

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Gerber Finance Inc.		11/09/2012	CORPORATION: NEW YORK
RECEIVING PARTY DATA			
Name:	Le Mystere Group LLC		
Street Address:	488 Madison Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10022		
Entity Type:	LIMITED LIABILITY COMPANY: NEW YORK		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Registration Number:	1868370	LE MYSTERE	
Registration Number:	3119904	LE MYSTÈRE RENAISSANCE	
Registration Number:	3289043	LE MYSTÈRE NO 9	
Registration Number:	3288961	LE MYSTÈRE DORÉ	
Registration Number:	3126121	LE MYSTÈRE ROUGE	
Registration Number:	3308540	LE MYSTÈRE SKIN	
CORRESPONDENCE DATA			
Fax Number:	9087257088		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	9087225640		
Email:	officeactions@br-tmlaw.com		
Correspondent Name:	Stephen L. Baker		
Address Line 1:	575 Route 28		
Address Line 4:	Raritan, NEW JERSEY 08869		

OP \$165.00 1868370

ATTORNEY DOCKET NUMBER:	SLB KOMAR REL 11.09.12
NAME OF SUBMITTER:	Stephen L. Baker
Signature:	/Stephen L. Baker/
Date:	11/15/2012
Total Attachments: 3 source=Baker-Rannells121115132832#page1.tif source=Baker-Rannells121115132832#page2.tif source=Baker-Rannells121115132832#page3.tif	

TERMINATION, RELEASE AND REASSIGNMENT OF SECURITY
INTERESTS IN TRADEMARKS

THIS TERMINATION, RELEASE AND REASSIGNMENT OF SECURITY INTERESTS IN TRADEMARKS ("Release") made as of the ^{9th} day of November, 2012 by Gerber Finance Inc. (identified in the relevant security agreement being released as Gerber Finance, Inc.), a financing company with offices at 488 Madison Avenue, New York, NY 10022 ("GERBER"), and Le Mystere Group, LLC, a New York limited liability company, with offices at 180 Madison Avenue, Suite 501, New York, NY 10006 ("LE MYSTERE").

WITNESSETH

WHEREAS, GERBER and LE MYSTERE entered into a certain Trademark Security Agreement dated as of February 12, 2008 (the "Agreement"), by which LE MYSTERE granted to GERBER as Agent, a lien on and continuing security interest in, among other things, the Marks (as such term is defined in the Agreement and as set forth below), as security for, among other things, the payment and performance in full of the Secured Obligations (as such term is defined in the Agreement);

WHEREAS, the Agreement was recorded in the United States Patent and Trademark Office (the "PTO") on February 12, 2008, at Reel 3718, Frame 0241.

WHEREAS, LE MYSTERE has requested that GERBER terminate and release its security interest in and lien on the LE MYSTERE Marks, among other things as described below, and reassign the same to LE MYSTERE;

NOW THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt of which are hereby acknowledged, it is agreed as follows:

1. GERBER does hereby release and terminate all liens and security interests in all the following properties of LE MYSTERE which were granted, bargained, sold, transferred, assigned, mortgaged and pledged to GERBER as collateral security for the Secured Obligations under and pursuant to the Agreement, and GERBER hereby without recourse and without representation or warranty of any kind, assigns, sells, conveys, grants, sets over, transfers and releases to LE MYSTERE any other and all of GERBER's right, title and interest, if any, in and to the following, purportedly owned by LE MYSTERE whether at the time of said grant, assignment, mortgage and pledge under and pursuant to the Agreement or thereafter acquired:

"All assets of the Debtors described on Schedule I [attached to the Security Agreement] hereto and made a part hereof", including but not limited to marks listed in Schedule A of this Release.

2. The parties hereto, GERBER and LE MYSTERE, do hereby cancel and terminate the Agreement and all rights and obligations of the parties thereunder.

3. The parties hereto agree that, at any time and from time to time upon the written request of the other party, each party will execute and deliver such further documents and do such further acts and things as may be reasonably requested by the other party in order to effect the purposes of this Release.

4. The Release has been executed and delivered in, and shall be governed by and construed in accordance with the laws of the State of New York.

IN WITNESS WHEREOF, the undersigned has caused this Release to be duly executed and delivered by a duly authorized officer on the day and year first above written.

Gerber Finance Inc.,

By: Jeffrey Pal

STATE OF New York)
COUNTY OF New York) ss.:

On this 9th day of November, 2012, before me personally came Jeffrey Pal, to me known, who being by me duly sworn, did depose and say that he is the Vice President of Gerber Finance Inc.; the corporation described in and which executed the above instrument; that (s) he has been authorized to execute said instrument on behalf of said corporation; and that (s) he signed said instrument on behalf of said corporation pursuant to said authority.

IN WITNESS WHEREOF, I hereto set my hand and official seal.

Catherine A Tibball
Notary Public

CATHERINE A. TIBBALL
Notary Public, State of New York
No. 01T16075736
Qualified in Nassau County
Certificate Filed in New York County
Commission Expires Jun 10, 20 12

SCHEDULE A

Termination, Release And Reassignment Of Security Interests In Trademarks
From Gerber Finance Inc. to Le Mystere Group, LLC

<u>TRADEMARK</u>	<u>U.S. REGISTRATION. NO.</u>
LE MYSTERE	1,868,370
LE MYSTÈRE RENAISSANCE	3,119,904
LE MYSTÈRE NO 9	3,289,043
LE MYSTÈRE DORÉ	3,288,961
LE MYSTÈRE ROUGE	3,126,121
LE MYSTÈRE SKIN	3,308,540