Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Assignment of Collateral Assignment of Trademarks and Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PNC Bank, National Association, as successor to National City Bank, as collateral agent		105/17/2010	a national banking association: UNITED STATES

RECEIVING PARTY DATA

Name:	Roynat Business Capital, Inc.	
Street Address:	525 North Tryon Street	
Internal Address:	Suite 1600	
City:	Charlotte	
State/Country:	NORTH CAROLINA	
Postal Code:	28202	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Serial Number:	73768103	CODE-A-WASH
Serial Number:	75277814	FOAMBRITE
Serial Number:	74174437	RYKO
Serial Number:	78951990	RYKO
Serial Number:	73450220	RYKO
Serial Number:	77468432	SOFTGLOSS MAXX
Serial Number:	75277823	SOFTGLOSS XS
Serial Number:	77171090	TRIO
Serial Number:	74199539	GATOR GLO
Serial Number:	75679116	SELECT-A-WASH
Serial Number:	73176835	RYKO
Serial Number:	73176834	RYKO

REEL: 004229 FRAME: 0725

TRADEMARK

CORRESPONDENCE DATA

Fax Number: (704)350-7800

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

Phone: 704.350.7738

Email: bsmith@winston.com

Correspondent Name: Betty G. Smith

Address Line 1: Winston & Strawn LLP, 214 N. Tryon St.

Address Line 2: 22nd Floor

Address Line 4: Charlotte, NORTH CAROLINA 28202

ATTORNEY DOCKET NUMBER:	81799.00011
NAME OF SUBMITTER:	Betty G. Smith
Signature:	/Betty G. Smith/
Date:	06/22/2010

Total Attachments: 4

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TRADEMARK REEL: 004229 FRAME: 0726

Execution version

ASSIGNMENT OF COLLATERAL ASSIGNMENT OF TRADEMARKS AND SECURITY AGREEMENT

This ASSIGNMENT OF COLLATERAL ASSIGNMENT OF TRADEMARKS AND SECURITY AGREEMENT (this "Agreement") is made as of this 17th day of May, 2010, by PNC BANK, NATIONAL ASSOCIATION, a national banking association, as successor to National City Bank, as collateral agent for the benefit of the "Secured Creditors" (as defined in the Trademark Security Agreement (hereafter defined)) ("Assignor") in favor of ROYNAT BUSINESS CAPITAL, INC., a Delaware corporation ("Assignee").

WITNESSETH

WHEREAS, Assignor and Ryko Manufacturing Co., an Iowa corporation ("Grantor") entered into that certain Collateral Assignment of Trademarks and Security Agreement dated as of March 31, 2005, wherein Grantor granted a security interest in, among other things, the Collateral (hereafter defined) on Schedule A annexed hereto (as amended, restated, modified or supplemented from time to time, the "Trademark Security Agreement") in favor of Assignor to secure the obligations of Grantor under the Credit Agreement dated as of March 31, 2005, among Grantor and certain of its affiliates, Assignor (including in its capacity as administrative agent), and other lenders identified therein (as amended, restated, supplemented or otherwise modified from time to time, the "Original Credit Agreement");

WHEREAS, the Original Credit Agreement was amended and restated pursuant to a Second Amended and Restated Credit Agreement dated December 28, 2007 by and among Grantor, certain of Grantor's affiliates, and Assignor (including in its capacity as administrative agent) (as amended, restated, modified, or supplemented from time to time, the "Second Amended and Restated Credit Agreement"); and

WHEREAS, in connection with the execution and delivery of that certain Assignment dated as of the date hereof between Assignor and Assignee (the "Master Assignment"), Assignor has assigned to Assignee, *inter alia*, all of the right, title and interest of Assignor under the Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises set forth herein and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignee and Assignor hereby agree as follows (all terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Trademark Security Agreement):

- 1. <u>Assignment of Security Interests</u>. Assignor hereby assigns to Assignee all of its right, title and interest in and to the Trademark Security Agreement and all of the Collateral and other security interests granted therein in accordance with the terms and conditions of the Master Assignment.
- 2. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which taken together constitute one and the same instrument. An electronically transmitted or faxed signature shall be treated as an original, however, the parties

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hereby agree to exchange the original signatures for their records as soon as is reasonably possible after execution hereof.

[signature page follows]

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TRADEMARK REEL: 004229 FRAME: 0728 IN WITNESS WHEREOF, Assignor and Assignee have duly executed this Agreement as of the date first above written.

ASSIGNOR:

PNC BANK, NATIONAL ASSOCIATION

By: Juson B. Kuen

Title: VICE PRESIDENT

ASSIGNEE:

ROYNAT BUSINESS CAPITAL, INC.

Title: Max C

Managing Director

Schedule A to Collateral Assignment of Trademarks and Security Agreement

TRADEMARKS, TRADE NAMES, SERVICE MARKS, ETC. ON RECORD WI TH THE UNITED STATES PATENT AND TRADEMARK OFFICE

Trademarks	Serial No.
CODE-A-WASH	73-768103
FOAMBRITE	75-277814
RYKO	74-174437
RYKO (and Design)	78-951990
RYKO (and Design)	73-450220
SOFTGLOSS MAXX	77-468432
SOFTGLOSS XS	75-277823
TRIO	77-171090
GATOR GLO	74-199539
SELECT-A-WASH	75-679116
RYKO	73-176835
RYKO (and Design)	73-176834

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RECORDED: 06/22/2010