

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
	Allpak Container, LLC	FORMERLY Allpak Container, Inc. was merged into NewAllpak, LLC. NewAllpak, LLC changed its name to AllPak Container, LLC	02/28/2014	LIMITED LIABILITY COMPANY: WASHINGTON
RECEIVING PARTY DATA				
Name:	Trojan Lithograph Corporation			
Street Address:	800 SW 27th Street			
City:	Renton			
State/Country:	WASHINGTON			
Postal Code:	98057			
Entity Type:	CORPORATION: WASHINGTON			
PROPERTY NUMBERS Total: 6				
	Property Type	Number	Word Mark	
	Registration Number:	4230557	ALLPAKTROJAN PRINT+PACKAGING+DISPLAY	
	Registration Number:	4122739	ALLPAKTROJAN	
	Registration Number:	3407952	A T	
	Registration Number:	3378539	THE ONLY ONE	
	Serial Number:	74671185	PKG PLUS	
	Registration Number:	1918813	PKG PLUS	
CORRESPONDENCE DATA				
Fax Number:	3122367516			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>				
Phone:	312 368-4000			
Email:	ch.tm@dlapiper.com, jennifer.lacroix@dlapiper.com, michelle.foy@dlapiper.com			

CH \$165.00 4230557

Correspondent Name: Jennifer E. Lacroix, DLA Piper LLP (US)
Address Line 1: P.O. Box 64807
Address Line 4: Chicago, ILLINOIS 60664-0807

ATTORNEY DOCKET NUMBER: 380716-000005

NAME OF SUBMITTER: Jennifer E. Lacroix

Signature: /Jennifer E. Lacroix/

Date: 03/03/2014

Total Attachments: 7
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IP ASSIGNMENT AND DOMAIN NAME TRANSFER AGREEMENT

This IP ASSIGNMENT AND DOMAIN NAME TRANSFER AGREEMENT (this "Agreement"), made and entered into as of February 28, 2014 (the "Effective Date"), by and between Allpak Container, LLC, a Washington limited liability company having a principal place of business at 1100 SW 27th St, Renton, Washington ("Assignor"), and Trojan Lithograph Corporation, a Washington corporation having a principal place of business at 800 SW 27th Street, Renton, Washington ("Assignee"). Each of Assignee and Assignor may be referred to herein as a "Party" and together as the "Parties."

WITNESSETH:

WHEREAS, Allpak Container, Inc., a Washington corporation and a predecessor of Assignor, was merged into NewAllpak, LLC, a Washington limited liability company ("NewAllpak") on December 31, 2012 and, in connection therewith, NewAllpak changed its name to Allpak Container, LLC;

WHEREAS, reference is made to that certain Stock Purchase Agreement, dated as of February 28, 2014 (as amended, restated, supplemented or otherwise modified from time to time, the "Purchase Agreement"), by and among (i) Trojan Acquisition, Inc., a Washington corporation ("Buyer"), (ii) Trojan Holdings, Inc., a Washington corporation (the "Target"), (iii) WM Investments, LLC, a Washington limited liability company ("WMI"), (iv) Corrugated Synergies, Inc., a Washington corporation ("CSI" and, together with WMI, each a "Seller" and together the "Sellers") and, (v) solely for the purposes of Section 9.13 thereunder, Wayne Millage, Hans G. Koch and the Koch Family Trust, pursuant to which Buyer will acquire all of the issued and outstanding shares of capital stock of the Target from the Sellers. All capitalized terms not otherwise defined herein are used as defined in the Purchase Agreement; and

WHEREAS, pursuant to and in furtherance of the transactions contemplated by the Purchase Agreement, Assignor has agreed to convey, assign, transfer and deliver to Assignee and its successors and assigns, and Assignee has agreed to acquire, assume and accept, all of Assignor's right, title and interest in, to and under the trademarks and domain names, including all registrations and applications for registration thereof, listed on **Schedule A** attached hereto (collectively, the "Intellectual Property Assets").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

1. **Assignment.**

(a) Assignor does hereby sell, contribute, assign, and transfer to Assignee any and all of Assignor's worldwide right, title and interest to, including all common law rights in, to and under, all of the Intellectual Property Assets, together with any and all (i) goodwill of the business symbolized by any marks or names thereof and (ii) rights and privileges granted with respect to and/or secured by any of the foregoing, including but not limited to any and all rights and privileges to (A) maintain and pursue enforceable rights in the Intellectual Property Assets, (B) file related or subsequent applications based on or claiming priority to the Intellectual

Property Assets and (C) sue and recover for any past violation, with said rights to be held and enjoyed by Assignee, for Assignee's own use and benefit and for the use and benefit of its successors, assigns or other legal representatives, as fully and entirely as the same would or could have been held and enjoyed by Assignor if this assignment had not been made.

(b) Assignor hereby authorizes and requests the officials at the Patent and Trademark Offices in the United States and its territorial possessions and in any and all foreign countries to issue any and all enforceable rights, including letters patent or registrations, when granted, to Assignee.

2. **Further Assurances.**

(a) Assignor shall, and shall cause its Affiliates and Persons under its control to, execute such other or additional instruments of transfer or conveyance and undertake such other or additional actions in respect of the Intellectual Property Assets as are reasonably requested by Assignee, including any (i) applicable forms of assignment necessary for filing before the U.S. Patent and Trademark Office and (ii) domain name registrars, or equivalent filings in foreign jurisdictions, to effectuate the full and complete transfer of the Intellectual Property Assets to Assignee as contemplated hereby.

(b) To effectuate the assignment of the domain names included in the Intellectual Property Assets, Assignor agrees to, and shall cause its Affiliates and Persons under its control to, take any and all actions that are necessary to perfect the assignment of the domain names and/or to transfer control of the domain names to Assignee. These actions may include, but are not limited to, promptly (i) unlocking the domain names and providing the authorization code for the domain names to Assignee; (ii) executing and/or completing such other additional documents or forms as are delivered to Assignor by Assignee or the applicable registrar; and (iii) taking the necessary steps required by the applicable registrar to transfer the domain names to Assignee. Assignor agrees to, and shall cause its Affiliates and Persons under its control to, retain the registration for the domain names until they are effectively transferred to Assignee by the domain name registrar.

3. **Cessation of Use.** Subject to the terms of the Transition Services Agreement, Assignor shall cease all commercial use of the marks and domain names listed on **Schedule A** attached hereto, as well as any marks or domain names incorporating "Trumari," "Trojan" or any abbreviations thereof, including any marks or domain names using "Trojan" or any abbreviation thereof in combination with "Allpak" or any abbreviation thereof.

4. **Execution.** This Agreement may be executed in any number of counterparts (including those delivered by facsimile or other electronic means), each of which when so executed and delivered shall be deemed to be an original and all of which together shall be deemed to be one and the same agreement.

5. **Invalid Provisions.** If any provision of this Agreement is held to be illegal, invalid or unenforceable under any law, rule or regulation, such provision shall be fully severable and this Agreement shall be construed and enforced as if such illegal, unlawful or unenforceable provision had never comprised a part hereof. The remaining provisions of this Agreement shall

remain in full force and effect and shall not be otherwise affected by the severance of the illegal, unlawful or unenforceable provision.

6. **Amendment and Waiver.** The provisions of this Agreement may be amended and waived only with the prior written consent of Assignor and Assignee, and no course of conduct or failure or delay in enforcing the provisions of this Agreement shall affect the validity, binding effect or enforceability of this Agreement.

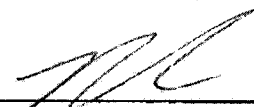
7. **GOVERNING LAW AND CHOICE OF FORUM.** THIS AGREEMENT SHALL BE CONSTRUED AND INTERPRETED AND ITS PERFORMANCE SHALL BE GOVERNED BY THE LAWS OF THE STATE OF WASHINGTON WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES OF ANY JURISDICTION. EACH OF THE PARTIES HERETO IRREVOCABLY (I) CONSENTS TO THE EXCLUSIVE JURISDICTION AND VENUE OF THE STATE OR FEDERAL COURTS IN AND AROUND KING COUNTY, WASHINGTON IN CONNECTION WITH ANY MATTER BASED UPON OR ARISING OUT OF THIS AGREEMENT OR THE MATTERS CONTEMPLATED HEREIN, (II) AGREES THAT PROCESS MAY BE SERVED UPON HIM, HER OR IT IN ANY MANNER AUTHORIZED BY THE LAWS OF THE STATE OF WASHINGTON FOR SUCH PERSONS AND (III) WAIVES AND COVENANTS NOT TO ASSERT OR PLEAD ANY OBJECTION WHICH HE, SHE OR IT MIGHT OTHERWISE HAVE TO SUCH JURISDICTION, VENUE AND SUCH PROCESS.

8. **Successors and Assigns.** This Agreement shall be binding upon and inure to the benefit of the Parties and each of their respective legal representatives and successors.

[signature page follows]

IN WITNESS WHEREOF, the undersigned has executed the above and foregoing Agreement as of the Effective Date.

ALLPAK CONTAINER LLC

By: 
Name: Ralph Koch
Title: President

TROJAN LITHOGRAPH CORPORATION

By: _____
Name: Wayne Millage
Title: President

[Signature Page to IP Assignment and Domain Name Transfer Agreement]

TRADEMARK
REEL: 005228 FRAME: 0534

IN WITNESS WHEREOF, the undersigned has executed the above and foregoing Agreement as of the Effective Date.

ALLPAK CONTAINER LLC

By: _____
Name: Ralph Koch
Title: President

TROJAN LITHOGRAPH CORPORATION

By:  _____
Name: Wayne Millage
Title: President

[Signature Page to IP Assignment and Domain Name Transfer Agreement]

TRADEMARK
REEL: 005228 FRAME: 0535

SCHEDULE A

Trademarks

Trademark	Database	Int'l Class(es)	Application No./Reg. No.	Application Date/Reg. Date
ALLPAKTROJAN PRINT + PACKAGING + DISPLAY	U.S. Federal	16	85208746	01-01-2011
			4230557	23-Oct-2012
ALLPAKTROJAN	U.S. Federal	16	85208742	31-Dec-2010
			4122739	03-Apr-2012
ECOTIN	U.S. Federal	16	77648873	27-Feb-2012
A T (stylized)	U.S. Federal	40 42	77072971	28-Dec-2006
			3407952	08-Apr-2008
AT (Stylized)	U.S. Federal	16	78708519	07-Sep-2005
THE ONLY ONE	U.S. Federal	40 42	78708533	07-Sep-2005
			3378539	05-Feb-2008
PKG PLUS (Word & Design)	U.S. Federal	16	74671185	03-May-1995
PKG PLUS (Word)	U.S. Federal	16	74415165	19-Jul-1993
			1918813	12-Sep-1995
ECOTIN & Design	Canada	16	144461300	13-Jul-2009
PKG PLUS (Word)	Canada	21	073981300	26-Oct-1993
			TMA439217	10-Feb-1995

Domain Names

Ref. No.	Domain Name	Registrant	Creation Date	Expiration Date
1.	trumari.com	Drew Sanders Allpak Trojan	6/10/2011	6/10/21
2.	trumari.net	Drew Sanders Allpak Trojan	6/10/2011	6/10/21
3.	trumari.org	Drew Sanders Allpak Trojan	6/10/2011	6/10/21
4.	allpaktrojan.com	Drew Sanders Allpak Trojan	3/15/2006	3/15/2021
5.	allpaktrojan.net	Drew Sanders Allpak Trojan	3/7/2006	3/7/2021
6.	allpaktrojan.org	Allpak Container, Inc.	3/7/2006	3/7/2021
7.	cutscorefold.com	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
8.	cutscorefold.net	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
9.	cutscorefold.org	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
10.	precisiontooling.com	Drew Sanders Allpak Trojan	7/5/2001	7/5/2021
11.	precisiontoolinganddie.com	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
12.	precisiontoolinganddie.net	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
13.	precisiontoolinganddie.org	Drew Sanders Allpak Trojan	9/9/2010	9/9/2014
14.	trojanlitho.com	Drew Sanders Allpak Trojan	9/3/1998	11/12/2021