6/6/02

06-11-2002



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

		19675		
To the Honorable Commission	ner of Patents and Trademarks:	Please record the attached original	al documents or copy the	ereof.
Name of conveying party(ies):		2. Name and address of receiv	ing party(ies):	
Kelmscott Communications LLC		Name: <u>JPMorgan Cha</u>	se Bank	areof. The Care of
│	☐ Association	Internal Address:	<u> </u>	
☐ General Partnership	☐ Limited Partnership			()
☐ Corporation		Street Address: <u>270 Park</u> City: <u>New York</u> State	e: New York Zin Cr	de: 10017
× Other - Delaware Limi ted Liabil	lity Company		. <u></u>	
Additional name(s) of conveying party(ie	s) attached? Yes x No	☐ Individual(s) citizenship		**
3. Nature of conveyance:		☐ Association ☐ General Partnership		- (3- (5- (
		☐ Limited Partnership		
Assignment x Security Interest	☐ Merger☐ Change of Name	☐ Corporation		
Other	_ change of Nume	x Other Collateral Agent		
5		If assignee is not domiciled in the Unidesignation is attached:	· · · · · · · · · · · · · · · · · · ·	esentative
Execution Date: March 15, 2002	approximate approximate	(Designations must be a separate doc	cument from Assignment)	_
4. Application number(s) or registration	n number(s):	Additional name(s) & address(es) atta	ached?	∐ No
	11 HUHIDEI(5).	Trademark Registration No.(s)		
A. Trademark Application No.(s)				
75/686947 76/141	085	2418395		
76/166232 76/270	236			
76/100232				
	Additional numbers att	ı ached? □ Yes x No		
5. Name and address of party to whor		6. Total number of application	s and registrations	5
document should be mailed:	,	involved		5
Name: <u>Helen Bruno, Senior Legal A</u>	ssistant			
Internal Address: White & Case LL	Internal Address: White & Case LLP 7. Total fee (37 CFR 3.41):)
		x Enclosed		
Charact Address 1155 Avenue of the	Amariaaa	☐ Authorized to be charge	ed to deposit account	
Street Address: 1155 Avenue of the City: New York State: New Y		8. Deposit account number:		
City: New York State: New Y	TOTK 21P; 10036	23-1705 (in case of def		
		(Attach duplicate copy of the	nis page if paying by dep	osit account)
	DO NOT US	E THIS SPACE		
9. Statement and signature. To the best of my knowledge and b	valiaf the foregoing information	is true and correct and any attach	ed convice a true convic	f the original
document.	elier, the foregoing information-	inde and conject and any attach	sa copy is a trae copy or	the Ungilial
Helen Bruno		L Krumo	June 6, 20	02
Name of Person Signir	ng ()	Signature		Date
		Total number of page	s comprising cover sheet	t: 9
OMB No. 0651-0011 (exp. 4/94)				
	Do not deta	ch this portion		
Mail documents to be recorded w	ith required cover sheet info	rmation to:		
Commissioner of Box Assignment	f Patents and Trademarks			
Washington, D.C				
		ated to average about 20 min	nutes her document +	o he recorded
Public burden reporting for this sincluding time for reviewing the				
sheet. Send comments regarding				
PK2-1000C, Washington, D.C. 2	20231, and to the Office o			
0011), Washington, D.C. 20503.				
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01 FC:481 02 FC:482

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SECURITY INTEREST AGREEMENT IN UNITED STATES TRADEMARKS

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of

which are hereby acknowledged, KELMSCOTT COMMUNICATIONS LLC, a Delaware

limited liability company (the "Debtor") with principal offices at 595 Market Street, #2750, San

Francisco, CA 94105, hereby grants to JPMorgan Chase Bank (f/k/a Morgan Guaranty Trust

Company of New York), as Collateral Agent, with principal offices at 270 Park Avenue, New

York, New York 10017 (the "Creditor"), a security interest in all of the Debtor's right, title and

interest in and to (i) the United States trademarks, trademark registrations and trademark

applications (the "Schedule A Marks") set forth on Schedule A attached hereto, in each case

together with (ii) all Proceeds (as such term is defined in the Security Agreement referred to

below) of the Schedule A Marks, (iii) the goodwill of the businesses with which the Schedule A

Marks are associated, and (iv) all causes of action arising prior to or after the date hereof for

infringement of any of the Schedule A Marks or unfair competition regarding the same.

Debtor also has filed trademark applications based on an intention to use marks in

commerce pursuant to 15 U.S.C. §1051(b), Lanham Act §1(b), as set forth on Schedule B

attached hereto (the "Schedule B Mark(s)"). Debtor acknowledges the provisions of Lanham

Act §10 stating that no application to register a mark under Lanham Act §1(b) shall be assignable

prior to the filing of an Amendment to Allege Use under Lanham Act §1(c) or a Statement of

Use under Lanham Act §1(d), except for an assignment to a successor to the business, or portion

thereof, of which the mark pertains, if that business is ongoing and existing. Accordingly,

Debtor agrees to grant to Creditor a security interest in all of the Debtor's right, title and interest

in and to (i) any mark listed in Schedule B only upon such time as an Amendment to Allege Use

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or Statement of Use has been filed and accepted by the Patent and Trademark Office with respect

to the mark and the mark actually has been used in commerce, in each case together with (ii) all

Proceeds (as such term is defined in the Security Agreement referred to below) of the Schedule B

Mark, (iii) the goodwill of the businesses with which the Schedule B Mark is associated, and (iv)

all causes of action arising prior to or after the date hereof for infringement of any of the

Schedule B Marks or unfair competition regarding the same

This SECURITY INTEREST AGREEMENT is made to secure the satisfactory

performance and payment of all the Obligations of the Debtor, as such term is defined in the

Security Agreement among the Debtor and the Creditor, dated as of June 30, 1999 (as amended

from time to time, the "Security Agreement"). Upon the occurrence of the Termination Date (as

defined in the Security Agreement), the Creditor shall, upon such satisfaction, execute,

acknowledge, and deliver to the Debtor an instrument in writing releasing the security interest in

the Schedule A Marks and Schedule B Marks acquired under this Security Interest Agreement.

This Security Interest has been granted in conjunction with the security interest

granted to the Creditor under the Security Agreement. The rights and remedies of the Creditor

with respect to the security interest granted herein are without prejudice to, and are in addition to,

those set forth in the Security Agreement, all terms and provisions of which are incorporated

herein by reference. In the event that any provisions of this Security Interest Agreement are

deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall

govern.

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IN WITNESS WHEREOF, the undersigned have executed this Security Interest

Agreement as of the day of keek, 2002.

KELMSCOTT COMMUNICATIONS LLC, as Debtor

By:

Name:

Title:

CEO

JPMORGAN CHASE BANK (f/k/a Morgan Guaranty Trust Company of New York), as Collateral Agent and Creditor

By:_____

Name: Anna Marie Fallon

Title:

STATE OF CALIFORNIA)
) ss.:
COUNTY OF SAN FRANCISCO)

On this 15 day of March 2002, before me personally came James D. McBride who, being by me duly sworn, did state as follows: that he is of Kelmscott Communications LLC, that he is authorized to execute the foregoing Security Interest Agreement on behalf of said corporation and that he did so by authority of the Board of Directors of said corporation.

MICHELLE ANNE MIRANDA
Comm. # 1311267
NOTARY FUBLIC-CAUFORNIA
City and County of San Francisco
My Comm. Expires June 29, 2005

Notary Public

IN WITNESS WHEREOF, the undersigned have executed this Assignment of

KELMSCOTT COMMUNICATIONS LLC, as Assignor

By:		
Name:		
Title:		

MORGAN GUARANTY TRUST COMPANY OF NEW YORK, as Collateral Agent and Assignee

Name: Anna Marie Fallon

Title: VP

STATE OF NEW YORK)	
)	ss.:
COUNTY OF NEW YORK)	

On this 7 day of August, 2001, before me personally came Anna Fallon who, being by me duly sworn, did state as follows: that she is Use President of Morgan Guaranty Trust Company of New York, that she is authorized to execute the foregoing Assignment of Security Interest on behalf of said corporation and that she did so by authority of the Board of Directors of said corporation.

Notary Public

ARLENE N. GIBBS
Notary Public, State of New York
No. 01Gi6025531
Qualified in Nassau County
Commission Expires June 1, 20

SCHEDULE A

Mark	Owner	COUNTRY	App. No. App. Date	REG. No. REG. DATE
KELMSCOTT	Kelmscott	United States	75/709,806	2,418,395
COMMUNICATIONS	Communications LLC		05/19/99	01/02/01
Miscellaneous Design	Kelmscott Communications LLC	United States	75/686,947	
			04/20/99	

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SCHEDULE B

Mark	Owner	Country	App. No. App. Date	REG. No. REG. DATE
ASCENTRA COMMUNICATIONS	Kelmscott Communications LLC	United States	76/166,232	
			11/16/00	
ASCENTRA NEW MEDIA	Kelmscott Communications LLC	United States	76/141,085	
			10/04/00	
CEREUS GRAPHICS	Kelmscott Communications LLC	United States	76/270,236	
			06/11/01	

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RECORDED: 06/06/2002