TRADEMARK ASSIGNMENT							
ectronic Version v1 lylesheet Version v		03/24/20 9001300	009 080				
SUBMISSION TYPE:		NEW ASSIGNMEN	NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		Security Agreement	Security Agreement				
CONVEYING PARTY	DATA						
Name		Formerly	Formerly Execution Date Entity Type				
Hunter Fan Company			03/16/2009				
Trainer Fast Company							
RECEIVING PARTY D	BATA				I		
Name:	Goldman Sach	s Credit Partners L.P., as :	2nd Lien Collateral Agent				
Street Address:	30 Hudson Str	eet .					
Internal Address:	c/o Goldman, S	cio Goldman, Sachs & Co.					
City:	Jersey City						
State/Country:	NEW JERSEY						
Postal Code:	07302						
Entity Type:	LIMITED PARTNERSHIP: Bermuda						
PROPERTY NUMBER	RS Total: 1						
Property Type		mber Word Mark					
Registration Number	2622293	CAMPANA	CAMPANA				
CORRESPONDENCE	E DATA				-		
Fax Number:	(866)826						
•		Mail when the fax attempt i	is unsuccesstul.				
Phone: 301-638-0511							
Email: bonnie@ipresearchplus.com  Correspondent Name: iP Research Plus, Inc.							
Address Line 1: 21 Tadcaster Circle							
Address Line 2: attn: Penelope J.A. Agodoa							
Address Line 4:	Waldorf,	MARYLAND 20602	,				
ATTORNEY DOCKE	T NUMBER:	2ND LIEN HUNTE	2ND LIEN HUNTER FAN				
NAME OF SUBMITTER:		Penelope J.A. Ago	Penelope J.A. Agodoa				
Signature:		/pja/					

TRADEMARK
REEL: 003964 FRAME: 0102

Date:	03/24/2009					
Total Attachments: 5 source=crs1 2nd Lien Filing - Hunter Fan#page1.tif source=crs1 2nd Lien Filing - Hunter Fan#page2.tif source=crs1 2nd Lien Filing - Hunter Fan#page3.tif source=crs1 2nd Lien Filing - Hunter Fan#page4.tif source=crs1 2nd Lien Filing - Hunter Fan#page5.tif						

TRADEMARK REEL: 003964 FRAME: 0103

Attached is the resubmitted revised filing for 900130080A. (Hunter fan Company/ Goldman Sachs). Thank you Bonnie Grollman

IP Research Plus, Inc. 21 Tadcaster Circle Waldorf, MD 20602 301-638-0511 866-826-5420 www.ipresearchplus.com

> TRADEMARK REEL: 003964 FRAME: 0104

TRADEMARK SECURITY AGREEMENT, dated as of March 16, 2009, among Hunter Fan Company (the "Borrower") and GOLDMAN SACHS CREDIT PARTNERS L.P., in its capacity as collateral agent pursuant to the Second Lien Security Agreement referred to below (the "Collateral Agent").

Reference is made to the Second Lien Security Agreement dated as of April 16, 2007 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Borrower, the Lenders party thereto and the Collateral Agent. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement dated as of April 16, 2007 (as amended, supplemented or otherwise modified from time to time (the "Credit Agreement")). The obligations of the Lenders to extend such credit are conditioned upon, among other things, the execution and delivery of this Agreement. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms.</u> Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.01(b) of the Security Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, the Grantor, pursuant to the Security Agreement, did and hereby does grant to the Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by Grantor or in which Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):

- (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Schedule I (the "Trademarks");
  - (b) all goodwill associated with or symbolized by the Trademarks; and
- (c) all assets, rights and interests that uniquely reflect or embody the Trademarks.

SECTION 3. <u>Security Agreement.</u> The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. Grantor.

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hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Trademark Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

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TRADEMARK REEL: 003964 FRAME: 0106 IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

HUNTER FAN COMPANY,

by

Name: Charles Turner

Title: Civ

**GOLDMAN SACHS CREDIT PARTNERS** 

L.P., as Collateral Ages

Ŋ

Name. Title:

John Darman: Authorized Signa:

D11#200

## Schedule I to the Trademark Security Agreement

## I. Trademarks

Registered Owner	<u>Mark</u>	Registration Number	Registration Date
Hunter Fan Company	CAMPANA	2,622,293	9/17/02

[[3118262]]

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**RECORDED: 03/24/2009**