

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM401637

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	MERGER		
<b>EFFECTIVE DATE:</b>	09/01/2016		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Fahrenheit 212 LLC		08/12/2016	Limited Liability Company: NEW YORK
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Capgemini America, Inc.		
<b>Street Address:</b>	623 Fifth Avenue		
<b>Internal Address:</b>	33rd Floor		
<b>City:</b>	New York		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	10022		
<b>Entity Type:</b>	Corporation: NEW JERSEY		
<b>PROPERTY NUMBERS Total: 3</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4202958	MONEY & MAGIC	
<b>Registration Number:</b>	2798912	FAHRENHEIT 212	
<b>Registration Number:</b>	4758663		
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2039056747		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	(203) 557-4224		
<b>Email:</b>	jferdinand@24iplg.com		
<b>Correspondent Name:</b>	Edmund J. Ferdinand, III		
<b>Address Line 1:</b>	129 Post Road East		
<b>Address Line 4:</b>	Westport, CONNECTICUT 06880		
<b>NAME OF SUBMITTER:</b>	Edmund J. Ferdinand, III		
<b>SIGNATURE:</b>	/ejf/		
<b>DATE SIGNED:</b>	10/12/2016		
<b>Total Attachments: 20</b>			
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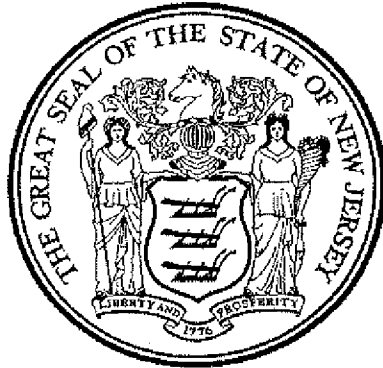
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STATE OF NEW JERSEY  
DEPARTMENT OF TREASURY  
FILING CERTIFICATION (CERTIFIED COPY)  
0100245598

CAPGEMINI AMERICA, INC.

*I, the Treasurer of the State of New Jersey,  
do hereby certify, that the above named business  
did file and record in this department the below  
listed document(s) and that the foregoing is a  
true copy of the  
Certificate of Merger  
Filed in this office August 12, 2016  
as the same is taken from and compared with the  
original(s) filed in this office on the date set  
forth on each instrument and now remaining on file  
and of record in my office.*



Certificate Number: 138916914

Verify this certificate online at

[https://www1.state.nj.us/TYTR\\_StandingCert/JSP/Verify\\_Cert.jsp](https://www1.state.nj.us/TYTR_StandingCert/JSP/Verify_Cert.jsp)

*IN TESTIMONY WHEREOF, I have  
hereunto set my hand and affixed  
my Official Seal at Trenton, this  
15th day of August, 2016*

Ford M Scudder  
Acting State Treasurer

FILED

AUG 12 2016

STATE TREASURER

**CERTIFICATE OF MERGER  
OF  
FAHRENHEIT 212 LLC  
WITH AND INTO  
CAPGEMINI AMERICA, INC.**

Pursuant to Section 1003 of the New York Limited Liability Company Law and Titles 42:2C and 14A, Section 10-1 of the Business Corporation Act of New Jersey, the undersigned do hereby certify on behalf of Capgemini America, Inc. and Fahrenheit 212 LLC:

**FIRST.** The name of the constituent entities are as follows:

Capgemini America, Inc., a New Jersey corporation ("CGA")

Fahrenheit 212 LLC, a New York limited liability company ("Fahrenheit")

**SECOND.** At the Effective Date (as defined below), Fahrenheit shall be merged with and into CGA (the "Merger"). CGA shall survive the Merger and shall continue to be governed by the laws of the State of New Jersey, and the separate existence of Fahrenheit shall cease forthwith upon the Effective Date.

**THIRD.** The approval by the sole member of Fahrenheit of the Agreement and Plan of Merger setting forth the terms and conditions of the Merger, was obtained on July 31, 2016. The Agreement and Plan of Merger was approved by the Board of Directors of CGA on July 31, 2016 and no vote of the sole shareholder of CGA was required because of the applicability of Titles 42:2C and 14A, Section 10-3(4) of the Business Corporation Act of New Jersey. The applicable provisions of the laws of the State of Delaware (other than compliance with the recording and filing requirements thereof) have been complied with.

**FOURTH.** The merger is to become effective on September 1, 2016 ("Effective Date").

THIS CERTIFICATE OF MERGER may be signed in counterparts, and all such signed counterparts, when taken together, shall constitute one and the same document.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the undersigned have duly executed this Certificate of Merger as of the 12<sup>th</sup> day of August, 2016.

**Cargemini America, Inc.**

By: 

Name: Paul Hermelin

Title: Chairman

**FAHRENHEIT 212 LLC**

By: \_\_\_\_\_

Name: Todd Rovak

Title: President

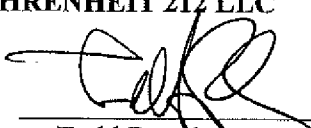
B-11180

**IN WITNESS WHEREOF**, the undersigned have duly executed this Certificate of Merger as of the 12<sup>th</sup> day of August, 2016.

**Cappemini America, Inc.**

By: \_\_\_\_\_  
Name: Paul Hermelin  
Title: Chairman

**FAHRENHEIT 212 LLC**

By:  \_\_\_\_\_  
Name: Todd Rovak  
Title: President

B-11180

**AGREEMENT AND PLAN OF MERGER**

**MERGING**

**FAHRENHEIT 212 LLC**

**WITH AND INTO**

**CAPGEMINI AMERICA, INC.**

**Effective as of September 1, 2016**

**TRADEMARK**

**REEL: 005897 FRAME: 0047**

This AGREEMENT AND PLAN OF MERGER, dated as of July 31, 2016 (this "Agreement"), by and between Fahrenheit 212 LLC, a New York limited liability company ("Fahrenheit"), and Capgemini America, Inc., a New Jersey corporation ("CGA").

### RECITALS

A. Fahrenheit was formed on April 14, 2006 and its sole member is CGA.

B. CGA was formed on December 18, 1984 and its sole stockholder, holding 1,100 shares of Class B common stock, no par value per share, is Capgemini North America, Inc. ("CG North America").

C. CGA, as the sole member of Fahrenheit, has approved and adopted this Agreement and the transaction contemplated hereby in the manner required by the Articles of Organization of Fahrenheit, the Amended and Restated Limited Liability Company Operating Agreement of Fahrenheit, and the New York Limited Liability Company Law (the "NYLLCL").

D. The Board of Directors of CGA has approved and adopted this Agreement and the transaction contemplated hereby in the manner required by the Certificate of Incorporation of CGA, the Bylaws of CGA and the New Jersey Business Corporation Act (the "NJBCA").

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements of the parties contained herein, the parties hereto agree as follows:

1. **MERGER.** At the Effective Date, as defined in paragraph number 2 below, Fahrenheit shall be merged with and into CGA (the "Merger").

2. **EFFECTIVE DATE.** The Merger shall become effective on September 1, 2016 (the "Effective Date") on which a Certificate of Merger merging Fahrenheit with and into CGA pursuant to Section 1003 of the NYLLCL and Titles 42:2C and 14A, Section 10-4.1 of the NJBCA shall have been filed with the Secretary of State of the State of New York and the State of New Jersey, respectively.

3. **SURVIVING ENTITY.** CGA shall survive the Merger and shall continue to be governed by the laws of the State of New Jersey, and the separate existence of Fahrenheit shall cease forthwith upon the Effective Date.

4. **AUTHORIZED CAPITAL.** The authorized capital stock of CGA shall remain as prior to the Merger, unless and until the same shall be changed in accordance with the laws of the State of New Jersey.

5. **CERTIFICATE OF INCORPORATION.** The Certificate of Incorporation of CGA shall be the Certificate of Incorporation of CGA as in effect on the Effective Date, without change unless and until the same shall be amended or repealed in accordance with the provisions thereof and the law of the State of New Jersey, which power to amend or repeal is hereby expressly reserved.



6. **BYLAWS.** The Bylaws of CGA as they exist on the Effective Date shall be the Bylaws of CGA following the Effective Date, unless and until the same shall be amended or repealed in accordance with the provisions thereof and the law of the State of New Jersey.

7. **DIRECTORS AND OFFICERS.** The directors and officers of CGA as they exist on the Effective Date shall be the directors and officers of CGA following the Effective Date, and shall hold such directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Bylaws of CGA.

8. **MEMBERSHIP INTERESTS; EFFECT OF MERGER ON CAPITAL STOCK OF CGA.** All membership interests of Fahrenheit, whether issued or unissued, outstanding, or reacquired, shall be canceled as of the Effective Date without payment of any consideration therefore. The Merger shall have no effect on the issued and outstanding shares of capital stock of CGA.

9. **EFFECT OF MERGER.** On or after the Effective Date, CGA shall succeed to and possess, without further act or deed, all of the estate, rights, privileges, powers and franchises, both public and private, and all of the property, real, personal and mixed, of Fahrenheit; all debts due to Fahrenheit on whatever account shall be vested in CGA; all claims, demands, property, rights, privileges, powers and franchises and every other interest of either of the parties hereto shall be as effectively the property of CGA as they were of the respective parties hereto; the title to any real estate vested by deed or otherwise in CGA shall not revert or in any way be impaired by reason of the Merger, but shall be vested in CGA, all rights of creditors and all liens upon any property of either of the parties hereto shall be preserved and unimpaired, limited in lien to the property affected by such lien at the Effective Date of the Merger; all debts, liabilities, obligations and duties of the respective parties hereto shall thenceforth attach to CGA and may be enforced against it to the same extent as if such debts, liabilities, obligations and duties had been incurred or contracted by it.

10. **PRINCIPAL OFFICE/ REGISTERED AGENT.** From and after the Effective Date, the location of the principal office of CGA shall remain the same as the principal office of CGA prior to the Merger, and the name of its registered agent in New Jersey shall be that which is stated in the Certificate of Incorporation or Bylaws, as applicable, of CGA.

11. **FURTHER ASSURANCES.** On the Effective Date, the separate existence of Fahrenheit shall cease, except that whenever a conveyance, assignment, transfer, deed or other instrument or act is necessary to vest property or rights in CGA, as the surviving entity, the officers or other authorized representatives of Fahrenheit shall execute, acknowledge, and deliver those instruments and do those acts. For these purposes, the existence of Fahrenheit and the authority of its respective officers, directors or other authorized representatives are continued notwithstanding the Merger. Notwithstanding the foregoing, after the Effective Date, CGA may execute and deliver such deeds, assignments, assurances and other documents and do all other things necessary or desirable to vest, perfect or confirm title to the property and rights of Fahrenheit and otherwise carry out the purposes of the Merger in the name of Fahrenheit or otherwise.

12. **TERMINATION**. At any time before the Effective Date, this Agreement may be terminated and the Merger abandoned by the mutual written consent of CGA and Fahrenheit.


13. **GOVERNING LAW**. This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey, without respect to its conflict of laws provisions.

14. **COUNTERPARTS**. This Agreement may be executed in counterparts. The signatures of the parties who sign different counterparts of this Agreement or any of the instruments executed to effectuate the purposes of this Agreement shall have the same effect as if those parties had signed the same counterparts of this Agreement or any such instrument.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the date and year first written above.

**FAHRENHEIT 212 LLC**

By:   
Name: Todd Rovak  
Title: President

**CAPGEMINI AMERICA, INC.**

By: \_\_\_\_\_  
Name: Tim Bridges  
Title: General Manager, Authorized Signatory

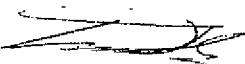
B-11179

**IN WITNESS WHEREOF**, the parties hereto have caused this Agreement to be duly executed as of the date and year first written above.

**FAHRENHEIT 212 LLC**

By: \_\_\_\_\_  
Name: Todd Rovak  
Title: President

**CAPGEMINI AMERICA, INC.**

By:  \_\_\_\_\_  
Name: Tim Bridges  
Title: General Manager, Authorized Signatory

B-11179

FILING RECEIPT

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ENTITY NAME: CAPGEMINI AMERICA, INC.

DOCUMENT TYPE: MERGER (FOR. BUSINESS)  
PROCESS

COUNTY: NEWY

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FILED:08/04/2016 DURATION:\*\*\*\*\* CASH#:160804000217 FILM #:160804000210

FILER:

EFFECT DATE

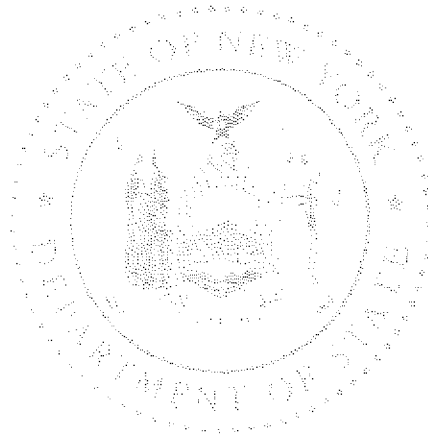
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CAPGEMINI NORTH AMERICA, INC  
33RD FLOOR  
623 FIFTH AVENUE  
NEW YORK, NY 10022

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08/04/2016

ADDRESS FOR PROCESS:

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CAPGEMINI  
623 FIFTH AVENUE, 33RD FLOOR  
NEW YORK, NY 10022

REGISTERED AGENT:  
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CONSTITUENT NAME: FAHRENHEIT 212 LLC

=====

SERVICE COMPANY: CORPORATION SERVICE COMPANY - 45

SERVICE CODE: 45

FEES                    95.00  
-----  
FILING                  60.00  
TAX                     0.00  
CERT                    0.00  
COPIES                 10.00  
HANDLING               25.00

PAYMENTS              95.00  
-----  
CASH                    0.00  
CHECK                  0.00  
CHARGE                 0.00  
DRAWDOWN              95.00  
OPAL                    0.00  
REFUND                 0.00

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**TRADEMARK** (04/2007)  
**REEL: 005897 FRAME: 0053**

***STATE OF NEW YORK***  
***DEPARTMENT OF STATE***

I hereby certify that the annexed copy has been compared with the original document in the custody of the Secretary of State and that the same is a true copy of said original.



WITNESS my hand and official seal of the Department of State, at the City of Albany, on August 5, 2016.

*Anthony Giardina*

Anthony Giardina  
Executive Deputy Secretary of State

160804000 210

CSC 45  
Drawdown

CERTIFICATE OF MERGER

OF

FAHRENHEIT 212 LLC

INTO

CAPGEMINI AMERICA, INC.

Under Section 904-a of the Business Corporation Law

FIRST: The name (and if the name has been changed, the name under which it was formed) of each constituent entity that is to merge is:

Capgemini America, Inc. (originally formed under the name United Research, Inc., and previously known as Cap Gemini America, Inc.), a New Jersey corporation ("Foreign Corporation"); and

Fahrenheit 212 LLC (originally formed under the name Velocity Made Good LLC), a New York limited liability company ("Domestic LLC");

SECOND: The certificate of incorporation or articles of organization of each constituent domestic entity was filed by the Department of State on April 14, 2006.

THIRD: The initial certificate of incorporation or formation document, if any, of each constituent foreign corporation or other business entity was filed with the Secretary of State of New Jersey on December 18, 1984 and its application for authority was filed by the Department of State on October 26, 1999.

FOURTH: The agreement of merger has been approved and executed by each constituent entity that is to merge.

FIFTH: The name of the surviving corporation shall be Capgemini America, Inc.

SIXTH: The merger is permitted by the jurisdiction of incorporation or formation of the Foreign Corporation and is in compliance therewith;

SEVENTH: The surviving foreign corporation agrees that it may be served with process in the State of New York in any action or special proceeding for the enforcement of any liability or obligation of any domestic or foreign constituent entity, previously amenable to suit in the State of New York, and for the enforcement, as provided in the Business Corporation Law of the State of New York, of the right of shareholders or members of

any constituent domestic entity to receive payment for their interests against the surviving corporation.

EIGHTH: The surviving corporation hereby designates the Secretary of State of the State of New York as its agent upon whom process against it may be served in the manner set forth in paragraph (b) of section 306 of the Business Corporation Law in any action or special proceeding. The post office address within the State of New York to which the said Secretary of State shall mail a copy of any process against the surviving corporation served upon him is Capgemini, 623 Fifth Avenue, 33<sup>rd</sup> Floor, New York, New York 10022.

NINTH: Subject to the provisions of section 623 of the Business Corporation Law, Section 1005 of the Limited Liability Company Law, and any applicable statute, the surviving corporation will promptly pay to the shareholders of each constituent domestic corporation and owners of any constituent other business entity, the amount, if any, to which they shall be entitled under the provisions of the Business Corporation Law, the Limited Liability Company Law or any applicable statute relating to the rights of shareholders, owners and members to receive payment for their interests.

TENTH: The effective date of the merger if other than the date of filing of the certificate of merger by the Department of State shall be September 1, 2016.

ELEVENTH: The agreement of merger is on file at the following place of business of the surviving domestic or foreign corporation: Capgemini, 623 Fifth Avenue, 33<sup>rd</sup> Floor, New York, New York 10022.

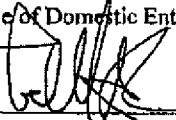
TWELFTH: A copy of the certificate, certified by the Department of State, shall be filed in the office of the clerk of each county in which each office of a constituent domestic or foreign corporation, other than the surviving corporation, is located, and in the office of the official who is the recording officer of each county in the State of New York in which real property of a constituent domestic or foreign corporation, other than the surviving corporation, is located.

[SIGNATURE PAGE TO FOLLOW]



IN WITNESS WHEREOF, this certificate is signed by their duly authorized officers of the constituent entities, this 1st day of August, 2016.

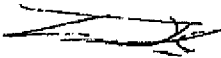
**FAHRENHEIT 212 LLC**  
(Name of Domestic Entity)

  
\_\_\_\_\_  
(Signature)

Todd Rovak  
(Type or Print Name)

AUTHORIZED PERSON  
(Capacity of Signer)

**CAPGEMINI AMERICA, INC.**  
(Name of Foreign Corporation)

  
\_\_\_\_\_  
(Signature)

Tim Bridges  
(Type or Print Name)

General Manager (Authorized Signatory)  
(Capacity of Signer)

B-11181

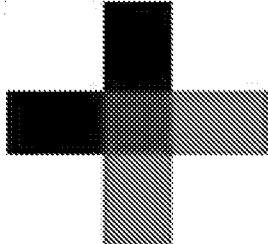
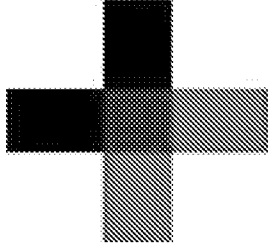


4.20

Intellectual Property

Registered Intellectual Property

Trademarks

<u>MARK</u>	<u>COUNTRY</u>	<u>FILED</u>	<u>OWNER NAME</u>	<u>SERIAL #</u>	<u>REGISTRATION #</u>	<u>REG DATE</u>	<u>STATUS</u>
MONEY & MAGIC (word mark)	UNITED STATES	11/23/2010	Fahrenheit 212 LLC	85/183,360	4,202,958	9/4/2012	REGISTERED
FAHRENHEIT 212 (word mark)	UNITED STATES	6/13/2002	Fahrenheit 212 LLC	76/420,787	2,798,912	12/23/2003	REGISTERED
ORANGE AND BLACK CROSS	UNITED KINGDOM	6/16/2014	Fahrenheit 212 LLC	3060079	3060079	9/26/2014	REGISTERED
							
Plus Sign	UNITED STATES	5/19/2014	Fahrenheit 212 LLC	86/285,301	4,758,663	6/23/2015	REGISTERED
							
FAHRENHEIT 212	UNITED KINGDOM	6/16/2014	Fahrenheit 212 LLC	3060066	3060066	1/9/2015	REGISTERED
MONEY & MAGIC (WORD MARK)	UNITED KINGDOM	6/16/2014	Fahrenheit 212 LLC	3060069	3060069	11/21/2014	REGISTERED
VELOCITY MADE GOOD	UNITED STATES	11/23/2010	Fahrenheit 212 LLC	85/183,376			ABANDONED on 4/22/2014

Domain Names

<u>Domain Name</u>	<u>Owner</u>	<u>Creation Date</u>	<u>Expiration Date</u>	<u>Status</u>
DESIGN-THINKING.CONSULTING	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
F212.BIZ	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
F212.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active

F212.EU	Fahrenheit 212 LLC	1/29/2014	1/31/2017	Active
F212.NET	Fahrenheit 212 LLC	2/22/2011	2/22/2017	Active
F212.NYC	Fahrenheit 212 LLC	10/3/2014	10/2/2016	Active
F212.US	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
F212INNOVATION.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
F212INNOVATION.COM	Fahrenheit 212 LLC	2/22/2011	2/22/2017	Active
F212INNOVATION.NET	Fahrenheit 212 LLC	2/22/2011	2/22/2017	Active
F21Q.COM	Fahrenheit 212 LLC	2/5/2013	2/5/2017	Active
F21Q.INFO	Fahrenheit 212 LLC	2/5/2013	2/5/2017	Active
F21Q.NET	Fahrenheit 212 LLC	2/5/2013	2/5/2017	Active
F21Q.ORG	Fahrenheit 212 LLC	2/5/2013	2/5/2017	Active
FAHRENHEIT-212.BIZ	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEIT-212.CO	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEIT-212.CO.UK	Fahrenheit 212 LLC	2/14/2014	2/14/2019	Active
FAHRENHEIT-212.COM	Fahrenheit 212 LLC	5/30/2002	5/30/2020	Active
FAHRENHEIT-212.EU	Fahrenheit 212 LLC	1/29/2014	1/31/2017	Active
FAHRENHEIT-212.INFO	Fahrenheit 212 LLC	5/28/2008	5/28/2016	Active
FAHRENHEIT-212.MOBI	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT-212.NET	Fahrenheit 212 LLC	5/28/2008	5/28/2016	Active
FAHRENHEIT-212.NYC	Fahrenheit 212 LLC	10/3/2014	10/2/2016	Active
FAHRENHEIT-212.ORG	Fahrenheit 212 LLC	5/28/2008	5/28/2016	Active
FAHRENHEIT-212.US	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEIT-BETA.COM	Fahrenheit 212 LLC	9/6/2013	9/6/2018	Active
FAHRENHEIT-GROUP.CO	Fahrenheit 212 LLC	2/14/2014	2/13/2019	Active
FAHRENHEIT-GROUP.CO.UK	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT-GROUP.COM	Fahrenheit 212 LLC	2/13/2014	2/13/2019	Active
FAHRENHEIT-GROUP.NET	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT-GROUP.US	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active

FAHRENHEIT212.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
FAHRENHEIT212.EU	Fahrenheit 212 LLC	1/29/2014	1/31/2017	Active
FAHRENHEIT212.INFO	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT212.MOBI	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT212.US	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEIT212CONSULTING.COM	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEIT212CONSULTINGCOM.COM	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEITBETA.COM	Fahrenheit 212 LLC	9/6/2013	9/6/2018	Active
FAHRENHEITGROUP.CO	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEITGROUP.CO.UK	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEITGROUP.NET	Fahrenheit 212 LLC	1/29/2014	1/29/2017	Active
FAHRENHEITGROUP.US	Fahrenheit 212 LLC	1/29/2014	1/28/2017	Active
FAHRENHEITINNOVATION.COM	Fahrenheit 212 LLC	5/27/2015	5/27/2020	Active
FOOD-INNOVATION.CO.UK	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
FOOD-INNOVATION.US	Fahrenheit 212 LLC	6/9/2015	6/8/2016	Active
GENIUSLUNCH.COM	Fahrenheit 212 LLC	11/19/2010	11/19/2016	Active
GENIUSLUNCHES.COM	Fahrenheit 212 LLC	11/19/2010	11/19/2016	Active
HEALTHCARE-INNOVATION.CO.UK	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
HEALTHCARE-INNOVATION.US	Fahrenheit 212 LLC	6/9/2015	6/8/2016	Active
HOWTOKILLAUNICORN.COM	Fahrenheit 212 LLC	2/27/2014	2/27/2017	Active
HOWTOKILLAUNICORN.INFO	Fahrenheit 212 LLC	2/27/2014	2/27/2017	Active
HOWTOKILLAUNICORN.NET	Fahrenheit 212 LLC	2/27/2014	2/27/2017	Active
HOWTOKILLAUNICORN.ORG	Fahrenheit 212 LLC	2/27/2014	2/27/2017	Active
INNOVATIONHUB.CONSULTING	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
INNOVATIONLAB.CONSULTING	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
MONEYANDMAGIC.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
MONEYANDMAGIC.COM	Fahrenheit 212 LLC	1/13/2010	1/13/2016	Active
PRODUCTINNOVATION.CO	Fahrenheit 212 LLC	6/9/2015	6/8/2016	Active

RETAIL-INNOVATION.CO.UK	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
RETAIL-INNOVATION.US	Fahrenheit 212 LLC	6/9/2015	6/8/2016	Active
RETHINKINGDESIGNTHINKING.COM	Fahrenheit 212 LLC	6/9/2015	6/9/2016	Active
THEMONEYANDMAGIC.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
THEMONEYANDMAGIC.COM	Fahrenheit 212 LLC	4/28/2008	4/28/2017	Active
THEMONEYANDMAGIC.NET	Fahrenheit 212 LLC	4/28/2008	4/28/2017	Active
THEMONEYANDMAGIC.ORG	Fahrenheit 212 LLC	4/28/2008	4/28/2017	Active
VELOCITYMADEGOOD.CO	Fahrenheit 212 LLC	2/22/2011	2/21/2017	Active
VELOCITYMADEGOOD.NET	Fahrenheit 212 LLC	2/22/2011	2/22/2017	Active

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The Company abandoned its application for the trademark "Velocity Made Good" in the United States Patent & Trademark Office on April 22, 2014