Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Lehman Commercial Paper Inc.		01/24/2005	CORPORATION:

RECEIVING PARTY DATA

Name:	First Alert Trust
Street Address:	60 Livingston Avenue
City:	St. Paul
State/Country:	MINNESOTA
Postal Code:	55107
Entity Type:	TRUSTEE:

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	2152673	FIRST ALERT
Registration Number:	1900433	FIRST ALERT
Registration Number:	1073510	FIRST ALERT
Registration Number:	1584470	FIRST ALERT
Registration Number:	2186379	FIRST ALERT
Registration Number:	2427078	FIRST ALERT
Registration Number:	1909171	FIRST ALERT PROFESSIONAL

CORRESPONDENCE DATA

900072544

Fax Number: (561)912-4182

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

561-912-5185 Phone:

Email: jmeehan@jarden.com Correspondent Name: Lawrence J. Shurupoff Address Line 1: 2381 Executive Center Drive Address Line 4: Boca Raton, FLORIDA 33431

TRADEMARK

REEL: 003507 FRAME: 0001

ATTORNEY DOCKET NUMBER:	FIRSTA-64028
NAME OF SUBMITTER:	Lawrence J. Shurupoff
Signature:	/Lawrence J. Shurupoff/
Date:	03/23/2007
Total Attachments: 4 source=First Alert Release of Trademark Se	ecurity Interest#page2.tif ecurity Interest#page3.tif

TRADEMARK REEL: 003507 FRAME: 0002

RELEASE OF TRADEMARK SECURITY INTEREST

THIS RELEASE OF TRADEMARK SECURITY INTEREST ("Release") is given effective January 24, 2005, by Lehman Commercial Paper Inc., as agent for the Secured Parties (as defined in the Credit Agreement referred to below) (in such capacity, the "Administrative Agent"), to First Alert, Inc., as a Grantor (Grantor or Grantors as defined in the Credit Agreement below), as follows:

WHEREAS, pursuant to the Credit Agreement, dated as of January 24, 2005 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Jarden Corporation (the "Borrower"), the Lenders and L/C Issuers party thereto and the Administrative Agent, the Lenders and the L/C Issuers have severally agreed to make extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein; and

WHEREAS, the Grantors other than the Borrower are party to the Guaranty pursuant to which they have guaranteed the Obligations; and

WHEREAS, all the Grantors are party to a Pledge and Security Agreement, dated as of January 24, 2005, in favor of the Administrative Agent (as the same may be amended, supplemented or otherwise modified from time to time, the "Security Agreement") pursuant to which the Grantors are required to execute and deliver a Trademark Security Agreement; and

WHEREAS, on January 24, 2005, the Grantors and the Administrative Agent entered into a Trademark Security Agreement (the "TSA"); and

WHEREAS, pursuant to the TSA, the Grantors assigned, granted, conveyed, pledged, hypothecated and transferred to the Administrative Agent, among other collateral, a continuing security interest in each Grantors' right, title and interest, including goodwill, in, to and under the United States trademarks listed in Schedule I of the TSA; and

WHEREAS, certain of the trademarks listed in Section VIII of Schedule I of the TSA under First Alert, Inc, a list of which is attached hereto as Schedule A (the "Marks") are licensed by First Alert Trust to First Alert, Inc. and therefore the Grantors have no right to grant a security interest in such trademark collateral to the Administrative Agent, and the First Alert Trust has asked the Borrower to release such trademark security interests; and

WHEREAS, the Administrative Agent wishes to release its security interest in the Marks and retransfer and reassign to First Alert Trust without recourse all of the Administrative Agent's right, title and interest in and to the Marks.

NOW, THEREFORE, for good and valuable consideration, the Administrative Agent hereby releases any security interest it may have in the Marks, and reassigns any

TRADEMARK
REEL: 003507 FRAME: 0003

4/006

LEHMAN BROTHERS

and all right, title and interest it may have in and to the Marks without recourse to First Alert Trust.

Unless otherwise defined herein, terms defined in the Credit Agreement, the Security Agreement, or the TSA and used herein have the meaning given to them in such agreements, as the case may be.

IN WITNESS WHEREOF, the Administrative Agent has caused this Release to be executed by its duly authorized officer this 25 day of February, 2007.

LEHI	MAN COMMERCIAL PA	PER
INC	as Administrative Agent	1

By: Cerolla

Name: ____Craig Malloy

Title: ___Authorized Signatory

STATE OR PROVINC	CE OF New York)		
	·)	SS
COUNTY OF	New York	Ó	

On this the 28th day of February, 2007, before me, ____NELVADIA HATCHER_, the undersigned Notary Public, personally appeared Craig Malloy.

personally known to me to be the person who executed the within instrument, and who upon oath acknowledged himself/herself to be the Authorized Signatory of Lehman Commercial Paper Inc., and that as such and being authorized to do so, he/she executed the foregoing instrument for the purposes therein contained.

Witness my hand and official seal.

Notary Public, State of New York Registration # 01HA6082085 Qualified in Kings County Commission Expires October 21, 20

My commission expires:

P.06/06

LEHMAN BROTHERS

Schedule A

<u>Mark</u>	Serial No.	Registration No.	Status	Country
FIRST ALERT	74-491375	2,152,673	Registered	US
FIRST ALERT	74-491667	1,900,433	Registered	US
FIRST ALERT	73-088930	1,073,510	Registered	US
FIRST ALERT	73-813939	1,584,470	Registered	US
FIRST ALERT	75-115479	2,186,379	Registered	US
FIRST ALERT	76-008597	2,427,078	Registered	US
FIRST ALERT	74-300995	1,909,171	Registered	US

REEL: 003507 FRAME: 0006