TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RHI Entertainment, LLC		11/15/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A. (as Administrative Agent and Issuing Bank)
Street Address:	2029 Century Park East, 38th Floor
City:	Los Angeles
State/Country:	CALIFORNIA
Postal Code:	90067
Entity Type:	National Assocation: United States: UNITED STATES

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Serial Number:	78805714	RHI ENTERTAINMENT
Serial Number:	78805824	RHI ENTERTAINMENT
Serial Number:	78806219	RHI ENTERTAINMENT
Serial Number:	78806360	RHI ENTERTAINMENT
Serial Number:	85437932	RHI ENTERTAINMENT
Serial Number:	85437935	RHI ENTERTAINMENT

CORRESPONDENCE DATA

Fax Number: (202)739-3001 **Phone**: 202-739-5652

Email: chowell@morganlewis.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Catherine R. Howell, Senior Paralegal Address Line 1: 1111 Pennsylvania Ave., N.W.

Address Line 2: Morgan, Lewis & Bockius LLP

TRADEMARK REEL: 004711 FRAME: 0730 78805714

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Address Line 4: Washington, DISTRICT OF COLUMBIA 20004	
ATTORNEY DOCKET NUMBER: 066397-0331	
NAME OF SUBMITTER:	Catherine R. Howell, Senior Paralegal
Signature:	/Catherine R. Howell/
Date:	02/06/2012
Total Attachments: 17 source=rhi supp 1 first lien trademarks#page	e2.tif e3.tif e4.tif e5.tif e6.tif e7.tif e8.tif e9.tif e10.tif e11.tif e12.tif e15.tif e16.tif

SUPPLEMENT NO. 1 TO THE TRADEMARK SECURITY AGREEMENT – "2011 FIRST LIEN FACILITY" DATED AS OF APRIL 1, 2011

WHEREAS, pursuant to the terms of that certain Credit, Security, Guaranty and Pledge Agreement (First Lien) dated as of April 1, 2011 (as the same may be amended, supplemented or otherwise modified, renewed, restated or replaced from time to time, the "Credit Agreement") among RHI Entertainment, LLC (the "Borrower") and the Guarantors referred to therein (the Borrower and the Guarantors being collectively referred to herein as the "Pledgors", and individually as a "Pledgor"), the Lenders referred to therein (the "Lenders") and JPMorgan Chase Bank, N.A., as administrative agent for the Lenders (in such capacity, the "Administrative Agent") and as issuing bank (in such capacity, the "Issuing Bank"), the Lenders have agreed to make loans to, and participate in letters of credit issued for the account of, the Borrower;

WHEREAS, each of the Pledgors is a party to a Trademark Security Agreement dated as of April 1, 2011 (as the same may be amended or supplemented from time to time, the "Trademark Security Agreement"), pursuant to which each of the Pledgors has granted to the Administrative Agent (for the benefit of itself, the Issuing Bank and the Lenders), as security for the Obligations, a continuing security interest in and to all personal property of the Pledgors including, without limitation, all right, title and interest of the Pledgors in, to and under all of the Pledgors' Trademarks and Trademark licenses, whether now owned, presently existing or hereafter arising, adopted or acquired and whether or not in possession of the Pledgors, together with the goodwill of the business connected with, and symbolized by, such Trademarks and all products and proceeds thereof and all income therefrom, including, without limitation, any and all causes of action which exist now or may exist in the future by reason of infringement or dilution thereof or injury to the associated goodwill, as security for the Obligations or for its obligations under and in connection with its guaranty of the Obligations;

WHEREAS, the Pledgors have acquired or created additional Trademarks since the date of execution of the Trademark Security Agreement; and

WHEREAS, Schedule A to the Trademark Security Agreement does not reflect all Trademarks acquired or created by the Pledgors since the date of execution of the Trademark Security Agreement and Schedule B to the Trademark Security Agreement does not reflect all Trademarks licenses acquired by the Pledgors since the date of execution of the Trademark Security Agreement.

THEREFORE,

A. Each of the Pledgors does hereby grant to the Administrative Agent (for the benefit of itself, the Issuing Bank and the Lenders), as security for the Obligations, a continuing security interest in and to all of such Pledgor's right, title and interest in and to each and every Trademark added to Schedule A to the Trademark Security Agreement and each and every Trademark license added to Schedule B to the Trademark Security Agreement, pursuant to paragraph B below, together with the goodwill of the business connected with, and symbolized

by, such Trademarks and all products and proceeds thereof and all income therefrom, including, without limitation, any and all causes of action which exist now or may exist in the future by reason of infringement or dilution thereof or injury to the associated goodwill, as security for the Obligations or for its obligations under and in connection with its guaranty of the Obligations, all as contemplated by, and as more fully set forth in, the Trademark Security Agreement.

B. The Trademark Security Agreement is hereby supplemented, effective as of the date hereof, by amending Schedule A and Schedule B thereof so as to reflect all of the Trademarks in and to which any Pledgor has granted a continuing security interest to the Administrative Agent (for the benefit of itself, the Issuing Bank and the Lenders) pursuant to the terms of the Trademark Security Agreement and the Credit Agreement.

The Trademarks listed on the Schedule 1 hereto hereby replace those set forth on Schedule A to the Trademark Security Agreement and the Trademarks listed on Schedule 2 hereto hereby replace those set forth on Schedule B to the Trademark Security Agreement.

Except as expressly supplemented hereby, the Trademark Security Agreement shall continue in full force and effect in accordance with the provisions thereof on the date hereof. As used in the Trademark Security Agreement, the terms "Agreement," "this Agreement," "this Trademark Security Agreement," "herein," "hereafter," "hereto," "hereof" and words of similar import, shall, unless the context otherwise requires, mean the Trademark Security Agreement as supplemented by this Supplement.

Except as expressly supplemented hereby, the Trademark Security Agreement, all documents contemplated thereby and any previously executed Supplements thereto, are each hereby confirmed and ratified by each of the Pledgors.

The execution and filing of this Supplement, and the addition of the Trademarks and Trademark licenses set forth herein are not intended by the parties to derogate from, or extinguish, any of the Administrative Agent's rights or remedies under (i) the Trademark Security Agreement and/or any agreement, amendment or supplement thereto or any other instrument executed by the Pledgor and heretofore recorded or submitted for recording in the U.S. Patent and Trademark Office or (ii) any financing statement, continuation statement, deed or charge or other instrument executed by the Pledgor and heretofore filed in any state or county in the United States of America or elsewhere.

[Signature pages follow]

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IN WITNESS WHEREOF, each of the Pledgors has caused this Supplement No. 1 to the Trademark Security Agreement to be duly executed as of November 15, 2011.

PLEDGORS:

RHI ENTERTAINMENT, LLC
By Candrew P. Houses Name: Andrew P. Houses Title: Executive VP, Forme, C=0 and levery
RHI ENTERTAINMENT, INC.
By_ andrew P. Chris
By Andrew P. Ans Name: Andrew F. Alres Title: Executive WP, Finance, CFD and Secretary
RHI ENTERTAINMENT HOLDINGS II, LLC
By Condiew Polynes Name: Anthew f. Hines Title: Executive UP, Former, (For and Severy)
RHIE HOLDINGS INC.
By hadrew P. Green Name: Anter F. Hors Title: Executive VF. France, Co and Secretary
RHI ENTERTAINMENT DISTRIBUTION, LLC
By andrew P. Horses Name: Andrew F. Horses
Name: Andrew P. Hones Title: Executive UP. Finance CFO and Revenue

RHI ENTERTAINMENT PRODUCTIONS, LLC
By Could Cote Name: David Cote Title: Sever VI, Controller and Treasurer
RHI INTERNATIONAL DISTRIBUTION INC.
By Rame: Pavil Cope Title: Swar M. Controller and Treasurer
LIBRARY STORAGE, INC.
By Cario Re Name: David Cope Title: sevier VP, Controller and Theraper
RHI ENTERTAINMENT LTD
By Care Roke Name: David Cote Title: Sever of Controller and Treasurer Andorrel Spratory

REEL: 004711 FRAME: 0735

ACCEPTED:

JPMORGAN CHASE BANK, N.A., as Administrative Agent and Issuing Bank

Name: Title:

Vice President

STATE OF New York
STATE OF New York: ss.: COUNTY OF New York:
On this the 15 day of November, 2011, before me, Alin H. Block, the undersigned Notary Public, personally appeared Aven f. Hires,
[] proved to me on the basis of satisfactory evidence, to be the Grande Vf, Funce, Up and Screen, of the company known as RHI ENTERTAINMENT, LLC (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.

WITNESS my hand and official seal.

Notary Public

Ala 2 Block

STATE OF New WIFE)
STATE OF New York: ss.: COUNTY OF New York:
On this the 15 day of November, 2011, before me, Alm H. Black, the undersigned Notary Public, personally appeared Andrew 1. Hives,
[] proved to me on the basis of satisfactory evidence, to be the Stewner VI, France, Company of the company known as RHI ENTERTAINMENT, INC. (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

Notary Public

STATE OF New YOK
STATE OF New YOK: ss.: COUNTY OF New YOK:
On this the 15 day of November, 2011, before me, Alin H. Block the undersigned Notary Public, personally appeared Andrew P. Hims,
[] proved to me on the basis of satisfactory evidence, to be the Extrave Vf France (Found Secretary) of the company known as RHI ENTERTAINMENT HOLDINGS II, LLC (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

Ma 2 Blok Notary Public

ALAN H. BLOCK
Notary Public, State of New York
No. 01BL8059004
Qualified in New York County
Commission Expires May 21, 20

REEL: 004711 FRAME: 0739

STATE OF New York: ss.: COUNTY OF New York:
COUNTY OF New With)
On this the 15 day of November, 2011, before me, Alan H. Black, the undersigned Notary Public, personally appeared Andrew P. Hives,
[c] personally known to me,
[] proved to me on the basis of satisfactory evidence, to be the Executive VP, Finance, Cound secretary of the company known as RHIE HOLDINGS INC. (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.
Dla 22 Block

ALAN H. BLOCK
Notary Public, State of New York
No. 01BL6059004
Qualified in New York County
Commission Expires May 21, 20

Notary Public

REEL: 004711 FRAME: 0740

STATE OF New York)
STATE OF New York; ss.: COUNTY OF New York;
On this the 15 day of November, 2011, before me, Alm H. Block, the undersigned Notary Public, personally appeared Antrew P. How,
[] proved to me on the basis of satisfactory evidence, to be the Exture VI, Frank, Or and Several of the company known as RHI ENTERTAINMENT DISTRIBUTION, LLC (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

Notary Public

STATE OF New YOFF)
STATE OF New YOFF : ss.: COUNTY OF New YOFF)
On this the 15 day of November, 2011, before me, Alm H. Block, the undersigned Notary Public, personally appeared David Cope,
[] proved to me on the basis of satisfactory evidence, to be the Service Controller of the company known as RHI ENTERTAINMENT PRODUCTIONS, LLC (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

Notary Public

ALAN H. BLOCK

STATE OF New YO!K) COUNTY OF New YO!K)	
COUNTY OF New York : ss.:	
On this the 15 day of Navente, 20 11, before me, Alan H. Black, the undersigned Notary Public, personally appeared, David Copte,	
[] proved to me on the basis of satisfactory evidence, to be the Sever Vf, Conditional of the company known as RHI INTERNATIONAL DISTRIBUTION INC. (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.	Treywer

WITNESS my hand and official seal.

Notary Public

STATE OF New GOK)
STATE OF New VOK) : ss.: COUNTY OF New YORK)
On this the 15 day of November, 20 11, before me, Alan H. Block, the undersigned Notary Public, personally appeared David Coke,
[] proved to me on the basis of satisfactory evidence, to be the Sent of Controller and Treasurer of the company known as LIBRARY STORAGE, INC. (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

Ola 2 Block

Notary Public

STATE OF New York
STATE OF New York: ss.: COUNTY OF New York:
On this the 15 day of November, 20 11, before me, Alan H. Black, the undersigned Notary Public, personally appeared David Coper,
[] proved to me on the basis of satisfactory evidence, to be the Awwal Syndry of the company known as RHI ENTERTAINMENT LTD (the "Company") who executed the foregoing instrument on behalf of the Company and acknowledged that the Company executed it pursuant to a resolution of its Board of Directors.
WITNESS my hand and official seal.

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Notary Public

SCHEDULE 1

TRADEMARKS

				FII INC/	
		APPLICATION	REGISTRATION	REGISTRATION	
COUNTRY	OWNER	NO.	NO.	DATE	TRADEMARK
UNITED STATES	RHI ENTERTAINMENT, LLC	78/805714	3,843,184	Filed 8/27/2007, RHI Registered 8/31/2010 FNTFRTAINMENT	RHI FNTERTAINMENT
UNITED STATES	RHI ENTERTAINMENT, LLC	78/805824	3,851,741	Filed 8/27/2007, RHI Registered 9/21/2010 ENTERTAINMENT	RHI FNTERTAINMENT
UNITED STATES	RHI ENTERTAINMENT, LLC	78/806219	3,851,742	Filed 8/27/2007, RHI Registered 9/21/2010 ENTERTAINMENT	RHI ENTERTAINMENT & Design
UNITED STATES	RHI ENTERTAINMENT, LLC	78/806360	3,849,002	Filed 8/27/2007, RHI Registered 9/14/2010 ENTERTAINMENT & Design	RHI ENTERTAINMENT & Design
UNITED STATES	RHI ENTERTAINMENT, LLC	85/437932	Awaiting	Filed 10/3/2011	RHI ENTERTAINMENT & Design (NEW LOGO)
UNITED STATES	RHI ENTERTAINMENT, LLC	85/437935	Awaiting	Filed 10/3/2011	RHI ENTERTAINMENT & Design (NEW LOGO)
MADRID PROTOCOL (AUSTRALIA, CHINA, EUROPEAN COMMUNITY, JAPAN)	RHI ENTERTAINMENT, LLC	A0009352, A0009357, A0009359	N/A	Filed 8/24/2007	RHI ENTERTAINMENT

COUNTRY OWNER APPLICA MADRID RHI ENTERTAINMENT, A0009379, A0009380, A0009380, A0009380, A0009388 A0009380, A0					FILING/	the state of the s
RHI ENTERTAINMENT, A0009 LLC RHI ENTERTAINMENT, A0009 LLC LLC LLC LLC LLC LLC LLC			APPLICATION	REGISTRATION	REGISTRATION	
RHI ENTERTAINMENT, LLC LLC LLC RHI ENTERTAINMENT, LLC LLC LLC		/NER	NO.	NO.	DATE	TRADEMARK
RHI ENTERTAINMENT, LLC RHI ENTERTAINMENT, LLC	RHI ENTER	TAINMENT,	A0009379,	N/A	Filed 8/27/2007	RHI
RHI ENTERTAINMENT, LLC RHI ENTERTAINMENT, LLC			A0009380, A0009388			ENTERTAINMENT & Design
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LLC RHI ENTERTAINMENT, LLC	RHI ENTER	TAINMENT,	A0009348	N/A	Filed 8/24/2007	FINLEY THE FIRE
RHI ENTERTAINMENT, LLC	TTC					ENGINE
RHI ENTERTAINMENT, LLC						
RHI ENTERTAINMENT, LLC	OPEAN					
RHI ENTERTAINMENT, LLC	Υ,					
RHI ENTERTAINMENT, LLC						
	RHI ENTER	TAINMENT,	A0009349	N/A	Filed 8/24/2007	FINLEY THE FIRE
(AUSTRALIA, CHINA, EUROPEAN COMMUNITY,	LLC					ENGINE & Design
CHINA, EUROPEAN COMMUNITY,	—					•
COMMUNITY,	OPEAN					
	Υ,					
JAPAN)						

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SCHEDULE 2

TRADEMARK LICENSES

None.

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