Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|---|----------|----------------|----------------------------------|
| Fortress Credit Opportunities I LP (successor to Fortress Credit Corp.) | | 102/11/2009 | LIMITED PARTNERSHIP: DELAWARE |

RECEIVING PARTY DATA

| Name: | GAB Robins North America, Inc. | | |
|-----------------|--------------------------------|--|--|
| Street Address: | 9 Campus Drive | | |
| City: | Parsippany | | |
| State/Country: | NEW JERSEY | | |
| Postal Code: | 07054 | | |
| Entity Type: | CORPORATION: DELAWARE | | |

PROPERTY NUMBERS Total: 10

| Property Type | Number | Word Mark |
|----------------------|---------|----------------|
| Registration Number: | 2314014 | MEDINSIGHTS |
| Registration Number: | 2587168 | ACIS |
| Registration Number: | 2562363 | CLIENTELLIGENT |
| Registration Number: | 1899178 | GAB ROBINS |
| Registration Number: | 940721 | GAB |
| Registration Number: | 1716471 | GAB |
| Registration Number: | 1897730 | GAB |
| Registration Number: | 1897729 | ROBINS |
| Registration Number: | 2314012 | EFI |
| Registration Number: | 2864830 | EFI |

CORRESPONDENCE DATA

Fax Number: (917)777-4104

TRADEMARK REEL: 003934 FRAME: 0401

900126910

Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 212-735-3000 Email: kellie.weilbrenner@skadden.com Correspondent Name: Skadden, Arps, Slate, Meagher & Flom Address Line 1: Four Times Square Address Line 2: Attn: Jennifer Ward, Esq. Address Line 4: New York, NEW YORK 10036 ATTORNEY DOCKET NUMBER: 027450/9 NAME OF SUBMITTER: Jennifer Ward /Jennifer Ward/ Signature: Date: 02/11/2009

Total Attachments: 5 source=kmy201_#page1.tif source=kmy201_#page2.tif source=kmy201_#page3.tif source=kmy201_#page4.tif source=kmy201_#page5.tif

> TRADEMARK REEL: 003934 FRAME: 0402

RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS

This RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS (this "Release") is given as of this // day of February, 2009, by FORTRESS CREDIT OPPORTUNITIES I LP (as successor to Fortress Credit Corp., "Assignor"), in favor of GAB ROBINS NORTH AMERICA, INC., a Delaware corporation ("Assignee").

Capitalized terms used in this Release, but not defined herein, shall have the respective meanings ascribed to them in the Trademark Security Agreement, Credit Agreement, or Guarantee and Collateral Agreement referred to below, as applicable.

WHEREAS, Fortress Credit Corp. ("Original Assignor") and Assignee, amongst others, entered into that certain Credit Agreement, dated as of January 26, 2005 (as from time to time amended, supplemented or modified, the "Credit Agreement");

WHEREAS, as a condition precedent to the obligation of the Lenders to make their respective extensions of credit to Assignee under the Credit Agreement, Assignee executed and delivered the Guarantee and Collateral Agreement, dated as of January 26, 2005 (as from time to time amended, supplemented or modified, the "Guarantee and Collateral Agreement") to Original Assignor for the ratable benefit of the Lenders;

WHEREAS, pursuant to Section 3 of the Guarantee and Collateral Agreement, Assignee granted to Original Assignor for the ratable benefit of Original Assignor and the Lenders a security interest in the Collateral, which included all Trademarks then owned or at any time thereafter acquired by Assignee;

WHEREAS, pursuant to the foregoing, Original Assignor and Assignee entered into that certain Security Interest in Trademark Rights, dated as of January 26, 2005 (as from time to time amended, supplemented or modified, the "<u>Trademark Security Agreement</u>");

WHEREAS, the Trademark Security Agreement was recorded with the U.S. Patent and Trademark Office on March 14, 2005, at Reel 3046/Frame 0157;

WHEREAS, pursuant to the Credit Agreement, the Guarantee and Collateral Agreement, and the Trademark Security Agreement, Assignee assigned and transferred to Original Assignor, and granted to Original Assignor, for the ratable benefit of the Lenders, a security interest in the Trademarks then owned by Assignee listed on Schedule A hereto to Original Assignor for the benefit of Original Assignor and the Lenders, as collateral security for the prompt and complete payment and performance and when (whether at the slated maturity by acceleration or otherwise) of the Assignee's obligations;

WHEREAS, Original Assignor assigned all of its rights, title and interest in and to the Trademark Security Agreement to Assignor pursuant to that certain Trademark Assignment, dated as of March 14, 2005 (the "<u>Trademark Assignment</u>"),

811282.02-New York Server I A - MSW LEGAL_US_W # 60992578.3 which was recorded with the U.S. Patent and Trademark Office on March 16, 2005, at Reel 3047/Frame 0304;

WHEREAS, a Corrective Assignment of the Trademark Assignment to correct the nature of the conveyance was recorded with the U.S. Patent and Trademark Office on February 8, 2006, at Reel 3243/Frame 0509; and

WHEREAS, the parties now desire that Assignor terminate, release, and discharge fully its security interest in the Trademarks.

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

Assignor hereby terminates, releases and discharges fully, without representation or warranty, its security interest in the Trademarks, and reassigns and transfers any and all interest that it may have in the Trademarks to Assignee.

At Assignee's expense, Assignor agrees to execute and deliver to Assignee any and all further documents and instruments, and do any and all further acts which Assignee (or its agents or designees) reasonably requests in order to confirm this Release and Assignee's right, title, and interest in and to the Trademarks.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, Assignor has caused this RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS to be executed and delivered by its duly authorized officer as of the date first set forth above.

ASSIGNOR:

FORTRESS CREDIT OPPORTUNITIES I LP,

as Agent

By: Fortress Credit Opportunities I GP LLC, its

general partner

By:

Title:

CONSTANTINE M. DAKOLIAS
PRESIDENT

SCHEDULE A TO RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS

See attached.

811282.02-New York Server 1A - MSW LEGAL_US_W # 60992578.3

Schedule A

Intellectual Property

SCHEDULE OF UNITED STATES FEDERAL TRADEMARK REGISTRATIONS AND APPLICATIONS

| TRADEMARK | 2011 CONTRACTOR CONTRA | DATE OF REG (FILING DATE) | OWNER |
|---------------|--|---------------------------------|------------------|
| MEDINSIGHTS | 2314014 | 2/1/00 | GAB Robins North |
| | (75595873) | (11/25/98) | America, Inc. |
| ACIS | 2587168 | 7/2/02 | GAB Robins North |
| | (75863023) | (12/2/99) | America, Inc. |
| CLIENTINTELLI | 2562363 | 4/16/02 | GAB Robins North |
| GENT | (75919238) | (2/15/00) | America, Inc. |
| GAB ROBINS | 1899178 | 6/13/95 | GAB Robins North |
| and Design | (74434384) | (9/9/93) | America, Inc. |
| GAB | 940721 | 8/8/72 | GAB Robins North |
| ami Stylized | (72363167) | (6/19/70) | America, Inc. |
| GAB | 1716471 | 9/15/92 | GAB Robins North |
| | (74234119) | (12/39/91) | America, Inc. |
| GAB | 1897730 | 6/6/95 | GAB Robins North |
| and Design | (744343 8 5) | (9/9/93) | America, Inc. |
| ROBINS | 1897729 | 6/6/95 | GAB Robins North |
| and Design | (74434383) | (9/9/93) | America, Inc. |
| EFI | 2314012 | 2/1/00 | GAB Robins North |
| and Design | (75595854) | (11/25/98) | America, Inc. |
| EF | 2864830 | 7/20/04 | GAB Robins North |
| | (78186335) | (11/18/02) | America, Inc. |

TRADEMARK REEL: 003934 FRAME: 0407

RECORDED: 02/11/2009