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
iBeam Group LLC		06/18/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Carbon 14 S.A.			
Street Address:	Route du Couteau 1			
City:	CH - 1763 Granges-Paccot			
State/Country:	SWITZERLAND			
Entity Type:	COMPANY: SWITZERLAND			

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3883846	C14
Registration Number:	3790808	CARBON14
Serial Number:	77521421	CARBON 14
Serial Number:	77521434	CARBON 14
Serial Number:	77521376	CARBON 14
Serial Number:	77521409	CARBON 14
Serial Number:	77521348	CARBON 14
Serial Number:	77805252	CARBON 14

CORRESPONDENCE DATA

Fax Number: (310)855-3201

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

Phone: 3108553200

Email: lrouhi@eisnerlaw.com

Correspondent Name: Leila Rouhi

Address Line 1: 9601 Wilshire Blvd, Suite 700

TRADEMARK REEL: 004596 FRAME: 0881 OP \$215.00 3883846

900198765

Address Line 4: Beverly Hills, CALIFORNIA 90210 DOMESTIC REPRESENTATIVE Leila Rouhi Name: Address Line 1: 9601 Wilshire Blvd, Suite 700 Address Line 4: Beverly Hills, CALIFORNIA 90210 NAME OF SUBMITTER: Leila Rouhi Signature: /Leila Rouhi/ Date: 08/03/2011 Total Attachments: 5 source=20110803113019#page1.tif source=20110803113019#page2.tif source=20110803113019#page3.tif source=20110803113019#page4.tif source=20110803113019#page5.tif

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is entered into as of June 18, 2011 (the "Effective Date"), by and between iBeam Group LLC, a Delaware limited liability company ("Seller"), and Carbon 14 S.A., a company formed under the laws of Switzerland ("Purchaser").

WHEREAS, Seller is the sole and exclusive owner of the entire right, title and interest in and to the United States trademark registrations and trademark applications set forth on <u>Schedule A</u> attached hereto and the foreign trademark registrations and trademark applications set forth on <u>Schedule B</u> attached hereto, together with all goodwill associated with any of the foregoing (collectively, the "<u>Marks</u>"); and

WHEREAS, Purchaser wishes to acquire from Seller, and Seller wish to assign to Purchaser, the entire right, title and interest in and to the Marks.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller hereby sells, assigns, transfers and sets over to Purchaser, the entire right, title and interest in and to the Marks, for the United States and for all applicable foreign countries, including, without limitation, any registrations and applications therefor, any renewals and extensions of the registrations, and all other corresponding rights that are or may be secured under the laws of the United States or any applicable foreign country, now or hereafter in effect, together with all goodwill associated with any of the foregoing, and together with all income, royalties or payments accrued, due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Marks, with the right to sue for, and collect the same, in each case, for Purchaser's own use and enjoyment and for the use and enjoyment of its successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Seller if this Assignment had not been made.

Seller hereby requests the Commissioner of Patents and Trademarks, and the corresponding entities or agencies in any applicable foreign countries, to record Purchaser as the assignee and owner of the Marks.

Seller shall use commercially reasonable efforts to provide to Purchaser, its successors, assigns and other legal representatives, all such cooperation and assistance at Purchaser's request and expense to the extent any out-of-pocket costs are incurred by Purchaser (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens, assignments, powers of attorney and other documentation) to more fully and effectively effectuate the purposes of this Assignment, including, without limitation, with respect to: (i) Purchaser's preparation and prosecution of any application for registration, or any application for renewal of a registration, relating to any of the rights assigned herein; (ii) Purchaser's prosecution or defense of any interference, opposition, infringement, dilution or other proceedings that may arise in connection with any of the rights assigned herein, including, without limitation, testifying as to any facts relating to the rights assigned herein and this

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Assignment; (iii) Purchaser's efforts to obtain any additional trademark protection relating to rights assigned herein that may be secured under the laws now or hereafter in effect in the United States or in any other country; and (iv) the implementation or perfection of this Assignment by Purchaser in all applicable jurisdictions throughout the world.

This Assignment shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns. Nothing in this Assignment and, express or implied, is intended or shall be construed to confer upon, or give to, any person, firm or corporation other than the parties hereto and their respective successors and assigns, any remedy or claim under or by reason of this Assignment or any term, covenant or condition hereof, and all terms, covenants and conditions and agreements contained in this Assignment shall be for the sole and exclusive benefit of the parties hereto and their successors and assigns.

This Assignment may be executed in any number of counterparts and delivered by facsimile or other electronic means, all of which shall constitute one and the same document.

This Assignment may not be amended or modified except by an instrument in writing signed by, or on behalf of, each Seller and Purchaser.

This Agreement shall be construed in accordance with, and governed by, the laws of California without regard to principles of conflicts of law.

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IN WITNESS WHEREOF, Purchaser and Seller have caused this Assignment to be signed by their respective duly authorized signatories as of the date first above written.

PURCHASER:

Carbon 14 S.A.

By: PART E. HOLLANDE

Its:

SELLER:

iBeam Group LLC

By: ZIGNET &. HELLANDERS

Its: Manage

[SIGNATURE PAGE TO TRADEMARK ASSIGNMENT]

SCHEDULE A

United States Trademark Registrations and Trademark Applications

MARK	CIR	CL_G000S	REG NO	REG_DATE	SER NO.	FILE DATE
C14	U.S.	14/ watches	3883846	November 30, 2010		
CARBON 14	U.S.	25/ Chathing, namely, to shirts, juckets, sweatshirts, gloves; footwear, headwear, namely, hats, caps			77521421	July 14, 2008
CARBON 14	U.S.	28/Sporting and recreational goods of all types, namely, skis, anowheards			77521434	July 14, 2008
CARBON 14	U.S.	9/ Sunglasses and eyewen; accessories and consumer products, namely, eyeglass frames, ski goggles, neck conds and straps; ski helmets; hicycle helmets; matericycle helmets			77521376	July 14, 2008
CARBON 14	U.S.	18/ Leather goods, namely, wallets; bags, namely, athletic bags, messenger bags, backpacks			77521409	July 14, 2008
CARBON 14	U.S.	14/ watches	3790808	May 18, 2010		
CARBON 14	U.S.	3/ Perfume, cosmetics and personal care products, namely, suntan lotion			77521348	July 14, 2008
CARBON 14 (design)	U.S.	14/Jowelry and watches			77809752	August 14, 2009

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SCHEDULE B

Foreign Trademark Registrations and Trademark Applications

MARK	CTRCY	CL/00008	REG. NO	REG DATE	SER NO	FILE DATE
CARBON 14	E.D. (CPM)	14/Watches and clocks; jewellery	008490575	10402/2010		
		18/Bags; travelling bags, hundbags, nucksacks, punces, wallets				
		18/Sports equipment and sporting articles; games and playthings				

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RECORDED: 08/03/2011