TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Assignment of Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Citicorp USA, Inc.		01/19/1994	CORPORATION:

RECEIVING PARTY DATA

Name:	Comerica Bank
Street Address:	100 Renaissance Center
City:	Detroit
State/Country:	MICHIGAN
Postal Code:	48243
Entity Type:	CORPORATION: MICHIGAN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1716341	PROMOTION WATCH

CORRESPONDENCE DATA

Fax Number: (949)851-9348

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

949 757 7148 Phone:

Email: ocipdocketing@mwe.com Correspondent Name: Farah P. Bhatti, Esq.

18191 Von Karman Ave., Suite 500 Address Line 1:

Irvine, CALIFORNIA 92612 Address Line 4:

ATTORNEY DOCKET NUMBER:	039667-0010.
NAME OF SUBMITTER:	Farah P. Bhatti
Signature:	/farah p. bhatti/
Date:	09/05/2007

TRADEMARK REEL: 003615 FRAME: 0558

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Total Attachments: 7
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TRADEMARK REEL: 003615 FRAME: 0559

1. Debtor(s) (Last Name First) and Address(es):	2. Secured Party(les) Name(s) And Addres			
Valassis Communications, Inc.	Comerica Bank, as Administ	1		
36111 Schoolcraft Road	Agent			
Livonia, MI 48150	100 Renaissance Center	OF 01 H 01 11/08/1996 12:00		
38-2760940	Detroit, MI 48243	(\$00.2262, 200 8.00		
3 (a) This statement refers to original Financing State	1	We eccessively be give		
Filed with S/S North Carolina (b) If the original Financing Statement has previous	Date Filed 3-17-	19 92 For		
continuation filled. (c) If the original filling was a fixture filling or cove		Filing		
mark this block	red timper of accounts subject to G.S. 23-3-103	Officer Officer		
4. Continuation. The original financing statement be	tween the foregoing debtor and secured party, bearing	the number shown above is still effective.		
D'Assignment. The secured party's rights under the	5. Assignment. The secured party's rights under the financing statement bearing file number shown above to the property described in item 9 have been assign the assignee whose name and address appear in item 9.			
Amendment. Financing statement bearing file nu	mber shown above is amended as set forth in item 9. S	Signatures are required of both debtor and secured party		
per G.S. #25-9-4. 7. Release. Secured party releases the collater	al described in item 9 from the financing statement bea	ring the number shown above.		
8. Termination. Secured Party no longer claims a s	ecurity interest under the financing statment bearing file	number shown above. (A termination statement signed		
a person other than the secured pa he has assinged interest to the sign	rty of record must include or be accompanied by the as ner of the termination statement.)	ssignment or a statement by the secured party of record		
9.				
-				
10. Signatures:				
To. Signatures;		Comerica Bank		
		2000		
By	Ву	Secured Party(ies)		
Debtor(s) (necessary only if item 6 is applicable	а)	Standard Form Approved by		
(1) Filing Officer Copy Numerical	FINANCING STATEMENT CHANGE	N. C. Sec. of State UCL		
the Entity Chicar Copy 14 1.113.15 2		TRADEMARK ^a clerk OCI		
_	REEL: (03615 FRAME: 0560		

Citicorp USA, Inc., as Valassis Inserts, Inc. Administrative Agent 36111 Schoolcraft Road c/o Citicorp North America, Inc. Livonia, Michigan 48150 200 S. Wacker Drive! Chicago, Illinois This statement refers to original Financing Statement No. 0871750 Dated. Filed with Secretary of State of North Carolina 19 92 March 17 Date filed: The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective. 5 \(\tau \) Continuation. 6 Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been ass 7 Assignment. to the assignee whose name and address appears in Item 10. Financing Statement bearing file number shown above is amended as set forth in Item 10. 8 🔀 Amendment. 9 Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above. The Debtor's name is hereby amended to Valassis Communications, Inc. CORP USA, INC., VICTAA CO, Administrative Agento, CO, VALASSIS CITICORP USA, INC., Signature(s) of Debtor(s) if an Amendment of Secured Party(ies)

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REEL: 003615 FRAME: 0561

Valassis Inserts, Inc. 36111 Schoolcraft Road Livonia, Michigan 48150 4. This financing statement covers the following types (or items) of property: All of Debtor's now owned or existing or hereafter acquired or arising accounts, machinery, equipment, fixtures, inventory, goods, chattel paper, general intangibles, instruments and documents, wheresoever located, as more particulary described on Exhibit A attached hereto and made a part hereof.		(Date, Time, Number, and Filmg Office) FS FILED OB71750 1992 MAR 17 AM 08:00 RUFUS EDMISTEN NC SECRETARY OF STATE 5. Assignce(s) of Secured Party and Address(es) See Oversize 3 PA
This statement is filed without the debtor's signature to perfect already subject to a security interest in another jurisdic which is proceeds of the original collateral described as	tion when it was brought into this state.	
Check ☒ if covered: ☒ Proceeds of Collateral are		also covered. No. of additional Sheets presented: 3
Filed with: Secretary of State of	North Carolina /0/3.32	
Valassis Inserts, Inc By: Signature(s) of Debtor(s) FILING OFFICER COPY-ALPHABETICAL	By: STANDARD FORM - FORM UCC-1	Signature(s) of Secured Party(ies) TRADEMARK
·	RE	EL: 003615 FRAME: 0562

1 Deliteration (control of the control of the contr	O Commed Bone High to the control of	ı
1. Debto:(s) (Last Name First) and Address(es):	2. Secured Party(ies) Name(s) And Address(es):	, ,
Valassis Communications, Inc.	Citicorp USA, Inc., as Administra	-
36111 Schoolcraft Road	tive Agent	, AS FILED
Livonia, Michigan 48150	c/o Citicorp North America, Inc.	069422
#38-2760940	200 S. Wacker Drive, Chicago, Ill	inois 1994 JAN 19 AM 08:0
3. (a) This statement refers to original Financing States Filed with Secretary of State, * (b) If the original Financing Statement has previous	ment bearing File No. 871750 Date Filed March 17,750 usly been continued list the Filing No. of the last	60606 NC SECRETARY OF STA
manufic Africant (") 7	red timber or accounts subject to G.S. 25-9-103, (5) Orth Carolina	Filing Officer
4. Continuation. The original financing statemen	t between the foregoing debtor and secured party, bearing	the number shown above is still effective
statement signed by a person o	a security interest under the financing statement bearing ther than the secured party of record must include or becord that he has assigned interest to the signer of the term	be accompanied by the assignment or a s
been assigned to the assignee wi	er the financing statement bearing file number shown ab- nose name and address appear in item 9.	ove to the property described in item 9 i
· · · · · · · · · · · · · · · · · · ·	number shown above is amended as set forth in item 9.	
· · · · · · · · · · · · · · · · · · ·	teral described in item 9 from the financing statement bea	ring the number shown above.
9.		
Comerica Bank, as Adminis	trative Agent	
100 Renaissance Center		
Detroit, Michigan 48243		1
Attention: Loan Documenta	tion Review	\$
10. Signatures:	Citicorp USA, In	c., as Administrative Agen
Bv	By Bruham A.C.	BARBARA A COH
Debtor(s) (necessary only if item 7 is app	plicable)	Secured Party (les) VICE President
FILING OFFICER COPY-NUMERICAL	FINANCING STATEMENT CHANGE TRAL	EMed State

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EXHIBIT A TO FINANCING STATEMENT

OF FILED

001395901

001395901

001 N 01 11/08/1996 12:00

T#002262 200 8.00

NC SECRETARY OF STATE

0871750 1992 MAR 17 AM

DEBTOR:

Valassis Inserts, Inc. 36111 Schoolcraft Road Livonia, Michigan 48150

SECURED PARTY:

Citicorp USA, Inc., as
Administrative Agent
c/o Citicorp North America, Inc.
200 South Wacker Drive
Chicago, Illinois 60606

DESCRIPTION OF COLLATERAL:

All of the Debtor's rights, title and interests in and to the following property, whether now owned or existing or hereafter arising or acquired and wheresoever located (the "Collateral"):

- (a) ACCOUNTS: All present and future accounts, accounts receivable and other rights of the Debtor to payment for the sale or lease of goods or the rendition of services (except those evidenced by instruments or chattel paper), whether now existing or hereafter arising and wherever arising, and whether or not they have been earned by performance (collectively, "Accounts");
- (b) EQUIPMENT: All of the Debtor's present and future (i) equipment and fixtures, including, without limitation, wherever located, printing presses and other machinery, manufacturing, distribution, selling, data processing and office equipment, furniture, furnishings, assembly systems, tools, tooling, molds, dies, appliances and vehicles, vessels and aircraft, (ii) other tangible personal property (other than the Debtor's Inventory) and (iii) any and all accessions, parts and appurtenances attached to any of the foregoing or used in connection therewith, and any substitutions therefor and replacements, products and proceeds thereof (collectively, "Equipment");
- GENERAL INTANGIBLES: All of the Debtor's present and future choses in action, causes of action, and all other intangible personal property of every kind and nature including, without limitation, corporate, partnership and other business books and records, inventions, designs, patents, patent applications, trademarks, trademark applications, trade names, trade secrets, service marks, goodwill, registrations, copyrights, licenses, franchises, customer lists, computer programs, software and other computer materials, tax refunds, tax refund claims, rights and claims against charters, carriers, shippers, franchisees, lessors, and lessees, and rights to indemnification, intercompany receivables, and any security documents executed in connection therewith, deposit accounts, proceeds of any letters of credit, indemnity, warranty or guaranty payable to the Debtor from time to time with respect to the foregoing or proceeds of any insurance policies on which the Debtor is named as beneficiary, claims against third parties for advances and other financial accommodations and any other obligations whatsoever owing

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to the Debtor, contract rights, customer and supplier contracts, rights in and to all security agreements, security interests or other security held by the Debtor to secure payment of the Debtor's accounts, all right, title and interest under leases, subleases, and concessions and other agreements relating to real or personal property (including, without limitation, all rents, issues and profits related thereto), rights in and under guarantees, instruments, securities, documents of title and other contracts securing, evidencing, supporting or otherwise relating to any of the foregoing, together with all rights in any goods, merchandise or Inventory which any of the foregoing may represent (collectively, "General Intangibles");

- INVENTORY: All of the Debtor's present and future (i) inventory, (ii) goods, merchandise and other personal Property furnished or to be furnished under any contract of service or intended for sale or lease, and all goods consigned by the Debtor and all other items which have previously constituted Equipment but are then currently being held for sale or lease in the ordinary course of the Debtor's business, (iii) raw materials, work-in-process and finished goods, (iv) materials, components and supplies of any kind, nature or description used or consumed in the Debtor's business or in connection with the manufacture, production, packing, shipping, advertising, finishing or sale of any of the Property described in clauses (i) through (iii) above, (v) goods in which the Debtor has a joint or other interest to the extent of the Debtor's interest therein or right of any kind (including, without limitation, goods in which the Debtor has an interest or right as consignee), and (vi) goods which are returned to or repossessed by the Debtor; in each case whether in the possession of the Debtor, a bailee, a consignee, or any other Person for sale, storage, transit, processing, use or otherwise, and any and all documents for or relating to any of the foregoing (collectively, "Inventory");
- (e) CHATTEL PAPER, INSTRUMENTS AND DOCUMENTS: All chattel paper, all instruments (as defined in Article 9 of the UCC) and Securities (as defined in Article 8 of the UCC) including, without limitation, all bills of lading, warehouse receipts and other documents of title and documents, in each instance whether now owned or hereafter acquired by the Debtor (collectively, "Chattel Paper, Instruments and Documents");
- (f) OTHER PROPERTY: All property or interests in property now owned or hereafter acquired by the Debtor whether in the possession, custody or control of the Agent, the Co-Agent, any Lender, any Issuing Bank or any other Holder, or any agent or affiliate of any of them in any way or for any purpose (whether for safekeeping, deposit, custody, pledge, transmission, collection or otherwise); and all rights and interests of the Debtor, now existing or hereafter arising and however and wherever arising, in respect of any and all (i) notes, drafts, letters of credit, stocks, bonds, and debt and equity securities, whether or not certificated, and warrants, options, puts and calls and other rights to acquire or otherwise relating to the same; (ii) money; (iii) proceeds of loans, including without limitation, all the Loans made to the Debtor under

the Credit Agreement; and (iv) insurance proceeds and books and records relating to any of the property covered by this Agreement (collectively, "Other Property");

together with respect to each of the items set forth in paragraphs (a) through (f) above with all accessions and additions thereto, substitutions therefor, and replacements, proceeds and products thereof.

VALASSIS INSERTS, INC.

By:

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