

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Release of Security Interest in Trademark Collateral (Releases R/F: 2249/0286)

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GMAC Commercial Finance LLC (successor-in-interest to GMAC Business Credit LLC)		08/14/2007	LIMITED LIABILITY COMPANY:

RECEIVING PARTY DATA

Name:	Production Resource Group, L.L.C.
Street Address:	539 Temple Hill Road
City:	New Windsor
State/Country:	NEW YORK
Postal Code:	12553
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	1525496	COLOURMAG
Registration Number:	1846659	ICON
Registration Number:	2145706	WASHLIGHT
Registration Number:	2151720	WASHLIGHT
Registration Number:	2263939	LIGHT & SOUND DESIGN
Registration Number:	2170786	ICON CONSOLE
Serial Number:	75061151	LSD ICON
Serial Number:	75182883	LSD ICON
Serial Number:	75271357	ICON MEDUSA
Registration Number:	2168968	ICON MINI

CORRESPONDENCE DATA

Fax Number: (714)755-8290

OP \$265.00 1525496

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

Phone: 714-540-1235
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Correspondent Name: Latham & Watkins LLP
Address Line 1: 650 Town Center Drive, Suite 2000
Address Line 4: Costa Mesa, CALIFORNIA 92626

ATTORNEY DOCKET NUMBER:	022411-0840
NAME OF SUBMITTER:	Anna T Kwan
Signature:	/Anna T Kwan/
Date:	09/19/2007

Total Attachments: 6

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**RELEASE OF SECURITY INTEREST
IN TRADEMARK COLLATERAL**

This **RELEASE OF SECURITY INTEREST IN TRADEMARK COLLATERAL** (this "Release") is made as of August 14, 2007 by GMAC Commercial Finance LLC (successor-in-interest to GMAC Business Credit LLC), as agent for the Lenders ("Agent"), in favor of Production Resource Group, L.L.C., a Delaware limited liability company (the "Company"). Capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed thereto in the Security Agreement (as defined below).

WITNESSETH:

WHEREAS, Agent, Lenders, and the Company are parties to (i) a certain Revolving Loan and Security Agreement, dated as of February 20, 2001, as amended and restated on each of July 8, 2004 and January 6, 2006 and as amended on March 28, 2006 (the "Credit Agreement"); (ii) a certain Intellectual Property Security Agreement as of February 20, 2001 (the "IP Security Agreement"); (iii) a certain Security Agreement dated July 8, 2004 (the "Security Agreement"); (iii) a certain Trademark Grant of Security dated as of July 8, 2004 (the "Trademark Security Agreement"); and (iv) a certain Trademark Grant of Security dated as of January 5, 2006 (the "2006 Trademark Security Agreement"), pursuant to which the Company has granted a security interest to Agent in, among other things, certain trademarks as security for the Obligations, including the trademarks set forth on Schedule A hereto; and

WHEREAS, the Intellectual Property Security Agreement was recorded in the United States Patent and Trademark Office on March 13, 2001 in the Trademark Division, Reel 2249, Frame 0492 and Reel 2249, Frame 0286, and March 14, 2001 in the Trademark Division, Reel 2251, Frame 0051 and Reel 2251, Frame 0097, respectively; and

WHEREAS, the Company has requested that Agent release its security interest in the Trademark Collateral (as such term is defined herein below) and reassign the same to the Company.

NOW THEREFORE, for good and valuable consideration, receipt, and sufficiency of which are hereby acknowledged:

SECTION 1. Agent hereby unconditionally terminates, releases and extinguishes all of its security interest in and to all of the Company's entire right, title and interest in, to, and under all of the following assets (all of which being hereinafter referred to as the "Trademark Collateral");

(a) all of the domestic and foreign trademarks, service marks, collective marks, certification marks, trade name, business names, d/b/a's, Internet domain names, trade styles, designs, logos and other source or business identifiers and all general intangibles of like nature, now or hereafter owned, adopted, acquired or used by any Grantor and registrations and recordings thereof (including, without limitation, applications, registrations and recordings in the United States Patent and Trademark Office or in any similar office or agency of the United States, any state thereof or any other country or any political subdivision thereof), and all reissues, extensions or renewals thereof, together with all goodwill of the business symbolized by such marks and all customer lists, formulae and other records of the Company relating to the distribution of products and services in connection with which any of such marks are used.

SECTION 2. FURTHER ASSURANCES. Agent agrees to provide the Company with any information and additional authorization, and will execute any documents necessary to effect, record, and perfect the release of the Agent's security interest in the Trademark Collateral.

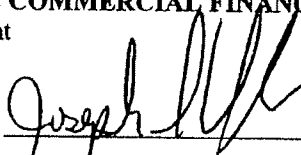
SECTION 3. COUNTERPARTS. This Agreement may be executed in any number of counterparts and by the parties hereto on separate counterparts, each of which when so executed, shall be deemed to be an original and all of which taken together shall constitute one and the same instrument.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Agent has caused this Release to be duly executed by its duly authorized representative as of the day and year first above written.

GMAC COMMERCIAL FINANCE LLC
as Agent

By:



Name:

JOSEPH SKAFEROWSKY

Title:

DIRECTOR

ACKNOWLEDGMENT

STATE OF New York
COUNTY OF New York ss.

On this 16 day of August, 2007, the undersigned, personally appeared, is personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

Wynanda Rosenberg
Notary Public

{seal}

WYNANDA ROSENBERG
NOTARY PUBLIC, State of New York
No. 31-4519486
Qualified in New York County,
Commission Expires March 30, 2010

SCHEDULE A

**RELEASE OF SECURITY INTEREST
IN TRADEMARK COLLATERAL**

Reel/Frame 2249/0492

Trademark	App. No.	Reg. No.
STAGE COMMAND SYSTEMS	74056980	1733960
INTELLI-DRIVE	74680040	2101893
STAGE COMMAND	75585113	2328562
ENTOLO	75747443	2607861
PRG	75829603	2583014
FOURTH PHASE	76047024	2564444
FOURTH PHASE	76115376	2595593

Reel/Frame 2249/0286

Trademark	App. No.	Reg. Date
COLOURMAG	73711488	1525496
ICON	74431467	1846659
LSD ICON	75061151	
WASHLIGHT	75098596	2145706
WASHLIGHT	75098597	2151720
LIGHT & SOUND DESIGN	75182856	2263939
ICON MINI	75182875	2168968
LSD ICON	75182883	
ICON CONSOLE	75182937	2170786
ICON MEDUSA	75271357	

Reel/Frame 2251/0051

Trademark	App. No.	Reg. Date
COLOURMAG	73711488	1525496
ICON	74431467	1846659
LSD ICON	75061151	
WASHLIGHT	75098596	2145706
WASHLIGHT	75098597	2151720
LIGHT & SOUND DESIGN	75182856	2263939
ICON MINI	75182875	2168968
LSD ICON	75182883	
ICON CONSOLE	75182937	2170786
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Reel/Frame 2251/0097

Trademark	App. No.	Reg. No.
STAGE COMMAND SYSTEMS	74056980	1733960
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