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FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

01-03-2001

U.S. Patent & TMOfc/TM Mail Rop

01-16-2001



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## **RECORDATION FORM COVER SHEET**

TRADEMARKS ONLY			
TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).  Submission Type  Conveyance Type			
X New X Assignment License			
Resubmission (Non-Recordation) Security Agreement Nunc Pro Tunc Assignment  Document ID # Effective Date			
Correction of PTO Error Merger Month Day Year			
Reel # Change of Name			
Corrective Document			
Reel # Frame # Other			
Conveying Party  Mark if additional names of conveying parties attached Execution Date Month Day Year			
Name Record Town, Inc. 10311999			
Formerly			
Individual General Partnership Limited Partnership X Corporation Association			
Other			
X Citizenship/State of Incorporation/Organization New York			
Receiving Party  Mark if additional names of receiving parties attached			
Name Record Town Michigan, Inc.			
DBA/AKA/TA			
Composed of			
Address (line 1) 38 Corporate Circle			
Address (line 2)			
Address (line 3) Albany New York 12203			
City State/Country Zip Code			
Individual General Partnership Limited Partnership assignment and the receiving party is not domiciled in the United States, an			
Corporation Association appointment of a domestic			
Other Case of the control of the con			
Other (Designation must be a separate document from Assignment.)			
( ( ) Ours ( )			
X   Citizenship/State of Incorporation/Organization   Delaware			
X Citizenship/State of Incorporation/Organization Delaware  FOR OFFICE USE ONLY			
Citizenship/State of Incorporation/Organization Delaware  FOR OFFICE USE ONLY  40.00 DP  375.00 DP			
X Citizenship/State of Incorporation/Organization Delaware  FOR OFFICE USE ONLY  2001 MTHAI1 00000164 2123401  40.00 DP			

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231 **TRADEMARK** 

**REEL: 002213 FRAME: 0809** 

FORM PTO-1 Expires 06/30/99 OMB 0651-0027	618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
	epresentative Name and	Address Enter for the first	Receiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	ent Name and Address A	rea Code and Telephone Number	202-862-8944
Name	Kathy Silberthau S	trom	
Address (line 1)	Cahill Gordon & Re	indel	
Address (line 2)	1990 K Street, N.W	·, Suite 950	
Address (line 3)	Washington, DC 20	006	
Address (line 4)			
Pages	Enter the total number of pagincluding any attachments.	es of the attached conveyance	document # 6
	Application Number(s) or		Mark if additional numbers attached
		Registration Number (DO NOT ENTER	BOTH numbers for the same property). pistration Number(s)
Trac	lemark Application Number(s	2123401	2123398 1924228
<u> </u>		2123400	2123397 1924227
		2123399	1927196 1922618
Number of	Properties Enter the total	number of properties involved.	#16
Fee Amoun	t Fee Amount for	Properties Listed (37 CFR 3.4	1): \$ 415
Method of Payment: Enclosed X Deposit Account			
Deposit Account (Enter for payment by deposit account or if additional fees can be charged to the account.)			
Deposit Account Number: #			
	Au	thorization to charge additional fee	es: Yes No
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. Charges to deposit account are authorized, as indicated herein.			
	Silberthau Strom	Kathy Silberthan	
Name	of Person Signing	<sup>/</sup> Signature	Date Signed

FORM PTO-1618C Expires 06/30/99 OMB 0651-0027

# RECORDATION FORM COVER SHEET CONTINUATION TRADEMARKS ONLY

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

Expires 06/30/99 OMB 0651-0027	TRADE	MARKS ONLY	TRADEMARK
Conveying Enter Additional	Party Conveying Party	Mark if additional names of co	nveying parties attached Execution Date Month Day Year
Name			
Formerly [			
Individua	al General Partnership	Limited Partnership Co	orporation Association
Other			
Citizens	hip State of Incorporation/Organization	on	
Receiving Enter Additional	Party Receiving Party	Mark if additional names of receiving	parties attached
Name			
DBA/AKA/TA			
Composed of			
Address (line 1)			
Address (line 2)	)		
Address (line 3		0.1.0	
City  State/Country  State/Country  Tip Code  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached			
Other			(Designation must be a separate document from the Assignment.)
Citizens	ship/State of Incorporation/Organizati	on	
Trademark Application Number(s) or Registration Number(s)  Mark if additional numbers attached  Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).			
Tra	demark Application Number(s)	Reg	istration Number(s)
		1891497	
		1891484	
		1887609	
		1874408	
		1527503	
		1421531	
		0939144	

TRADEMARK

REEL: 002213 FRAME: 0811

### ASSIGNMENT AND ASSUMPTION AGREEMENT

This Assignment and Assumption Agreement is made and entered into as of the close of insitess on October 31, 1999 (the "Effective Date") by and between Record Town, Inc., a New corporation ("Record Town"), and Record Town Michigan, Inc., a Delaware corporation ingan;").

WHEREAS, Michigan is a majority owned subsidiary of Record Town; and

WHEREAS, Record Town and Michigan are among the parties to a certain Agreement Plan of Asset Transfer and Reorganization dated as of October 31, 1999 (the corganization Agreement") by and among Record Town, Michigan, Camelot Music Holdings, a Delaware corporation ("CMHI"), Camelot Music, Inc., a Pennsylvania corporation amelot"), Camelot Midwest Region, Inc., a Delaware corporation ("Midwest"), Camelot Southeast Region, Inc., a Delaware corporation ("Northeast"), Camelot Southeast Region, Inc., a Delaware corporation ("Southeast"), Camelot Western Region, Inc., a Delaware corporation ("Midwest, Northeast, Southeast and Western sometimes referred to collectively rein as the "Camelot Subsidiaries" and individually herein as a "Camelot Subsidiary"), and (cord Town Minnesota, Inc., a Delaware corporation ("Minnesota"): and

WHEREAS, Record Town and Michigan are also among the parties to a certain Joint enrof Reorganization (the "Plan"), a copy of which Plan is attached to the Reorganization preement; and

WHEREAS, capitalized terms not otherwise defined herein shall have the meaning scribed to them in the Reorganization Agreement; and

WHEREAS, pursuant to the Reorganization Agreement and the Plan, Record Town has equired certain assets from Camelot and the Camelot Subsidiaries in a transaction comporting thic Code section 368(a)(1)(C); and

WHEREAS, pursuant to the Reorganization Agreement and the Plan, Record Town testres to transfer a portion of those assets to Michigan in a transaction comporting with Code certion 368(a)(2)(C), and to effect that transfer as set forth in this Agreement.

NOW, THEREFORE, for and in consideration of the premises and for other good and valuable consideration, it is agreed:

- Assignment. From and after the Effective Date, Record Town hereby assigns, transfers and conveys to Michigan all of Record Town's right, title and interest in and to the essets, as that term is defined in section 2 hereof.
  - 2. Assets. The Assets are defined herein as the following:

- a. The leases (the "Leases") and all rights attendant, appurtenant and related thereto, to the stores in the States of Connecticut and Michigan listed in **Schedule A** hereto (the "Connecticut and Michigan Stores");
- b. All inventory, equipment, furniture and other personal property situate in any of the Connecticut and Michigan Stores (the "Personalty");
- c. All contract rights, accounts and receivables currently used in the operation of the Connecticut and Michigan Stores (the "Non-mark Intangibles"), other than any rights or assets included in the definition of "Camelot Marks" as defined in the following subsection 2d; and
- d. All trade marks, service marks and other intellectual property, and all rights, licenses and royalties thereto, formerly belonging to Camelot, and of the Camelot Subsidiaries, or any subsidiaries or predecessors in interest thereof (the "Camelot Marks"), which Camelot Marks are listed on the attached Schedule B hereof.

The Assets are assigned and transferred as is, where is, and subject to any liabilities, covenants and conditions currently existing.

- 3. Acceptance and Assumption. From and after the Effective Date, Michigan hereby accepts the Assets and any rights attendant thereto and assumes all liabilities and obligations in connection therewith and agrees to perform all of the terms, conditions and covenants under the Leases, the Camelot Marks and the Non-mark Intangibles.
- 4. <u>Amendment.</u> This Agreement may be amended by an instrument in writing signed on behalf of each of the parties hereto.
- 5. Entire Agreement. This Agreement, the Reorganization Agreement and the Plan (including the documents and the instruments referred to herein and therein) constitute the entire agreement and supersede all prior agreements and understandings, both written and oral, among the parties with respect to the subject matter hereof.
- 6. Governing Law. This Agreement and the legal relations between the parties thereto will be governed by and construed in accordance with the laws of the State of New York, without giving effect to the choice of law principles thereof.
- 7. Assignment of this Agreement. This Agreement and any of the rights, interests or obligations hereunder may only be assigned in writing and upon written consent of both parties. It is hereby acknowledged, understood and agreed that Michigan intends to assign and convey the Camelot Marks to Trans World New York LLC, a New York limited liability company, all of the membership interests of which are held by Michigan. Record Town hereby expressly consents to that assignment.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their respective officers duly authorized all as of the date first written above.

RECORD TOWN, INC.

By:

John J. Sullivan

Senior Vice President-Finance,

Chief Financial Officer and Treasurer

RECORD TOWN MICHIGAN, INC

By:

Edward W. O'Brief

Assistant Treasurer

MAC/D-1/TWEC-RT MICHIGAN ASSIGNMENT

Schedule A

The Connecticut and Michigan Stores

37	166	399	695	1154
40	168	454	724	1204
52	205	492	752	1283
61	235	521	753	1320
66	279	537	778	1388
69	281	574	794	1439
76	373	612	834	1616
85	374	619	881	1618
107	382	620	899	1619
156	385	626	913	
165	387	629	1024	

#### Schedule B

#### "Camelot Marks"

# Camelot Music

Description	Pagistration M.	<b>.</b>
	Registration No.	Date Issued
Camelot Music No One Knows		
Music Better (with design)	2169389	6/30/98
No One Knows Music Better		
(with design)	2163869	6/9/98
Repeat Performer	2077001	7/8/97
Camelot Repeat Performer	1871733	1/3/95 (filings 2000-01)
The Wall Music		
The Wall Lifetime Music Guarantee		
Hear it First. Hear it Forever. (with		
ear design).	2123401	12/23/97
Hear it First. Hear it Forever.	2123400	12/23/97
The Wall Lifetime Music Guarantee	2123399	12/23/97
BuzzClub	2123398	12/23/97
The Wall (with box type design)	2123397	12/23/97
The Wall. Lifetime Music.		
Guaranteed. (with simple box design)	1927196	10/17/95 (filings 2000-01)
The Wall (with ceiling ring design)	1924228	10/3/95 (filings 2000-01)
The Wall (with store wall design)	1924227	10/3/95 (filings 2000-01)
The Wall Music, Inc. (flash design		
with no words)	1922618	9/26/95 (filings 2000-01)
The Wall Music, Inc. (brain icon		
design with no words)	1891497	4/25/95 (filings 2000-01)

The Wall (with flash design)	1891484	4/25/95 (filings 2000-01)
We got our mind on the music	1887609	4/4/95 (filings 2000-01)
We got our mind on the music (with box design)	1874408	1/17/95 (filings 2000-01)
Square Circle (with design)	1527503	2/28/89 (check expiration)
Wee Tree		
The Wall	1783699	7/20/93
Record World (with world design)	1421531	12/16/86
Listening Booth (renewal)	0939144	7/25/92

RECORDED: 01/03/2001