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# 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
Ferrari Holdings Inc.		04/26/2007	CORPORATION: DELAWARE
FrontRange Solutions Inc.		04/26/2007	CORPORATION: DELAWARE
FrontRange Solutions USA Inc.		04/26/2007	CORPORATION: COLORADO
Cayo Communications Inc.		04/26/2007	CORPORATION: CALIFORNIA

### **RECEIVING PARTY DATA**

Name:	Jefferies Finance LLC
Street Address:	520 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Registration Number:	2775700	VOXPOINT
Registration Number:	2753613	FRONTRANGE SOLUTIONS
Registration Number:	2709799	
Registration Number:	2753614	FRONTRANGE SOLUTIONS
Registration Number:	2724978	OPTIMIZE THE CUSTOMER EXPERIENCE
Registration Number:	2785083	CUSTOMERIQ
Registration Number:	1991498	FIRST LEVEL SUPPORT
Registration Number:	2041587	GOLDMINE
Registration Number:	2210801	HEAT
Registration Number:	2632197	SIMPLY POWERFUL
Registration Number:	2559582	CREATING CUSTOMERS FOR LIFE

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Registration Number:	2178070	GOLDSYNC	
Registration Number:	2708084	INFOCENTER	
Registration Number:	3076265	DISCOVERNET	

### **CORRESPONDENCE DATA**

Fax Number: (212)755-7306

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

Phone: 212-326-3712

Email: sdbryan@jonesday.com, khfink@jonesday.com

Correspondent Name: Sophia Bryan

Address Line 1: 222 East 41st street

Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER:	175274-635013	
NAME OF SUBMITTER:	Sophia Bryan	
Signature:	/Sophia Bryan/	
Date:	04/26/2007	

#### Total Attachments: 7

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> TRADEMARK REEL: 003530 FRAME: 0356

### **Trademark Security Agreement**

This Trademark Security Agreement (this "Trademark Security Agreement"), dated as of April 26, 2007, by Ferrari Holding Inc. (the "Borrower") and each Guarantor listed on Schedule 1 hereto (collectively, the "Original Guarantors," together with the Borrower, the "Pledgors"), in favor of Jefferies Finance LLC, in its capacity as Collateral Agent pursuant to the Amended and Restated Credit Agreement of even date herewith (in such capacity, the "Collateral Agent").

### WITNESSETH:

WHEREAS, the Pledgors are party to an Amended and Restated Security Agreement of even date herewith (as amended, the "Security Agreement") in favor of the Collateral Agent pursuant to which the Pledgors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the ratable benefit of the Secured Parties, to enter into the Credit Agreement, the Pledgors hereby agree with the Collateral Agent as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Pledgor hereby pledges and grants to the Collateral Agent for the ratable benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of such Pledgor (collectively, the "Trademark Collateral"):

- Trademarks of such Pledgor listed on Schedule 2 attached hereto; (a)
- (b) all Goodwill associated with such Trademarks; and
- all Proceeds of any and all of the foregoing (other than Excluded Property). (c)

SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and Pledgors hereby acknowledge and affirm that the rights and remedies of the Trustee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Collateral Agent shall otherwise determine.

SECTION 4. Termination. Upon the full payment and performance of the Secured Obligations (other than unmatured indemnification obligations for which no claim has been asserted), upon written request of the Borrower, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgor an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Trademark Security Agreement.

SECTION 5. Governing Law. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAW OF THE STATE OF NEW YORK. WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES THAT WOULD REQUIRE THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION, EXCEPT TO THE EXTENT THAT

FIRST LIEN TRADEMARK SECURITY AGREEMENT TRADEMARK

THE UCC PROVIDES THAT PERFECTION OF THE SECURITY INTEREST HEREUNDER, OR REMEDIES HEREUNDER, IN RESPECT OF ANY PARTICULAR COLLATERAL ARE GOVERNED BY THE LAWS OF A JURISDICTION OTHER THAN THE STATE OF NEW YORK, IN WHICH CASE THE LAWS OF SUCH JURISDICTION SHALL GOVERN WITH RESPECT TO THE PERFECTION OF THE SECURITY INTEREST IN, OR THE REMEDIES WITH RESPECT TO, SUCH PARTICULAR COLLATERAL.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

	FERRARI HOLDING INC., as Pledgor
	By: Name: Title:
	FRONTRANGE SOLUTIONS INC., as Pledgor
	By: Name: Title:
	FRONTRANGE SOLUTIONS USA INC., as Pledgor
	By: Name: Title:
	CAYO COMMUNICATIONS INC., as Pledgor
	By: Name: Title:
Accepted and Agreed:	
JEFFERIES FINANCE LLC, as Collateral Agent	
By: Name: Title:	

IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

FERRARI HOLDING INC.,

# as Pledgor By: Name: Title: FRONTRANGE SOLUTIONS INC., as Pledgor By: Name: Title: FRONTRANGE SOLUTIONS USA INC., as Pledgor By: Name: Title: CAYO COMMUNICATIONS INC., as Pledgor By: Name: Title:

Accepted and Agreed:

JEFFERIES FINANCE LLC, as Collateral Agent

By:

Name: E. Joseph Hess Title: Managing Director

# SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

# **ORIGINAL GUARANTORS**

NAME	ADDRESS
FrontRange Solutions Inc.	4120 Dublin Boulevard, Suite 200, Dublin, CA 94568
FrontRange Solutions USA Inc.	4120 Dublin Boulevard, Suite 200, Dublin, CA 94568
CAYO COMMUNICATIONS INC.	4120 Dublin Boulevard, Suite 200, Dublin, CA 94568

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FIRST LIEN TRADEMARK SECURITY AGREEMENT

TRADEMARK
REEL: 003530 FRAME: 0361

# SCHEDULE 2 TO TRADEMARK SECURITY AGREEMENT

# TRADEMARK REGISTRATIONS AND APPLICATIONS

# Trademark Registrations:

OWNER	REGISTRATION	TRADEMARK
	NUMBER	TRIBELITATION OF THE PROPERTY
Cayo Communications	2,775,700	VOXPOINT
Inc.		
FrontRange Solutions	2,753,613	FRONTRANGE
Inc. (Formerly Goldmine		SOLUTIONS
Software Corporation)		
FrontRange Solutions	2,709,799	DESIGN MARK
Inc. (Formerly Goldmine		
Software Corporation)		
FrontRange Solutions	2,753,614	FRONTRANGE
Inc.		SOLUTIONS
FrontRange Solutions	2,724,978	OPTIMIZE THE
Inc. (Formerly Goldmine		CUSTOMER
Software Corporation)		EXPERIENCE
FrontRange Solutions	2,785,083	CUSTOMERIQ
Inc. (Formerly Elan		
Software Corporation)		
FrontRange Solutions	1,991,498	FIRST LEVEL
USA Inc. (Formerly		SUPPORT
Bendata, Inc.)		
FrontRange Solutions	2,041,587	GOLDMINE
USA Inc. (Formerly		
Goldmine Software		
Corporation)		
FrontRange Solutions	2,210,801	HEAT
USA Inc. (Formerly		
Bendata, Inc.)	0.600.105	
FrontRange Solutions	2,632,197	SIMPLY POWERFUL
USA Inc. (Formerly		
Bendata, Inc.)	2.550.502	CDEATRIC
FrontRange Solutions	2,559,582	CREATING
Inc. (Formerly Goldmine		CUSTOMERS FOR
Software Corporation)  Erent Pance Solutions	2 179 070	LIFE
FrontRange Solutions	2,178,070	GOLDSYNC
USA Inc. (Formerly Goldmine Front Office		
Division, Inc., formerly Goldmine Software		
Goldinine Software		

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Corporation)		
FrontRang Solutions	2,708,084	INFOCENTER
USA Inc. (Formerly		
Goldmine Front Office		
Division Inc., formerly		
Goldmine Software		
Corporation)		
FrontRange Solutions	3,076,265	DISCOVERNET
USA Inc.		

# **Trademark Applications:**

OWNER	APPLICATION NUMBER	TRADEMARK
FrontRange Solutions	78/487536	MASTER THE
USA Inc.		DYNAMICS OF
		CHANGE

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**RECORDED: 04/26/2007**