject to the terms and conditions of this Order, the Sale Motion and the relief requested therein are granted;
- B. The sale of the Debtors' Freeman trade name, inventory and causes of action, pursuant to the terms and conditions described in the Asset Purchase Agreement between PH and the Debtors, attached hereto as Exhibit A (the "Asset Purchase Agreement") for the purchase price of clear of any and all liens, claims and encumbrances of any kind or nature whatsoever is approved ("Sale");

- C. Any and all valid liens, claims, and encumbrances against the Sale Assets shall attach to the proceeds of the Sale, including the valid lien of LaSalle Business Credit, Inc. ("LaSalle"), and the proceeds of the Sale shall be, immediately upon closing, remitted to LaSalle pursuant to the Final Order (1) authorizing Debtors as Debtors-in-possession to Incur Post-Petition Secured Indebtedness, (2) Granting Security Interests and Superpriority Claims pursuant to 11 U.S.C. Sections 363 and 364, (3) Granting Adequate Protection and (4) Modifying Automatic Stay ("Final Order");;
- PH shall close the Sale by completing payment of the purchase price in accordance with the terms and conditions of the Asset Purchase Agreement;
- E. The Debtors are authorized to take any and all actions necessary to consummate the closing of the Sale;
- F. This Court hereby retains jurisdiction over any matters relating to or arising from the Order, including, but not limited to, the implementation, interpretation or enforcement of this Order;
- G. The Court finds that PH has provided sufficient evidence of their good faith and, therefore, pursuant to Section 363(m) of the Bankruptcy Code, PH is a purchaser in good faith, as that term is defined in Section 363(m) of the Bankruptcy Code, and all protections and rights accorded by Section 363(m) of the Bankruptcy Code are hereby granted to the purchasers;
- H. The Debtors are hereby authorized and empowered to take such steps and do such other things as may be necessary to implement and effectuate the terms of this Order, including, but not limited to, consummating the terms of the Asset Purchase Agreement and performing all acts required thereunder; and,
- I. The Debtors shall be explicitly authorized and directed to distribute the Sale proceeds to LaSalle.

DATE:	₹ 28	ENTER:	
		BY THE COURT:	ENTERED
			SEP 1 6 2003
		Bankruptcy Judge	A Designin Coldan

DEBTOR'S COUNSEL
SCOTT R. CLAR, ESQ.
Attorney NO. 06183741
Crane, Heyman, Simon, Welch & Clar
135 South LaSalle Street
Chicago, Illinois 60603-4297
(312) 641-6777
N:\WPDOC\Sally\FASMA\Ord-sell prop2.wpd

TRADEMARK REEL: 002974 FRAME: 0718

Judge A. Benjamin Goldgar

United States Bankruptcy Court

ASSET PURCHASE AGREEMEN

Dated as of September 12, 2003

Among PH BEAUTY LABS, LLC.

BUYER

and

FASMA, LLO

SARAH MICHAELS, INC.

SARAH MICHAELS, LLC

SELLER

CHV626542.1



TABLE OF CONTENTS

	•
Section 1.	SALE AND PURCHASE1
(a)	Sale and Purchase of the Assets
(b)	Assignment and Assumption of Leases and Contracts
(c)	Excluded Assets 2
(d)	Assumption of Liabilities
(e)	Purchase Price and Payment2
(f)	Purchase Price Adjustment 223
Section 2.	THE CLOSING
Section 3.	REPRESENTATIONS AND WARRANTIES OF SELLER
(a)	Execution and Delivery
(b)	No Other Agreements to Sell the Acquired Assets334
	Title to Assets 334
(c) (d)	Limitation on Seller's Representations and Warranties
Section 4.	REPRESENTATIONS AND WARRANTIES OF BUYER
(a)	Buyer's Organization and Good Standing4
(a)	Authority; Execution and Delivery
(c)	No Brokers. 4
(d)	Consents, No Conflicts, Etc.
(e)	Consents, No Conflicts, Etc. 445 Availability of Funds 445
(f)	Adequate Assurance of Future Performance
(g)	Adequate Assurance of Future Performance 5 "AS IS" Purchase 5
Section 5.	CERTAIN COVENANTS AND AGREEMENTS5
(a)	Certain Fees and Expenses
(b)	Mutual Cooperation 556
(c)	Accepted Liabilities 556
(d)	Cure of Defaults 556
Section 6.	CONDITIONS TO EACH PARTY'S OBLIGATIONS
(a)	Sale Order
(b)	Injunctions
(c)	No Change in Jany
(d)	No Change in Law
(ω)	Governmental Approvals and Consents
Section 7.	CONDITIONS TO OBLIGATIONS OF BUYER 667
	ii '

Page

(a) (b)	Representations and Warranties True at the Closing Date
Section 8.	CONDITIONS TO OBLIGATIONS OF SELLER
(a) (b) (c)	Representations and Warranties True at the Closing Date
Section 9. ETC.	NATURE AND SURVIVAL OF REPRESENTATIONS AND WARRANTIES, 778
(a) (b)	Survival of Representations, Warranties, Etc
Section 10.	TERMINATION
(a) (b) (c)	Termination 779 Effect of Termination 889 Payment of Damages upon Breach 889
Section 11.	PAYMENT OF CERTAIN EXPENSES889
Section 12.	WAIVER; CERTAIN CONSENTS889
Section 13.	NOTICES8 <u>88</u> 10
Section 14.	ENTIRE AGREEMENT; AMENDMENT9910
Section 15.	GENERAL 9911
Section 16.	GENERAL 9911 SEVERABILITY 101011
Section 17.	DEFINITIONS101011

THIS ASSET PURCHASE AGREEMENT, dated as of September 12, 2003 is by and among PH BEAUTY LABS, LLC, a California limited liability company ("Buyer"), FASMA, LLC, a Delaware limited liability company, SARAH MICHAELS, INC., a Delaware corporation and SARAH MICHAELS, LLC, a Delaware limited liability company (the latter three entities collectively referred to as "Seller" or "Debtor"). Capitalized terms used and not otherwise defined shall have the meanings ascribed to such terms in Section 17 hereof.

WITNESSETH:

WHEREAS, on May 1, 2003, the Debtor filed petitions under Chapter 11 of Title 11, United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Northern District of Illinois (the "Bankruptcy Court"); and

WHEREAS, Seller has determined that it is in Seller's best interests and Seller's bankruptcy estate's best interests to sell to Buyer, and Buyer wishes to purchase from Seller pursuant to Section 363 of the Bankruptcy Code and subject to higher and better offers in accordance with a bidding and auction process to be approved by the Bankruptcy Court, all of the right, title and interest of Seller in and to the Acquired Assets for such consideration as is herein set forth; and

WHEREAS, the assets and liabilities of the Business are subject to the supervision and control of Seller subject and pursuant to the jurisdiction of the Bankruptcy Court:

NOW, THEREFORE, in consideration of the mutual benefits to be derived from this Agreement and the representations, warranties, covenants and agreements contained herein, Buyer, on the one hand, and Seller, on the other hand, hereby represent, warrant, covenant and agree as follows:

Section 1. SALE AND PURCHASE.

- (a) Sale and Purchase of the Assets. Subject to the terms and conditions hereinafter set forth, on the Closing Date, Seller will sell, convey, transfer, assign and deliver or cause to be sold, conveyed, transferred, assigned and delivered to Buyer, and Buyer will purchase, acquire and take assignment and delivery of the assets of Seller set forth on Schedule A hereto and all of Seller's right, title and interest therein and thereto, free and clear of any and all Encumbrances of any kind except as specifically set forth herein (all of the assets to be sold, conveyed, transferred, assigned and delivered to Buyer hereunder are included in the term "Acquired Assets" as used herein). Acquired Assets should include any pending litigation against PH Beauty Labs, LLC, Larry J. Freeman, Mark S. Freeman and Jill Freeman Bucksbaum.
- (b) Assignment and Assumption of Leases and Contracts. Subject to the terms and conditions hereinafter set forth, on the Closing Date, Seller shall assume and assign to Buyer, and Buyer shall take assignment of and assume all of Seller's right, title and interest in and to the contracts and unexpired leases set forth on Schedule B hereto (all of the right, title and interest of Seller under such contracts and unexpired leases to be assigned to and assumed by Buyer hereunder are included in the term "Acquired Assets" as used herein). Buyer may in its sole discretion (i) modify Schedule B at any time prior to the conclusion of the Sale Hearing and (ii) exclude from Schedule B at any time after the conclusion of the Sale Hearing and prior to the Closing any unexpired leases or contracts previously included in Schedule B. Buyer will not take assignment of nor assume in any way, any of the leases of real and personal property of Seller and the contracts of Seller unless said leases and contracts are set forth on Schedule B hereto. For any contracts or leases assumed by Seller and assigned to Buyer, Buyer shall also pay (or make provisions to pay) at Closing all Cure Amounts associated with such contracts and leases in accordance with the provisions of Section 5(d) hereof, and shall assume all liabilities and

obligations arising or accruing under such leases and contracts at any time on or after the Closing Date. Buyer hereby reserves the right to challenge in the Bankruptcy Court or any other court the amount of any Cure Amount associated with any unexpired lease or contract of Seller.

- (c) Excluded Assets. Notwithstanding anything to the contrary in this Agreement, Buyer shall not acquire any interest in any assets of Seller that do not constitute Acquired Assets, including but not limited to the assets of Seller or Seller's bankruptcy estates set forth on Schedule C hereto (collectively, the "Excluded Assets").
- (d) <u>Assumption of Liabilities</u>. On the Closing Date, Buyer shall assume and agree to pay, perform, fulfill and discharge only the following liabilities and obligations of Seller and only on the terms and conditions set forth herein:
 - (i) liabilities and obligations under leases and contracts specifically assumed by Buyer and only to the extent such liabilities and/or obligations arise and/or accrue subsequent to, or otherwise relate to any time period after the Closing Date;
 - (ii) if Buyer employs any of Seller's employees after the Closing, to which employment Seller expressly consents, all obligations to pay salary and other compensation solely to the extent that the same accrues and becomes payable to such employees after the Closing Date;
 - (iii) Cure Amounts associated with each of the contracts and unexpired leases which are assumed by Seller and assigned to Buyer.

The amounts set forth in Section 1(d) above are collectively defined as the "Accepted Liabilities." Buyer hereby reserves the right to challenge the amount of any Cure Amount in the Bankruptcy Court or other appropriate court proceeding. Seller expressly reserves the right to seek to reject any contract of which Seller is a party if such contract is not listed on Schedule B or Buyer has elected to exclude said contract from Schedule B. Disclosure of any obligations or hability on any schedule to this Agreement shall not create an Accepted Liability or other liability of Buyer unless such disclosed obligation has been expressly assumed by Buyer as an Accepted Liability.

- (f) <u>Purchase Price Adjustment</u>. At least three (3) days prior to the Closing Date, Seller shall prepare and deliver to Buyer a schedule prepared in good faith based on the reasonable estimates of Seller, which shall set forth in reasonable detail a projection of the Inventory of Seller as of the Closing Date (the "Inventory Estimate"). If the Inventory Estimate is less than the Inventory

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed the day and year first above written.

PH Beauty Labs, IAC

By:

Name:

Title:

SARAH MICHAELS, INC.

By:

Name:

Title:

Title:

RATIONARY

For Octors

SARAH MICHAELS, LLC

Name: Title: _

312 6417114 P.03/12

FASMA, LLC

Schedule B, Personal Property #21 .
Patents, Trademarks and Domain Names.

	THE WAR WAS ALL AND A LONG TO A LONG	FASIVE	THE PERSON ASSESSMENT OF THE PERSON ASSESSMENT		
	catarily	chzielss, ex	endre i	CRAINS A	
			lo e i vio	1 1015/1	A ALEEVIN
	A DESCRIPTION	Triplesidan	STATISTICS OF THE PROPERTY OF THE PARTY OF T	A CONTRACTOR OF THE PARTY OF TH	The last 177 Medicated Street, Mary 17
A WASH COME TRU	E USA	76259401	5/21/2001	2547197	3/12/2002
ARE YOU 2 GLISTENING	ARU	76[8340]	12/18/2000		
AROMESENTIALS	USA	74128592	1/7/1991	1698262	6/30/1992
AROMESENTIALS	USA	75730650	6/16/1999	2336161	3/28/2000
AROMESENTIALS	PERU	94988	11/11/1999	63892	3/29/2000
AWAY WE GLOW	USA	76179400	12/13/2000		
7 BARE FOOT	USA	74666263	4/27/1995	1983825	7/2/1996
BARE FOOT & DESIGN	USA	75714286	5/24/1999		
BEAUTIFUL BATH	· USA	. 74385411	5/3/1993	1845309	7/19/1994
BEAUTIFUL HAIR BOTANICALS	USA	75559906	9/28/1998	. 2419751	1/9/2001
BEAUTIFUL HAIR BOTANICALS	MEXI	375387	5/14/1999	613978	5/14/1999
BUBELE YOUR PLEASURE	' USA	78071490	6/28/2001		
BUTTER YOU UP	USA	78071491	6/28/2001		7
DEEP IMPACT	USA	76222424	3/12/2001	1	
DEEPEST DESIRE	USA	76178015	12/11/2000		:
DEEPLY RELIBVED	USA	76152252	10/23/2000		
FOR HEAVEN'S SILK	USA	76223606	3/13/2001	·	
FREEMAN	USA	73820227	8/21/1989	1614557	9/25/1990
FREEMAN	ATRA	AM7197/98	11/19/1998	180629	2/19/1999
FREEMAN	BAHA	22695	5/16/2000		

SCHEDULE B - NO. 21

JUN-27-2003 12:09 DAYNEN, CRANE

RECORDED: 11/12/2004

312 6417114 P.05/12

47	FREEMAN (WORD)	PUER		12/15/1998	44319	12/19/1998
48	FREEMAN (WORD)	ROMA	52775	11/26/1998	37308	11/26/1998
49	FREEMAN (WORD)	RUSS	99704499	3/30/1999	The second secon	
-50	FREEMAN (WORD)	SAFR			*	
51	FREEMAN (WORD)	SWED	98/08478	11/13/1998	348448	9/7/2001
52		TAIW	79-13909	4/3/1990	5 39551	11/1/1991
53		, WIAT	79-13910	4/3/1990	528259	7/16/1991
54		THAI	203612	6/21/1990	148043	6/21/1990
55	FREEMAN (WORD)	. TURK	6/16/1995		161423	6/16/1995
56	FREEMAN AND NEW DESIGN.	Japa	1/21/1998		4249870	3/12/1999
57	FREEMAN AND NEW DESIGN	MACE	Z20000036	1/21/2000		
58	PREEMAN AND NEW DESIGN	VIET	42454	7/15/1999	3/573	6/20/2001
69	Freeman Beautiful skin	USA	74478120	1/10/1994	1872177	1/10/1995
60	FRESHIDEA	USA	76207461	2/9/2001		
61	FU-FU FOAM	USA	76259400	5/21/2001		
62	GET SHEERIOUS	USA	76179402	12/13/2000		
63	GET UP AND GLOW	USA	. 76151112	4/3/2001		
54	GLISTEN CLEARLY	USA	76179326	12/13/2000	K	
-65	OLISTEN TO THIS	USA	76182208	12/18/2000		
66	GLOW BARE	AZU	76209653	2/14/2001		
1	GLOW GET IT	USA	76150301	10/20/2000		
88	GLOWING PLACES	USA	76150319	10/20/2000		
	GOTTA GLOW	USA	76223607	3/13/2001		
70	IN THE THICK OF IT	YSU	76151113	10/23/2000 -		
	USTDANDY	USA	78071492	6/28/2001	•	
72	MIGHTY FINE SHINE	ARU	76150439	10/20/2000		
73	MORNING SHEER	USA	76179403	12/13/2000	A material and a second	

TRADEMARK

REEL: 002974 FRAME: 0726