



ADDITIONAL NAMES AND ADDRESSES OF RECEIVING PARTIES

MyOfficeProducts, LLC  
74 Kenny Place  
Saddle Brook, NJ 07663

Limited Liability Company

Delaware

Rentacrate, LLC  
74 Kenny Place  
Saddle Brook, NJ 07663

Limited Liability Company

Delaware

SCHEDULE A

U.S. Federal Trademarks

Trademark	Application Number/Registration Number	Application / Registration Date	Record Owner
HITOUCH	85082722	July 12, 2010	HiTouch Business Services LLC
GREEN MY ORDER!	4298556	March 5, 2013	HiTouch Business Services LLC
HITOUCH BUSINESS SERVICES	4238154	November 6, 2012	HiTouch Business Services LLC
RENTACRATE	3465722	July 15, 2008	Rentacrate LLC
THE COMPLETE MOVING SYSTEM	2664791	December 17, 2002	Rentacrate Holdings LLC and Rentacrate LLC
GETITQUICK.COM	2617041	September 10, 2002	MyOfficeProducts, LLC
MR. HAPPY	2299447	March 9, 1998	Rentacrate Holdings LLC and Rentacrate LLC
PACK-N-STACK	76265354	June 1, 2001	Rentacrate Holdings LLC and Rentacrate LLC
RENTACRATE	3045296	September 2, 2004	Rentacrate Holdings LLC and Rentacrate LLC
RENTACRATE	1881034	March 7, 2001	Rentacrate LLC
RENTACRATE.COM	76265355	June 1, 2001	Rentacrate LLC

**RELEASE, RELINQUISHMENT AND  
DISCHARGE OF SECURITY INTEREST IN TRADE-MARKS**

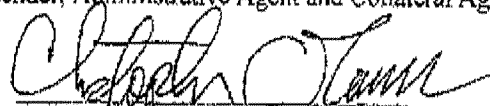
In consideration of the payment of all indebtedness and amounts secured by that certain Grant Of Security Interest In United States Trademarks made as of October 16, 2013 ("Agreement"), by and between SALUS CAPITAL PARTNERS, LLC (the "Lender"), and HiTouch Business Services, LLC, a Delaware limited liability company, MyOfficeProducts, LLC, a Delaware limited liability company, and Rentacrate, LLC, a Delaware limited liability company (collectively, as "Grantor"), which Agreement was filed with the United States Patent and Trademark Office on October 22, 2013, and recorded in Reel 005140, Frame 0572, of the Patent Assignment Records, the Lender hereby releases and discharges all of its right, title and interest in and to the above-described Agreement and all Trademarks secured by such Agreement, including those Trademarks set forth on Schedule A attached hereto, and further including the security interest and conditional assignment created and existing thereunder on the property described in and covered thereby, and reassigns to the Grantor any right, title and interest of the Lender in and to the "Collateral" described therein, including the right to recover for past infringement of any of the Collateral and the goodwill of the business in connection with which the Collateral is used and which is symbolized by any of the Collateral. Lender shall take all further actions and provide to Grantor, its successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all documents or other instruments), reasonably requested by Grantor to more fully and effectively effectuate the purposes of this Agreement, in each instance at the sole cost and expense of Grantor.

Reference is made to the above-described Agreement and the recordation thereof for all purposes in connection herewith.

Executed this 25<sup>th</sup> day of October, 2015

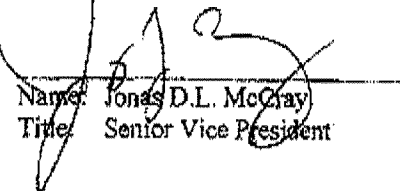
SALUS CAPITAL PARTNERS, LLC  
As a Lender, Administrative Agent and Collateral Agent

By:



Name: Christopher D. Connor  
Title: Co-President

By:

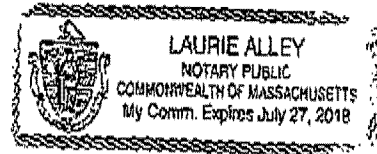


Name: Jonas D.L. McGray  
Title: Senior Vice President

COMMONWEALTH OF MASSACHUSETTS )  
 ) ss.:  
COUNTY OF Norfolk )

On this 24th day of October, 2015, before me, the undersigned notary public, personally appeared C.D. Conner, who proved to me through satisfactory documentation which was personal knowledge, to be the person whose name is signed on the preceding document or attached document, and acknowledged to me that he/she signed it voluntarily for its stated purpose as Co-President of Salus Capital Partners, LLC.

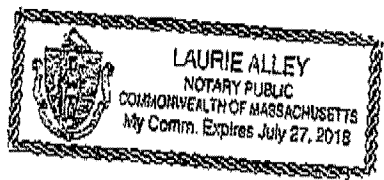
Laurie Alley  
Notary Public



COMMONWEALTH OF MASSACHUSETTS )  
 ) ss.:  
COUNTY OF Norfolk )

On this 24th day of October, 2015, before me, the undersigned notary public, personally appeared J.D. McPoy, who proved to me through satisfactory documentation which was personal knowledge, to be the person whose name is signed on the preceding document or attached document, and acknowledged to me that he/she signed it voluntarily for its stated purpose as CEO of Salus Capital Partners, LLC.

Laurie Alley  
Notary Public



1903015.1

SCHEDULE A

[See Attached]

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Schedule A to Grant of Security Interest in United States Trademarks