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To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.	
Name of conveying party(ies): Thomas, Mark L.	Name and address of receiving party(ies) Name: Robert Vaughn Internal Address; c/o Steven T. Lowc, Esq.
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partners ☐ Corporation-State ☐ Other	Street Address: Suite 600 11400 Olympic Boulevard City: Los Angeles State: California Zip: 90064 My Individual(s) citizenship United States
Additional name(s) of conveying party(les) attached? 🖳 Yes 🕻	Association
3. Nature of conveyance:	General Partnership
Assignment	If assignee is not domiciled in the United States, a domestic
	Additional name(s) & address(es) attached? 🖳 Yes 🖫 No
Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number	B. Trademark Registration No.(s) 1,879,853 (s) attached □□ Yes ☑□ No
Name and address of party to whom correspondence concerning document should be mailed: Name: Patricia A. Walker, Esq.	6. Total number of applications and registrations involved:
Internal Address: Walker & Jocke	7. Total fee (37 CFR 3.41)
Street Address: 231 South Broadway	8. Deposit account number: 10-0637
City: Medina State: Ohio Zip: 44256	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE THIS SPACE	
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Parkicia A. Walker attorney for Signature Name of Person Signing More L. Thomas Signature Total number of pages including cover sheet, attachments, and document:	

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

Walker & Jocke

STEVEN T. LOWE Walker & Jocke

PAGE 05 MolT.

10.20.2004A

EXHIBIT A

ASSIGNMENT AND SECURITY AGREEMENT

This Assignment and Security Agroement ("Assignment") is entered into this _____ day of Octob v 2004 by and between Mark L. Thomas ("Seller") and Robert Vaughn ("Buyer") (jointly referred to as the "Parties" or individually referred to as the "Party"). For good and valuable consideration including the promises set forth herein the Parties agree as follows:

(a) "Agreement" means the Trademark Transfer Agreement entered into between Seller and Buyer.

(b) "Purchased Assets" means the following:

(1) United States Trademark Registration No. 1,879,853 for the mark FTW*, any common law rights in the FTW

(2) The domain name www.ftwgenuine.com;

(3) The poster license relating to the FTW mark to the extent that it is still in effect, assignable and transferable. (c) "Trademark" means United States Trademark Registration No. 1,879,853 for the mark FTW , any common law rights in the FTW mark and the associated goodwill.

Part 2. Assistantes of Trademark

Seiler assigns to Buyer, Soiler's right, title and interest in and for the United States and its territorial possessions, the Trademark, subject to the retention of rights by Seller as stated in Part 3 of this Assignment and in Section 1 of the Agreement. Buyer's rights including any and all rights of Buyer's successors, assigns and licensees to the Trademark are subject to the restrictions set forth in this Assignment and in the Agreement.

Part 3. Retention of Rights by Seller and Security Interest

(a) Seller retains a fully paid, nonexclusive license to any and all rights currently in effect or eventually granted under the Trademark in accordance with the terms of Section 3 of the Agreement.

(b) Seller retains all rights, title and interest to the claim under the Trademark against Third Rail USA, Inc. or its associated entities, assigns or successors for actions prior to the execution of this Assignment in accordance with the Agreement, including

(c) Seller currently owns merchandise that incorporates the FTW* mark and in the future may receive merchandise that incorporates the PTW mark from Third Rail USA. Inc. or its associated entities, assigns or successors as compensation for the claim against Third Rail USA, Inc. ("FTW Merchandize"). Soller shall have all right, ride and interest in the FTW Merchandise in accordance with the Agreement including without limitation Section 3 of the Agreement. Seller may dispuse of the FTW Metchandise by any means, including the sale of the FTW Merchandise, as long as the sale is not via the Internet or the wholesale market

(d) Buyer grants to Seller, and Seller accepts a continuing general lien on and a security interest my each and all of the Purchased Assets and any and all proceeds thereof. Seller will record in the U.S. Patent and Trademark Office Seller's security interest in the Trademark and will file a release of the security interest in the U.S. Patent and Trademark Office when Buyer has paid all amounts due pursuant to Section 2 of the Trademark Transfer Agreement as amended by the Second Amendment and the operating agreement mentioned in Section 2 of the Trademark Transfer Agreement as amonded by the Second American has been executed by

Part 4. Maintenince

(a) Buyer agrees to pay all renewal and declaration of use fees and take all other actions as may be reasonably necessary to maintain the Purchased Assets in force as required in the Agreement including without Unstation Section 8 of the Agreement. If Buyer acts or refrains from acting in any monner which would cause the Purchased Assets to Japae or cease to have effect for any reason, Buyer shall give notice to Seller at least two (2) months before the Furchased Assets shall tapae or cease to have effect, and upon written request from Seller, Buyer shall immediately assign 211 right and title in the Purchased Assets to Seller. The obligations pursuant to this Part 4(a) of the Assignment that be binding upon Buyer and its successors and assigns, as well as to each and every successor assigned of rights under the Purchased Assets.

(b) In the event that: (f) Buyer or any successor thereto in title to the Purchased Assets gives Sell to notice that the Purchased Assets will lapse or cease to have effect in accordance with Part 4(a) of this Assignment, and Buyer or any such successor does not assign the Purchased Assets to Seller within thirty (36) days of the giving of such notice; or (ii) if any of the Purchased Assets is about to lapse within fifteen (15) days or in Seller's reasonable judgment some action needs to be taken to keep such Purchased Assets in force; or (iii) if the Purchased Assers have lapsed, Buyer (as well as any successor or assign thereof then helding title to such Furchased Assets) hereby grants to Seller a limited power of attorney to execute on behalf of Buyer for any such successor or assign). an assignment or other documents that may be necessary to transfer title to the Purchased Assets to Seller. If a Purchased Asset Los Ispsed, Buyer (as well as any successor or assign thereof last holding title to such Purchased Asset) will provide reasonable cooperation to Seller including signing such papers as may be necessary to the lapsed Purchased Asset of filing a new paper.

(a) Seller retains all rights, title and interest to the claim under the Trademark against Third Rail USA, Inc. or its associated entities, assigns or successors for actions prior to the execution of this Assignment in accordance with the Aprenment, including without limitation Section 3 of the Agreement.

(b) In the event that Seller desires to present a claim against Third Rail USA. Inc. of its associated autilies, assigns or successors as stated in Part 5(a) of this Assignment, Buyer (including any successor or assign thereof) will at Seller's option, end or joint in the action (at Seller's expense), or assign title to the Trademark to Seller for the digration of the action or until the claim is orberose

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finally resolved. Buyer will not receive any portion of the compensation, proceeds or camages recovered by Sailer from Third Rail USA, Inc. or its appociated entities, assigns or successors.

- (c) In the event that Seller requests that Buyer (or any successor or assign thereto) assign to beller the Traderrank for purposes of bringing a claim against Third Rail USA, Inc. or its associated entities, assigns or successors, and Buyer (or such successor or assign) fails to execute such assignment within thirty (30) days of Seller's written request, Buyer (as well as its successors and assigns) hoteby grants to Seller a limited power of attorney to execute any such assignment or other documents as may be necessary to
- (d) In the event that the Trademark is assigned to Seller in accordance with Part 5 of this Assign near Buyer (or its successors and assigns) shall retain license rights to use the Trademark in the normal course of business for the duration of the action concerning the claim, and upon final disposition of such claim Seller shall reassign the Trademark to Buyer.

Any of the following are considered a default by Buyer ("Default") and upon any Default all rights, title and interest in the Purchased Assets shall be restored to Seller:

(a) Buyes does not timely perform any or all obligations in Sections 2, 8 and 9 of the Agreement, and/or

(b) Any representation or warranty made by Buyer in this Agreement proves to have been false () incorrect in any material respect when made.

Buyer (as well as its successors and assigns) hereby grams to Seller a hented power of anothey to execute any such assignment or other documents as may be necessary to manafur title to the Purchased Assets to Seller.

If a Default occurs or there is any other breach of the Agreement, Buyer shall turn over to Seller all molds, models, and silk screens used to preduce any and all marketing, promotional materials, advertising, and products relating to, concerning, or describing

Part 7. Acceleration of Maturity

in the event of a Default, Seller may without further notice or demand, declars the entire amount then unpaid immediately due and payable.

Part 8. Successors and Assume

The provisions of this Assignment shall be binding upon the successors and assigns of Buyer as well as any licensees or vansferces of any rights Buyer obtains to the Trademark under this Assignment, including without limitation any successor assignee of the Trademark Buyer estimate transfer or assign the Trademark without Seller's prior written permission. Sciler's permission shall not be unreasonably withheld. This provision is to ensure that Seller's five percent interest mentioned in Section 2 of the Trademark Transfer Agreement as amended by the Second Amendment is protected. Part 9 Notices

Whenever any notice is required or permutted, such notice shall be in writing, shall be delivered in person or sent be registered or certified mail, return receipt requested, to the addresses set forth below or to such other addresses as are specified by written indice delivered to the other Party. Notice shall be deemed given upon receipt at the address given by the Party.

Mark L. Thomas

If to Buyer:

Robert Vaughn

2620 West Fleicher Avenue Chicago, Illmois 60618 USA

c'o Steven T. Lowe, Esq.

Suite 600

11400 Olympic Boulevard Los Angeles, California 10064

Part 10. Construction and Jurisdiction

This Assignment shall be construed in accordance with and interpreted under the laws of the State of Ohio without regard to any conflicts of law principles or rules. The state and federal courts for Medina County, Ohio shall have exclusive jurisdiction over all disputes relating to, arising out of, or concerning this Assignment. Part 11. Counter 11.

This Assignment may be executed in several counterparts, each of which shall be deemed an original, together they shall constitute one and the same instrument. Facsimile copies of this Assignment and facsimile arguatures shall be deemed an original. Part 12. Entire Assessment and Modifications

All provisions of the Amendment, Agreement and Assignment remain in offset, except those spec fically superceded by the Second Amendment. The Second Amendment, the remaining provisions of the Amendment, Agreement and Assignment, including the Exhibits, are the entire agreement of the Parties concerning this subject matter. In the event of any conflict, the terms of the Second Amundment shall be controlling. It shall not be deemed a conflict for the Amendment, Agreement and/or Assignment to control additional terms that are not included in the Second Amendment. This may not be amended except by written instrument aigned by both Parties.

Part 13. Waiver of Jury Trial

Upon Default a confussion of judgment may be taken against Buyer.

Warming - BY SIGNING THIS PAPER YOU GIVE UP YOUR RIGHT TO NOTICE AND COURT TRIAL, IF YOU DO NOT PAY ON TIME A COURT JUDGMENT MAY BE TAKEN AGAINST YOU WITHOUT YOUR PRIOR KNOWLEDGE AND THE POWERS OF A COURT CAN BE USED TO COLLECT FROM YOU REGARDLESS OF ANY CLAIMS YOU MAY HAVE AGAINST THE CREDITOR WHETHER FOR RETURNED GOODS, FAULTY GOODS, FAILURE ON HIS TART TO COMPLY WITH THE AGREEMENT. OR ANY OTHER CALMS.

IN WITNESS WHEREOF, the Parties nevero have executed and dolly effect this Assignment as of the date first written above.

MARK L. THOMAS

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RECORDED: 10/25/2004