

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		Partial Release of Security Interest in Intellectual Property	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A.		08/25/2011	National Banking Association: UNITED STATES
RECEIVING PARTY DATA			
Name:	Corel Corporation		
Street Address:	1600 Carling Avenue		
City:	Ottawa		
State/Country:	CANADA		
Postal Code:	K1Z 8R7		
Entity Type:	CORPORATION: ONTARIO		
Name:	Corel Inc.		
Street Address:	1600 Carling Avenue		
Internal Address:	C/O Corel Corporation		
City:	Ottawa		
State/Country:	CANADA		
Postal Code:	K1Z 8R7		
Entity Type:	CORPORATION: DELAWARE		
Name:	Corel Holdings Corporation		
Street Address:	1600 Carling Avenue		
Internal Address:	C/O Corel Corporation		
City:	Ottawa		
State/Country:	CANADA		
Postal Code:	K1Z 8R7		
Entity Type:	CORPORATION: ONTARIO		
Name:	Winzip Computing LLC		
Street Address:	11 Professional Park Road, Building 1		

CH \$40.00 3451505

Internal Address:	Mansfield Professional Park
City:	Mansfield
State/Country:	CONNECTICUT
Postal Code:	06268
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Winzip International LLC
Street Address:	11 Professional Park Road
City:	Mansfield
State/Country:	CONNECTICUT
Postal Code:	06268
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

Name:	Winzip Computing LP
Street Address:	11 Professional Park Road
City:	Mansfield
State/Country:	CONNECTICUT
Postal Code:	06268
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3451505	ENTERPRISE MODELER

CORRESPONDENCE DATA

Fax Number: (917)777-4104
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 212-735-3000
 Email: robert.wise@skadden.com
 Correspondent Name: Skadden Arps Slate Meagher & Flom LLP
 Address Line 1: 4 Times Square
 Address Line 2: Attn: Shivram Sankar
 Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER: 139900/549

DOMESTIC REPRESENTATIVE

Name:
 Address Line 1:
 Address Line 2:
 Address Line 3:

Address Line 4:

NAME OF SUBMITTER:

Shivram Sankar

Signature:

/Shivram Sankar/

Date:

08/29/2011

Total Attachments: 6

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**PARTIAL RELEASE OF SECURITY INTEREST IN INTELLECTUAL
PROPERTY**

This PARTIAL RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY, dated as of August 25, 2011 (this "*Release*"), is made by JPMORGAN CHASE BANK, N.A., as successor to MORGAN STANLEY & COMPANY INCORPORATED, as collateral agent ("*Assignor*"), in favor of COREL CORPORATION (successor company of COREL CORPORATION INC. and assignee to certain IP assets previously owned by BORLAND INTERNATIONAL INC.), COREL INC. (successor company of COREL CORPORATION (USA), JASC SOFTWARE, INC., MICROGRAFX, MICROGRAFX, INC., INTERCAP GRAPHICS SYSTEMS, and IMAGE2WEB INC.), COREL HOLDINGS CORPORATION, WINZIP COMPUTING LLC, WINZIP INTERNATIONAL LLC and WINZIP COMPUTING LLC successor companies of WINZIP COMPUTING INC. and NICO MAK COMPUTING INC.), and WINZIP COMPUTING LP (collectively, the "*Assignees*"). Capitalized terms used in this Release but not defined herein shall have the respective meanings ascribed to them in the Intellectual Property Security Agreement (as defined below).

WHEREAS, the Assignees, certain subsidiaries thereto, and Assignor entered into a certain Guarantee and Collateral Agreement, dated as of May 2, 2006 (the "*Guarantee and Collateral Agreement*"), and Assignor and Assignees entered into an Intellectual Property Security Agreement, dated as of May 2, 2006, which was recorded at the United States Patent and Trademark Office on May 2, 2006 and filed under Reel 3320/ Frame 0014 (the "*Intellectual Property Security Agreement*").

WHEREAS, pursuant to the Guarantee and Collateral Agreement and the Intellectual Property Security Agreement, to secure the payment or performance, as the case may be, in full of the Obligations the Assignees assigned and pledged to the Assignor, its successors and assigns, for the ratable benefit of the Secured Parties, a security interest in all right, title, and interest in or to any and all of the following Intellectual Property now owned or at any time thereafter acquired by such Assignees or in which such Assignee now has or at any time in the future may acquire any right, title, or interest (collectively, the "*Collateral*"):

- (i) Patents, including the patents and patent applications set forth on Schedule A of the Intellectual Property Security Agreement;
- (ii) Trademarks, including the trademark and service mark registrations and applications set forth on Schedule B of the Intellectual Property Security Agreement (provided that the Trademark Collateral shall not include, and the security interest granted thereunder shall not attach to, any applications for trademarks and service marks filed in the United States Patent and Trademark Office on the basis of any Assignees' intent to use any such mark pursuant to 15 USC § 1051 Section 1(b)

unless and until evidence of use of the mark in interstate commerce is submitted to the PTO pursuant to 15 U.S.C. § 1060(a), at which point the term "Trademark Collateral" shall include and the security interest granted thereunder shall attach to, such application), together with the goodwill symbolized thereby;

(iii) Copyrights, including the copyright registrations and applications and exclusive copyright licenses set forth on Schedule C of the Intellectual Property Security Agreement;

(iv) the Licenses;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

WHEREAS, pursuant to a certain Asset Purchase Agreement, dated as of July 16, 2011 (the "*Asset Purchase Agreement*"), between IGRAFX, LLC ("*Igrafx*") and COREL CORPORATION ("*Corel*"), Corel agreed to sell, assign, transfer, convey and deliver to Igrafx all of Corel's right, title, and interest in the "Transferred Intellectual Property" (as defined in the Asset Purchase Agreement), including, but not limited to, the Patents and Copyrights on Schedule I hereto, among other assets; and

WHEREAS, the Assignor has agreed to release and terminate its security interest in the Transferred Intellectual Property.

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

The Assignor hereby releases its security interest in the Transferred Intellectual Property (as defined in the Asset Purchase Agreement) including, but not limited to, the Patents and Copyrights on Schedule I hereto, and the items and rights in subsections (iv), (v) and (vi) above that pertain to such Patents and Copyrights (collectively, the "Released Collateral") and hereby reassigns any and all right, title, and interest that Assignor may have in the Released Collateral to Assignees.

The Assignor hereby authorizes Assignees or Assignees' authorized representative(s) to (i) record this Release with the United States Patent and Trademark

Office and United States Copyright Office, and/or (ii) otherwise record or file this Release in the applicable foreign or state governmental office or agency.

For the avoidance of doubt, the Assignor continues to maintain its security interest in all Collateral (other than the Released Collateral). The provisions of the Guarantee and Collateral Agreement and the Intellectual Property Security Agreement shall, except as modified by this Release, continue in full force and effect. The Assignees hereby confirm, for the avoidance of doubt, that the security interest in all of Assignees' right, title and interest, in, to and under the Collateral (other than with respect to the Released Collateral), granted to the Assignor, for the benefit of the Secured Parties, continues as security to secure the payment or performance, as the case may be, in full of the Obligations of the Assignees under the Credit Agreement and Guarantee and Collateral Agreement.

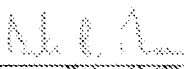
THIS RELEASE SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

[SIGNATURE PAGE FOLLOWS]

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

ASSIGNOR:

JPMORGAN CHASE BANK, N.A.,
as collateral agent

By: 
Name: Peter B. Thauer
Title: Executive Director

Partial IP Release Letter

TRADEMARK
REEL: 004613 FRAME: 0461

SCHEDULE I

PATENTS

Country	Title	Appl. No.	Issue Date	Patent No.
US	Graphics Systems And Method Having Data Fields And Shape Placement Control	08/361125	30-Dec-1997	5704028
US	System And Method For Adjusting A Graphical Object	09/272756	15-Apr-2003	6549199
US	System And Method For Controlling The Operation Of A Graphical Object Using A Project	09/273170	22-Oct-2002	6469715
US	System And Method For Generating Graphics Charts	08/314041	24-Dec-1996	5588108
US	System And Method For Generation Graphics Charts	08/771017	01-Dec-1998	5844558
US	System And Method For Generating Graphics Charts	08/770978	09-Nov-1999	5982383
US	System And Method For Processing An Event Of A Graphical Object	09/272928	12-Nov-2002	6480203
US	System And Method For Processing Data For A Graphical Object	09/273427	22-Oct-2002	6469716
US	Executable Flowchart	08/748,092	06-Apr-1999	5893105
US	System And Method For Automatically Inserting And Deleting An Object In A Graphics Chart	08/600,881	21-Apr-1998	5742750
US	System And Method For Automatically Inserting And Deleting An Object In A Graphics Chart	09/063231	05-Dec-2000	6157388
US	System And Method For Automatically Routing A Line In A Graphics Chart	08/600887	24-Aug-1999	5943062
US	System And Method For Determining A Path In A Graphical Diagram	09/226176	28-May-2002	6396488

COPYRIGHTS

Product Name	Country	Status	Registration Date	Reg No
iGrafx FlowCharter 2003	CA	Registered	February 5, 2003	1009444
iGrafx Process Central 2003	CA	Registered	February 5, 2003	1009445
iGrafx IDEF0 2003	CA	Registered	February 6, 2003	1009519
iGrafx Process 2003	CA	Registered	February 6, 2003	1009520
iGrafx Process 2003 for Six Sigma	CA	Registered	February 6, 2003	1009521
Snapgrafx	US	Registered	December 6, 1993	TX3-685-050
ABC Flowcharter 3.0	US	Registered	March 11, 1994	TX3-790-378
ABC Snapgraphics Version 1.0	US	Registered	December 20, 1994	TX3-961-829
Micrografx Clipart Collection I	US	Registered	February 3, 1995	TX4-033-144
ABC Flowcharter	US	Registered	March 8, 1995	TX4-039-222
ABC Flowcharter 6.0	US	Registered	October 28, 1997	TX4-649-577
Micrografx FlowCharter Version 7.0	US	Registered	October 28, 1997	TX4-696-014

Product Name	Country	Status	Registration Date	Reg No
Media Manager Version 7.1	US	Registered	October 30, 1997	TX4-753-246
ABC Toolkit	US	Registered	30-Sep-1994	TXu 642-344
iGrafx FlowCharter 2003	US	Registered	April 7, 2003	TX5-746-956
iGrafx IDEF0 2003	US	Registered	19-May-2006	V3538D167
iGrafx Process 2003	US	Registered	19-May-2006	V3538D167
iGrafx Process 2003 for Six Sigma	US	Registered	26-May-2006	TX6-417166
iGrafx Process Central 2003	US	Registered	4-Aug-2004	V3514D833

TRADEMARKS

MARK	Country	Status	Registration Date	Reg No
ENTERPRISE MODELER	US	Registered	June 17, 2008	3451505