TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Jetstream of Houston, Inc.		06/14/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Jetstream of Houston, LLP
Composed Of:	COMPOSED OF 99% - Jetstream of Houston, Inc. (DE Corp.); 1% Federal Merger Corporation (MN Corp.)
Street Address:	5905 Thomas Road
City:	Houston
State/Country:	TEXAS
Postal Code:	77041
Entity Type:	limited liability partnership: TEXAS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1183482	JETSTREAM

CORRESPONDENCE DATA

Fax Number: (630)954-2041

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

Phone: 630-954-2026

Email: jsherman@federalsignal.com

Correspondent Name: Jennifer L. Sherman
Address Line 1: 1415 West 22nd Street

Address Line 2: Suite 1100

Address Line 4: Oak Brook, ILLINOIS 60523

ATTORNEY DOCKET NUMBER:	JETSTREAM ASSIGNMENT	
NAME OF SUBMITTER:	Jennifer L. Sherman	
Signature:	/jennifer I. sherman/	

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Date:	06/28/2010	
Total Attachments: 2 source=Jetstream LLP Assignment#page1.tif source=Jetstream LLP Assignment#page2.tif		

TRADEMARK
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TRADEMARK ASSIGNMENT AGREEMENT

This Agreement ("Agreement") is entered into by and among JETSTREAM OF HOUSTON, INC., a Delaware corporation ("JETSTREAM INC."), and JETSTREAM OF HOUSTON, LLP ("JETSTREAM LLP"), a Texas limited liability partnership, each individually known as a "Party" and collectively as the "Parties."

RECITALS

WHEREAS, JETSTREAM INC. is the owner of trademarks used by JETSTREAM LLP; and

WHEREAS, the trademarks owned by JETSTREAM INC. are valuable and necessary to JETSTREAM LLP; and

WHEREAS, JETSTREAM INC. desires to assign its ownership rights in the trademarks to JETSTREAM LLP; and

WHEREAS, JETSTREAM LLP desires to accept such assignment;

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

- 1. ASSIGNMENT OF INTELLECTUAL PROPERTY. JETSTREAM INC. hereby irrevocably grants, assigns and conveys to JETSTREAM LLP its entire right, title and interest in and to:
- (a) the trademarks identified by Exhibit A hereto and the goodwill of the respective business symbolized by the Marks;
- (b) all registration, registration applications, renewals, reissues, continuations, extension or the like of the Marks and like protection, including without limitation, those obtained or permissible under past, present and future laws and statutes of the United States, any state or any other country or place anywhere in the world;
- (c) all rights of action on account of past, present and future unauthorized use of the Marks and for infringement of said Marks and like protection; and
- (d) the right to file and prosecute applications for registration of said Marks in the United States or any other country or place anywhere in the world.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of this day of June, 2010.

letstream of Houston, Inc.

ennifer L. Sherman, Vice President

∡etstream of Houston/ LLÆ

Jennifer L. Sherman, Vice President

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EXHIBIT A

Registered Mark	Country	Registration No.	Registration Date
JETSTREAM	U.S.A.	1183482	12/29/1981
JETSTREAM	Benelux	512015	1/15/1992
JETSTREAM	France	92401715	10/12/2001
JETSTREAM	Kuwait	62633	2/7/2007
JETSTREAM	China	4739971	7/7/2008
JETSTREAM	UK	1487635	11/24/1995

RECORDED: 06/28/2010

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