TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL
EFFECTIVE DATE:	09/16/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Rampage Licensing LLC		109/16/2005 1	Limited Liability Company: CALIFORNIA

RECEIVING PARTY DATA

Name:	IP Holdings LLC	
Street Address:	103 Foulk Road	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19803	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 21

900033199

Property Type	Number	Word Mark
Registration Number:	1857761	CDC
Registration Number:	2599995	R WEAR
Registration Number:	1762936	RAMPAGE
Registration Number:	2940324	RAMPAGE
Registration Number:	2084725	RAMPAGE
Registration Number:	2366977	RAMPAGE
Registration Number:	2236979	RAMPAGE
Registration Number:	936136	RAMPAGE
Registration Number:	2062351	RAMPAGE
Registration Number:	2037397	RR
Serial Number:	78509835	FLY BY RAMPAGE
Serial Number:	78542481	LUSCIOUS NOTES BY RAMPAGE
		TRADEMARK

TRADEMARK

REEL: 003169 FRAME: 0432

Serial Number:	78651052	RAMPAGE CLOTHING CO. FIFTY · FIVE
Serial Number:	78541593	R WEAR
Serial Number:	78564621	R WEAR
Serial Number:	78409231	R55 BY RAMPAGE
Serial Number:	78534273	R55 BY RAMPAGE
Serial Number:	75746861	RAMPAGE
Serial Number:	78467153	RMPG RAMPAGE MEN
Serial Number:	78435412	RR RAMPAGE
Serial Number:	78449165	TEASE-ME BY RAMPAGE

CORRESPONDENCE DATA

Fax Number: (203)256-3375

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

Phone: 203-319-3600

Email: atarshis@iconixbrand.com

Correspondent Name: Andrew R. Tarshis
Address Line 1: 1599 Post Road East

Address Line 4: Westport, CONNECTICUT 06880

NAME OF SUBMITTER:	Andrew R. Tarshis
Signature:	/andrew tarshis/
Date:	09/27/2005

Total Attachments: 7

source=Rampage Assignment#page1.tif source=Rampage Assignment#page2.tif source=Rampage Assignment#page3.tif source=Rampage Assignment#page4.tif source=Rampage Assignment#page5.tif source=Rampage Assignment#page6.tif source=Rampage Assignment#page7.tif

> TRADEMARK REEL: 003169 FRAME: 0433

MASTER UNITED STATES TRADEMARK ASSIGNMENT AGREEMENT

This United States Master Trademark Assignment Agreement is made between RAMPAGE LICENSING, LLC, a California limited liability company, with offices at 2300 Eastern Avenue, Commerce, CA 90040 ("Assignor"), and IP HOLDINGS LLC, a Delaware limited liability company, with offices at 103 Foulk Road, Wilmington, DE 19803 ("Assignee").

WITNESSETH

WHEREAS, Assignor is the owner of all rights, title and interest in and to the trademarks, trademark applications, and trademark registrations identified on Schedule A attached hereto (collectively the "Trademarks");

WHEREAS, Assignee, a wholly owned subsidiary of the successor to the portion of Assignor's business to which the Trademarks pertain, which is ongoing and existing, is desirous of acquiring the Trademarks, and is desirous of acquiring the Trademarks together with the goodwill of the business symbolized by the Trademarks;

WHEREAS, Assignor is desirous of divesting the Trademarks, together with the goodwill of the business symbolized by the Trademarks;

WHEREAS, Assignor is party to a certain Asset Purchase Agreement of even date herewith, by and between Assignor and certain licensees and/or affiliates of Assignor on the one hand, and Iconix Brand Group, Inc. ("Iconix"), an affiliate of Assignee, on the other hand (the "Purchase Agreement"); and

WHEREAS, pursuant to the terms of the Purchase Agreement, Assignor is obligated to, and has transferred all of Assignor's assets subject to the Purchase Agreement directly to Assignee on behalf of Iconix ("Asset Transfer"), and such Asset Transfer has been and is deemed a contribution of such assets by Iconix to the capital of Assignee; and

WHEREAS, pursuant to, and as part of such Asset Transfer, Assignor has agreed to assign and transfer, and has assigned and transferred to Assignee, on behalf of Iconix, all of its right, title and interest in and to the Trademarks, including the goodwill of the business symbolized by the Trademarks; and

WHEREAS, Assignor and Assignee are desirous of executing a document for the purposes of recording title in and to the aforesaid Trademarks in the name of Assignee in the United States Patent and Trademark Office;

NOW THEREFORE, for good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, Assignor does hereby assign, sell and transfer to Assignee, a wholly owned subsidiary of the successor to the portion of Assignor's business to which the Trademarks pertain, which is ongoing and existing, its successors and assigns, all rights, title and interest in and to: (i) the Trademarks, including all applications and registrations thereof and the Certificates of Registration duly and legally issued therefore, and any and all renewals thereof

- 1 -

for the Trademarks, together with all goodwill pertaining thereto; (ii) all income, royalties, damages and payments now due or payable or which hereafter become due or payable with respect to the Trademarks; (iii) all causes of action (in law or equity) and rights to sue, counterclaim and/or recover for past, present or future infringement thereof; and (iv) all rights corresponding to the foregoing throughout the world.

Assignor hereby authorizes the Commissioner for Trademarks of the United States Patent and Trademark Office to transfer all registrations and applications for the Trademarks to Assignee as assignee of the entire rights, title and interest therein, or otherwise as Assignee may direct, in accordance with this instrument of assignment, and to issue to Assignee's all registrations which may issue with respect to any trademark applications included in the Trademarks, in accordance with this Master United States Trademark Assignment Agreement.

Assignor represents that: (i) it is the owner of all rights, title, and interests in and to the Trademarks and that it has the authority to make and enter into this Master United States Trademark Assignment Agreement; (ii) there are no current or effective licenses, assignments, security interests, or other encumbrances of or relating to the Trademarks, except those explicitly disclosed in the Asset Purchase Agreement, including any Schedules thereto; and (iii) it knows of no other person or entity which has the right to use or register, or has made any claim pertaining to the right to use or register the Trademarks, except as explicitly disclosed in the Asset Purchase Agreement, including any Schedules thereto.

Assignor warrants that: (i) all use of the Trademarks by Assignor shall cease, except as otherwise provided in the Asset Purchase Agreement; and (ii) it shall not contest or challenge, or aid any other person or entity in so contesting or challenging, the validity of the Trademarks or Assignee's ownership thereof.

The parties hereto shall cooperate reasonably with each other and with their respective representatives in connection with any steps required to be taken as part of their respective obligations under this Master United States Trademark Assignment Agreement, and Assignor shall: (a) furnish upon reasonable request to Assignee such further reasonably available information, including any reasonably available facts relating to the usage of the Trademarks known to Assignor; (b) testify upon reasonable request as to the same in any proceeding in the appropriate governmental office or in connection with any litigation involving the Trademarks, with any reasonable and necessary travel expenses relating thereto to be paid by Assignee; (c) execute and deliver to Assignee such other documents (including, but not limited to, the execution of such documents to the extent necessary to evidence and effect recordation of the assignment of all of the Trademarks after the date hereof should recording of this Master United States Trademark Assignment Agreement require the execution or re-execution of any additional documents); and (d) do such other acts and things, all as the other party may reasonably request for the purpose of carrying out the intent of this Master United States Trademark Assignment Agreement and the transactions contemplated hereby.

All requests for information relating to the Trademarks shall be directed as follows, or to such other person as the party shall designate, in writing:

If to Assignee: Deborah Sorell Stehr, Senior Vice President/General Counsel, Iconix Brand Group, Inc., 215 W. 40th Street, 6th Floor, New York, NY 10018, phone: (212) 730-0030.

If to Assignor: Trademark Coordinator, Rampage Licensing, LLC, 2300 Eastern Avenue, Commerce, CA 90040, phone: [TBD].

Assignor represents that it has the authority to make and enter into this Master United States Trademark Assignment Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Master United States Trademark Assignment Agreement effective as of September 16, 2005.

[The remainder of the page is intentionally left blank]

[Two (2) Signature pages follow]

RAMPAGETICE	SING, LLC
By:	
Name:	, ,
Title:	
,	
STATE OF New York)	.
STATE OF New York } ss:	
· ·	Division a New York
appeared	ry Public of the State of New York, personally having been sworn by me he was the
according to law did depose and say	he was the
foregoing Master United States Trac	the "Assignor") and did acknowledge the execution of the demark Assignment Agreement on behalf of said Assignor.
	ial seal this 15 th day of September, 2005.
1 11 DKIDI SET MY MAIN AIN HOTAI	eat scar uns/27 day of September, 2005.
May 1.	
Notary	RALPH D. MÖSLEY JR. Notary Public, State of New York
	No. 52-4796827 Qualified in Suffolk County Certificate Filed in New York County
WITNESS:	Commission Expires 9/2/0_/
Name:	
Title:	
	•
WITNESS:	•
Name:	
Title:	

IP HOLDINGS LLC

By: IP Holdi	ings and Management Corporation, its Manage	r
Ву:	/// // // ·	
Name: Wa	arren Clamen	
Title:]	President	
-		
STATE OF	}	
COUNTY OF	} ss: }	
appeared <u>Warren Clamen</u> was the President of IP Holo	I, a Notary Public of the State of Y , having been sworn by me according to law d dings and Management Corp., Manager of IP I wledge the execution of the foregoing Master I behalf of said Assignee.	lid depose and say he HOLDINGS LLC (th
HEREBY SET my hand a	and notarial seal this day of September, 20	005.
Notary Pul No. Qualified	AH SORELL STEHR Blic, State of New York 31-02506006648 in Westchester County on Expires May 4, 2006	
Name:		
Title:		
WITNESS:		
Name:		

. -5-

Schedule A

[REPLACE WITH ACTUAL SCHEDULE]

C:\Documents and Settings\kcunningham\Local Settings\Temporary Internet Files\OLK2CB\Master US TM Assignment9-15-05 DOC

A-1

TRADEMARK EL: 003169 FRAME: 043 18:35am From-GOETZ FITZPATRICK LLP

212 529 4013 जनाः भिषयाक्षणम् कष्रकारामध्य

Trademark Report by Mark Country: US Status: ACTIVE

Printed: 9/13/2005

Page 1

COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
CDC							
INITED STATES	19-0007	11/6/1993	74/454,859	10/11/1994	1,857,761	REGISTERED	2
FLY BY RAMPAG			····			·	
INITED STATES	19-0120	11/2/2004	78/509,835			· PENDING	0:
LUSCIOUS NOTI	es by Rampage (W/DESIGN)	*				
INITED STATES	19-0127	1/5/2005	78/642,481		,	PENDING	0
R FIFTY FIVE R	AMPAGE CLOTH	NG CO (w/des	ion l				
JNITED STATES	19-0145	6/16/2005	78/851,052			PENDING	2
S 1100 - D							
R WEAR UNITED STATES	19-0010	11/3/1999	75/839,279	7/30/2002	2,599,995	REGISTERED	
UNITED STATES	19-0126	1/4/2005	78/541,593	1750/2514	2,,002,000	PENDING	
UNITED STATES	19-0131	2/10/2005	78/554,621	4		PENDING	C
ONITEDOTATES	(3-013)	2) [0]2043	10004,021			L CUMPHACE	
RSS BY RAMPAC		MATERIAL MAT					
UNITED STATES	19-0099	4/26/2004	78/409,231			ALLOWED	2
LINITED STATES	19-0124	12/17/2004	78/534,273			PENDING	18,25,0
RAMPAGE	· .	-					
UNITED STATES	19-0001	11/26/1990	74/103,303	4/6/1993	1,762,938	REGISTERED	2
UNITED STATES	19-0003	7/31/2000	76/099,588	4/12/2005	2,940,324	REGISTERED	03,62
UNITED STATES	19-0005	10/16/1985	75/005,220	7/29/1997	2,084,725	REGISTERED	4
UNITED STATES	18-0008	7/15/1998	75/619,556	7/11/2000	2,366,877	REGISTERED	2
UNITED STATES	19-0009	9/18/1992	74/801,458	4/6/1999	2,236,979	REGISTERED	69,1
united states	19-0011	4/21/1971	72/389,814	6/20/1972	936,136	REGISTERED	2
UNITED STATES	19-0012	7/9/1980	75/745,861			ALLOWED	1
United States	15-5002	9/18/1992	75/975,568	6/13/1997	2,062,351	REGISTERED	14,25,2
RMPG RAMPAC	GE MEN						
UNITED STATES	19-0114	8/13/2004	78/467,153			PENDING	9,18,2
RR				-			
UNITED STATES	19-0006	11/1/1093	74/453,009	2/11/1997	2,037,397	REGISTERED	
	,	**					
RR RAMPAGE UNITED STATES	19-0110	6/15/2004	78/435,412	.,	<u></u> .	PENDING	09,2
SHE COSINIES	(2-0) it	DI (0/2004	10435,412			4.040449	- ೧೮,೭
TEASE-ME BY I	~ ~~~~~		<u>ــــــــــــــــــــــــــــــــــــ</u>				
UNITED STATES	19-0112	7/12/2004	78/449,155			PENDING	0
		' .	END OF REPORT	•		TOTAL ITEMS SELECT	ED = 2

TRADEMARK REEL: 003169 FRAME: 0440

RECORDED: 09/27/2005