

Form <b>PTØ-1594</b> / (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)	RECORDATION FOR		U.S. DEPAR U.S. at	TMENT OF COM tent and Tradema
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To the Honorable Commissione	er of Patents and Trademarks: F	Please record the attache	ed original documen	ts or copy thereo
Name of conveying party(ies):     JPMorgan Chase Bank, as Admi	nistrative Agent	Name and address     Name: Universal	ss of receiving par al City Studios LL	
Individual(s) General Partnership Corporation-State Other Bank  Additional name(s) of conveying party  3. Nature of conveyance: Assignment	Association Limited Partnership  (ies) attached? Yes No	Street Address: 1 City: Universal C Individual(s) cit Association General Partne Limited Partne	City State: CA ; tizenship ership	ity Plaza Zip: 91608
Security Agreement  Other Release of Security  Execution Date: 07/28/2004	Change of Name		tion is attached:	es, a domestic Yes ✓ No
A. Application number(s) or registra     A. Trademark Application No.(s)     See Schedule 1 atta	ched hereto.	See Scho	gistration No.(s)	
5. Name and address of party to w	Additional number(s) att		No	
<ol><li>Name and address of party to w concerning document should be m</li></ol>		<ol><li>Total number of a registrations invol</li></ol>		[
Name: Access Information Se	ervices, Inc.			
Internal Address:		7. Total fee (37 CFR  Enclosed  Authorized	to be charged to	
Street Address: 1773 Western A	venue	8. Deposit account r	number:	
City: ALBANY State: NY				
9. Signature.	DO NOT USE	THIS SPACE		· <del></del>
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Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

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Country	Trademark	Classes App No		App Dt	Reg No	Reg Ox	Status	Owner
United States E.T.	E.T.	<b>d</b> a	76/277478	76277478 6/18/2001	2772224	10/7/2003	Registered	2772224 10/7/2003 Registered Universal City Studios LLLP
United States	United States NOTHING BUT THE GOOD STUFF 41		76/326978	10/19/2001	2728687	6/24/2003	Registered	76/32/6978 10/19/2001 2728/687 6/24/2003 Registered Universal City Studios LLLP
United States	United States UNIVERSAL PICTURES	6	76/396249	76/396249 4/22/2002	2758255	97272003	Registered	2758255 9/2/2003 Registered Universal City Studios LLLP
United States	UNIVERSAL'S ISLANDS OF ADVENTURE	16	76/181895	12/18/2000	2747949	85/2003	Registered	76/181895 12/18/2000 2747949 85/2003 Registered Universal City Studios LLLP
United States	UNIVERSAL'S ISLANDS OF ADVENTURE	18	76/181894	12/18/2000	2737757	7/15/2009	Registared	76/181894   12/16/2000   2737757   7/15/2009   Registered   Universal City Studios LLLP
United States	United States ADVENTURE & DESIGN	21	76/181795	12/18/2000	2743215	7/29/2003	Registered	76/181795   12/18/2000   2749215   7/29/2003   Registered   Universal City Studios LLLP

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Country	Trademark	Casses	A 25	App LX	02 B	5	Strong	CHILD
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United States	Juffed States FURY WORLD	16					Pending Application	Pending Application UniversalCity Studios LLLP
United States	United States FURY WORLD	33					Pending Application	Pending Application UniversalCity Studies LLLP
United States	United States   FURY WORLD	. 83					Pending Application	Pending Application UniversalCity Studios LLIP
United States GO INSIDE	GO INSIDE	<b>*</b>	78/620223 6/6/2003	6/14/2003			Pending Application	Pending Application Universal City Studios LLLP
United States	United States MAID IN AMERICA	*	76/61 0062 4/2B/2003	47B2003			Pending Application	Pending Application Universal City Studies LLLP
United States	United States MAID IN THE USA	2	78/510084 4/28/2003	4/28/2003			Pending Application	Pending Application Universal City Studios ULP
United States	United States MUMMY'S REVENGE	4	78/508383 4/14/2003	4/14/2003			Pending Application	Universal City Studios LLLP
United States	United States VAN HELSING	33	78/535731 8/11/2003	8/11/2003			Pending Application	Pending Application Universal City Studios LLLP

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To the Honorable Commissioner of Paten			
Name of conveying party(ies):     Universal City Studios LLLP	2	2. Name and address of rece	
Oniversal Oily Studios LLLF		Name: JPMorgan Chase	Bank, as
_	}	Internal Address:Administrative A	gent
Individual(s) Ass	sociation	Street Address: P.O. Box	255R
	ited Partnership		
Corporation-State  Other Limited Liability Limited Partner	rchia	City: Houston Sta	te: 1X Zip: //252
Other Estated Classific Estated Value	13114	Individual(s) citizenship_	
Additional name(s) of conveying party(ies) attact	hed? Yes No	<del></del> 7	
3. Nature of conveyance:		=	
	Morgan		
	Merger		
	Change of Name	Other Bank If assignee is not domiciled in the I	Inited States a domestic
Execution Date: 10/30/2003		representative designation is attack	16d: Yes V No
Execution Date: 10/00/2005		(Designations must be a separate of Additional name(s) & address( es) a	ittached? Yes V No
4. Application number(s) or registration num	nber(s);		
A. Trademark Application No.(s)		B. Trademark Registration	No.(s)
See Schedule 1 attached he	ereto.		attached hereto.
5. Name and address of party to whom com	ditional number(s) attact	hed V Yes No  5. Total number of application	or and
concerning document should be mailed:		registrations involved:	
Name: Access Information Services, Ir	nc.		
Internal Address:	7	7. Total fee (37 CFR 3.41)	\$ 290,00
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9. Signature.			
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Name of Person Signing	//	ature	Date
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## TRADEMARK SECURITY AGREEMENT

## (Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses)

WHEREAS, UNIVERSAL CITY STUDIOS LLLP, a Delaware limited liability limited partnership (herein referred to as the "Lien Grantor") owns, or in the case of licenses is a party to, the Trademark Collateral (as defined below);

WHEREAS, Vivendi Universal Entertainment LLLP (the "Borrower") and the Lenders and Agents party thereto are parties to a Loan Agreement dated as of June 24, 2003 (as amended from time to time, the "Loan Agreement"); and

WHEREAS, pursuant to (i) an Amended and Restated Guarantee and Security Agreement dated as of June 24, 2003 (as amended and/or supplemented from time to time, the "Security Agreement") among the Borrower, the Guarantors party thereto and JPMorgan Chase Bank, as Administrative Agent for the Secured Parties referred to therein (in such capacity, together with its successors in such capacity, the "Grantee"), and (ii) certain other Security Documents (including this Trademark Security Agreement), the Lien Grantor has guaranteed certain obligations of the Borrower and secured such guarantee (the "Lien Grantor's Secured Guarantee") by granting to the Grantee for the benefit of such Secured Parties a continuing security interest in personal property of the Lien Grantor, including all right, title and interest of the Lien Grantor in, to and under the Trademark Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Lien Grantor grants to the Grantee, to secure the Lien Grantor's Secured Guarantee, a continuing security interest in all of the Lien Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter acquired or arising:

- (i) each Trademark (as defined in the Security Agreement) owned by the Lien Grantor, including, without limitation, each Trademark registration and application referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;
- (ii) each Trademark License (as defined in the Security Agreement) to which the Lien Grantor is a party, including, without

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limitation, each Trademark License identified in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark licensed pursuant thereto; and

all Proceeds (as defined in the Security Agreement) of the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Lien Grantor against third parties for past, present or future infringement of any Trademark owned by the Lien Grantor, and all rights and benefits of the Lien Grantor under any Trademark License;

in each case subject to the provisos at the end of Section 3(a) of the Security Agreement.

The Lien Grantor irrevocably appoints the Grantee its true and lawful attorney, with full power of substitution, in the name of the Lien Grantor, any Secured Party (as defined in the Security Agreement) or otherwise, for the sole use and benefit of the Secured Parties, but at the Borrower's expense, to the extent permitted by law to exercise, at any time and from time to time while any Event of Default (as defined in the Loan Agreement) shall have occurred and be continuing, to take with respect to the Trademark Collateral any and all appropriate action as set forth in Section 19 of the Security Agreement.

Except to the extent not prohibited by the Security Agreement or the Loan Agreement, the Lien Grantor agrees not to sell, lease, exchange, assign or otherwise dispose of, or grant any option with respect to, any of the Trademark Collateral.

The foregoing security interest is granted in conjunction with the security interests granted by the Lien Grantor to the Grantee pursuant to the Security Agreement. The Lien Grantor acknowledges and affirms that the rights and remedies of the Grantee with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Lien Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 20 day of October, 2003.

UNIVERSAL CORP LEGAL

UNIVERSAL CITY STUDIOS LLLP

By:

Name:

Title:

aren Randall

Executive Vice President

and General Counsel

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Acknowledged:

JPMORGAN CHASE BANK, as Administrative Agent

By:

Name: Title:

Peter B. Thauer Vice President

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County of Los Ange	loc	
On <u>October 30, 2003</u>	, before me, _B	Inganna Toth Oxhorn, Notary Public Name and title of Officer (e.g., "Valve Dots, Notary Public")
personally appeared _	Karen Bandali	Name(s) of Bigner(s)
		Depersonally known to me ☐ proved to me on the basis of satisfactory evidence
Committee of the commit	MATORI CIRICEN Indón & 1610906 Núblo - Custombo Ingeles County Japanes April 13, 2007	to be the person(s) whose name(s) is/see subscribed to the within instrument and acknowledged to me that-be/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
Place Notary		Signature of Notary Public  DPTIONAL
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Schedule 1 to Trademark Security Agreement

## UNIVERSAL CITY STUDIOS LLLP

U.S. TRADEMARK REGISTRATION	12	5
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TRADEMARK		REG. NO.	REG. DATE
ee attached schedule			
	U.S. TRADEMARK	APPLICATIONS	
TRADEMARK		APP. NO.	APP. DATE
See attached schedule			
	TRADEMARK	LICENSES	
Name of Agreement	Parties Licensor/Licensee	Date of Agreement	Subject Matter
Saor			

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**RECORDED: 08/31/2004**