

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Albert Whitman & Company		02/13/2008	CORPORATION:
RECEIVING PARTY DATA			
Name:	Joseph W. Boyd as Trustee of the Joseph W. Boyd, Jr. Declaration of Trust dated September 29, 1990		
Street Address:	706 Juniper Road		
City:	Glenview		
State/Country:	ILLINOIS		
Postal Code:	60025		
Entity Type:	TRUST:		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Registration Number:	1571862	BOXCAR CHILDREN	
Registration Number:	1718068	AW	
Registration Number:	1713500	READ, BABY, READ!	
Registration Number:	1705848	PRAIRIE	
Registration Number:	2220510	THE ADVENTURES OF BENNY AND WATCH	
Registration Number:	3316085	THE BOXCAR CHILDREN	
CORRESPONDENCE DATA			
Fax Number:	(312)447-5010		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	312-447-5009		
Email:	mglosniak@lcwchicago.com		
Correspondent Name:	Michael G. Glosniak		
Address Line 1:	303 W. Madison		
Address Line 2:	#1700		
Address Line 4:	Chicago, ILLINOIS 60606		

OP \$165.00 1571862

NAME OF SUBMITTER:	Michael G. Glosniak
Signature:	/Michael G. Glosniak/
Date:	03/17/2008

Total Attachments: 16

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of February 13, 2008 (this "Security Agreement"), is between ALBERT WHITMAN & COMPANY, a Delaware corporation authorized to do business in the State of Illinois, ("Debtor"), and JOSEPH W. BOYD, as TRUSTEE of the JOSEPH W. BOYD, JR. TRUST dated SEPTEMBER 29, 1990 (the "Secured Party").

WHEREAS, concurrently with the execution and delivery of this Agreement, or from time to time thereafter, Delaware Place Bank (the "Lender") is or will be loaning the Debtor the proceeds of a loan pursuant to the terms of a loan agreement (the "Loan Agreement") and a revolving note (the "Revolving Note"), each dated as of the date hereof executed by Debtor in favor of the Lender, and secured by a security interest in all of the Debtor's personal property;

WHEREAS, concurrently with the execution and delivery of this Agreement, pursuant to a Stock Purchase Agreement (the "SPA") between Joseph W. Boyd, individually and as Trustee of the Joseph W. Boyd, Jr. Trust dated September 29, 1990, and Richard D. Gutrich ("Sellers") and John J. Quattrocchi and Patrick C. McPartland ("Purchasers"), the Sellers are selling all of the shares of common stock in the Debtor to Purchasers, in consideration for which Purchasers are indebted to Sellers as follows:

(a) in the aggregate amount of principal and interest equal to \$2,074,000 pursuant to two Promissory Notes issued by Purchasers to each of the Sellers, each in the original principal amount of \$778,385.06, plus interest at six percent (6%) per annum (collectively, the "Purchase Money Note");

(b) for payments to Sellers in an aggregate of \$50,000 as consideration for the covenant-not-to-compete paid pursuant to the Consultancy and Covenant Not-to-Compete Agreement among Joseph W. Boyd and Richard D. Gutrich and Borrower (the "Consulting Agreement"); and

(c) payments to Sellers of a maximum of \$500,000 as incentive payments under the Incentive Agreement among Sellers, Purchasers and Borrower (the "Incentive Agreement");

WHEREAS, in consideration of the transactions contemplated by the SPA, including the agreement of the Sellers to provide consulting services to the Debtor and not to compete against

the Debtor pursuant to the Consulting Agreement, and other good and valuable consideration, the Debtor wishes to grant a security interest in favor of the Sellers to secure the Obligations as defined below, subject to the security interest therein granted to Lender; and

WHEREAS, concurrently with the execution and delivery to Secured Party of this Agreement, Debtor is executing and delivering to Richard D. Gutrich ("**Gutrich**"), security agreements substantially similar to the Security Documents (the "**Gutrich Security Documents**"), pursuant to which the Debtor is granting a security interest in favor of Gutrich in the Debtor's personal property, on par with the security interest granted to Secured Party hereunder, but subject to the security interest therein granted to Lender.

NOW, THEREFORE, in consideration of the promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. **Definition.** All capitalized terms used herein without definitions shall have the respective meanings provided therefor in the Loan Agreement. The term "**State,**" as used herein, means the State of Illinois. All terms defined in the Uniform Commercial Code of the State and used herein shall have the same definitions herein as specified therein. However, if a term is defined in Article 9 of the Uniform Commercial Code of the State differently than in another Article of the Uniform Commercial Code of the State, the term has the meaning specified in Article 9. The term "**Obligations,**" as used herein, means, collectively, (i) all of the indebtedness, obligations and liabilities of the Debtor or the Purchasers to the Secured Party, individually or collectively, whether direct or indirect, joint or several, absolute or contingent, due or to become due, now existing or hereafter arising under or in respect of the SPA or other instruments or agreements executed and delivered pursuant thereto or in connection therewith without limitation the Purchase Money Note, payments under Article 2 of the Consulting Agreement and the Incentive Agreement (the "**Transaction Agreements**"), and (ii) all of the indebtedness, obligations and liabilities of the Debtor to the Secured Party, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising under or in respect of this Agreement or under any other security agreement, including without limitation the Security Agreement, between Debtor and Secured Party, and the Pledge Agreement between Secured Party and Purchasers (collectively, the "**Security Documents**"). The term "**Event of Default,**" as used herein, is defined in said Security Agreement.

2. **Grant of Security Interest.** The Debtor hereby grants to the Secured Party, to secure the payment and performance in full of all of the Obligations, a security interest in and so pledges and assigns to the Secured Party the following: Debtor's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising trademarks, copyrights, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications (other than "intent to use" applications until a verified statement of use is filed with respect to such

applications) in connection therewith, including, without limitation, the registered trademarks, copyrights and applications listed on Schedule A attached hereto and made a part hereof and the trademarks, copyrights and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "**Trademarks**"); all rights corresponding to any of the foregoing throughout the world and the goodwill of the Borrower's business connected with the use of an symbolized by the Trademarks. Notwithstanding anything in this Agreement to the contrary, or the provisions of the Uniform Commercial Code, any other law or the terms of any of the Security Documents or otherwise, the security interest granted by the Debtor to Secured Party is expressly (a) subject and subordinate in all respects to the prior security interest of Lender, as more fully described in the Subordination Agreement among Secured Party, Debtor, Purchasers and Lender (the "**Subordination Agreement**"), and (b) *pari passu* with the rights and obligations under the Gutrich Security Documents.

3. **Warranties and Representations.** Debtor warrants and represents to Secured Party that:

3.1 no Trademark has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Trademark been cancelled, in whole or in part and each such Trademark is presently subsisting;

3.2 Debtor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Trademark, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Debtor not to sue third persons, except as provided in the Loan Agreement, the Security Documents or the Gutrich Security Documents;

3.3 Debtor has not notice of any suits or actions commenced or threatened with reference to any Trademark; and

3.4 Debtor has the unqualified right to execute and deliver this Security Agreement and perform its terms.

4. **Restrictions on Future Agreements.** Debtor agrees that until the Obligations shall have been satisfied in full and the Security Documents and the Transaction Agreements shall have been terminated, Debtor shall not, without the prior written consent of Secured Party, sell or assign its interest in any Trademark or enter into any other agreement with respect to any Trademark which would affect the validity or enforcement of the rights transferred to Secured Party under this Security Agreement.

5. **New Trademarks.** Debtor represents and warrants that, based on a diligent investigation by Debtor, the registered Trademarks listed on Schedule A constitute all of the federally registered Trademarks, and federal applications for registration of Trademarks (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) now owned by Debtor. If, before the Obligations shall have been satisfied in full or before the Security Documents and the Transaction Agreements have been terminated, Debtor shall (i) become aware of any existing registered Trademarks of which Debtor has not previously informed Secured Party, or (ii) become entitled to the benefit of any registered Trademarks, which benefit is not in existence on the date hereof, the provisions of this Security Agreement above shall automatically apply thereto and Debtor shall give to Secured Party prompt written notice thereof Debtor hereby authorizes Secured Party to modify this Security Agreement by amending Schedule A to include any such Trademarks and to take any action as necessary to perfect Secured Party's rights thereto.

6. **Term.** The term of this Security Agreement shall extend until the payment in full of the Obligations and the termination of the Security Documents and the Transaction Agreements. Debtor agrees that upon the occurrence of an Event of Default, the use by Secured Party of all Trademarks shall be without any liability for royalties or other related charges from Secured Party to Debtor.

7. **Product Quality.** Debtor agrees to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with commercially reasonable business practices. Upon the occurrence of an Event of Default, Debtor agrees that Secured Party, or a conservator appointed by Secured Party, shall have the right to establish such additional product quality controls as Secured Party, or said conservator, in its reasonable judgment, may deem necessary to assure maintenance of the quality of products sold by Debtor under the Trademarks.

8. **Release of Security Agreement.** This Security Agreement is made for collateral purposes only. Upon payment in full of the Obligations and termination of the Security Documents and the Transaction Agreements, Secured Party shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Security Documents or the Transaction Agreements.

9. **Expenses.** All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Secured Party. All fees, costs and expenses, of whatever kind of nature, including reasonable attorneys' fees and legal expenses, incurred by Secured Party in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Trademarks or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks shall be borne by and paid by Debtor and until paid shall constitute additional Obligations.

10. **Duties of Debtor.** Debtor shall have the duty (i) to file and prosecute diligently any trademark applications pending as of the date hereof or hereafter until the Obligations shall have been paid in full and the Security Documents and the Transaction Agreements have been terminated, (ii) to preserve and maintain all rights in the registered Trademarks, as commercially reasonable and (iii) to ensure that the registered Trademarks are and remain enforceable, as commercially reasonable. Any expenses incurred in connection with the Obligations under this Section 10 shall be borne by Debtor.

11. **Secured Party's Right to Sue.** After an Event of Default, Secured Party shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and, if Secured Party shall commence any such suit, Debtor shall, at the request of Secured Party, do any and all lawful acts and execute any and all proper documents required by Secured Party in aid of such enforcement and Debtor shall promptly, upon demand, reimburse and indemnify Secured Party for all costs and expenses incurred by Secured Party in the exercise of its rights under this Section 11.

12. **Waivers.** No course of dealing between Debtor and Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of Secured Party, any right, power or privilege hereunder, the Security Documents or under the Transaction Agreements shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

13. **Severability.** The provisions of this Security Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Security Agreement in any jurisdiction.

14. **Modification.** This Security Agreement cannot be altered, amended, or modified in any way, except as specifically provided in Section 5 hereof, or by a writing signed by the parties hereto.

15. **Cumulative Remedies; Power of Attorney; Effect on Other Agreements.** All of Secured Party's rights and remedies with respect to the Trademarks, whether established hereby or by the Security Documents or the Transaction Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Debtor hereby authorizes Secured Party upon the occurrence of an Event of Default, to make, constitute and appoint any officer or agent of Secured Party as Secured Party may select, in its sole discretion, as Debtor's true and lawful attorney-in-fact, with power to (i) endorse Debtor's name on all applications, documents, papers and instruments necessary or desirable for Secured Party in the use of the Trademarks or (ii) take any other actions with respect to the Trademarks as Secured

Party deems to be in the best interest of the Secured Party, or (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. Debtor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until the Obligations shall have been paid in full and the Security Documents and the Transaction Agreements have been terminated. Debtor acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Security Party under the Security Documents or the Transaction Agreements but rather is intended to facilitate the exercise of such rights and remedies. Secured Party shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement, the Security Documents or the Transaction Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Illinois.

16. **Binding Effect; Benefits.** This Security Agreement shall be binding upon Debtor and its respective successors and assigns, and shall inure to the benefit of Secured Party, its successors, nominees and assigns.

17. **Governing Law.** This Security Agreement shall be governed by and construed in accordance with the laws of the State of Illinois and applicable federal law.

18. **Headings.** Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.

19. **Further Assurances.** Debtor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Secured Party shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.

20. **Survival of Representations.** All representations and warranties of Debtor contained in this Security Agreement shall survive the execution and delivery of this Security Agreement.

Remainder left intentionally blank

IN WITNESS WHEREOF, intending to be legally bound, the Debtor has caused this Security Agreement to be duly executed as of the date first above written.

ALBERT WHITMAN & COMPANY,
a Delaware corporation

By: 

Name: John J. Quattrocchi

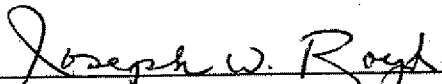
Title: *President*

By: 

Name: Patrick C. McPartland

Title:

Agreed and Accepted as of the date first written above:



Joseph W. Boyd, as Trustee of the Joseph W. Boyd, Jr.
Trust dated September 29, 1990

SCHEDULE A

A. TRADEMARK REGISTRATIONS

TRADEMARK	U.S. SERIAL/REGISTRATION NUMBER	REGISTRATION DATE
BOXCAR CHILDREN	1,571,862	12/19/1989
AW AND DESIGN	1,718,068	9/22/1992
READ, BABY, READ!	1,713,500	9/8/1992
PRAIRIE	1,705,848	8/4/1992
THE ADVENTURES OF BENNY AND WATCH	2,220,510	1/26/1999

B. TRADEMARK APPLICATIONS

TRADEMARK	APPLICATION NUMBER	REGISTRATION DATE
THE BOXCAR CHILDREN	77/076,078	12/4/2007

C. COPYRIGHTS

COPYRIGHT	REGISTRATION NUMBER
Hurricane mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004428574
Pet shop mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004428573
Mystery of the secret message / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004678303
Amusement park mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003477035
Animal shelter mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453323

Basketball mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005001334
Bicycle mystery. / A-233576 (1971)	RE0000794035
Black pearl mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX000507 1743
Black widow spider mystery / created by Gertrude Chandler Warner; illustrated by Hodge Soileau.	TX0005886439
Boxcar children; series of childrens' books.	V2237P340
Caboose mystery. Text: Gertrude Chandler Warner, illustrated by David Cunningham. /A-881703 (1966)	RE0000670464
Camp-out mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003416385
Canoe trip mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928247
Castle mystery / created by Gertrude Chandler Warner ; illustrated by Charles Tang.	TX0003705469
Cereal box mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005001339
Chocolate sundae mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004110867
Clue in the corn maze.	TX0006141022
Comic book mystery / created by Gertrude Chandler Warner; illustrated by Hodge Soileau.	TX0005886437
Deserted library mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453324
Dinosaur mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004057 133
Disappearing friend mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608353
Finders keepers mystery.	TX0006141023

Firehouse mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004686922
Ghost ship mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928250
Great bicycle race mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005586560
Great shark mystery / created by Gertrude Chandler Warner; illustrated by Hodge Soileau.	TX0005886441
Guide dog mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004289127
Haunted cabin mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453320
Hockey mystery / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005586559
Home run mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005586556
Honeybee mystery / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005586558
Ice cream mystery / created by Gertrude Chandler Warner; illustrated by Hodge Soileau.	TX0005886438
Lighthouse mystery. Text: Gertrude Chandler Warner, ill: David Cunningham. / A-663775 (1963)	RE0000603079
Mike's mystery. Text: Gertrude Chandler Warner, ill.: Dirk Gringhuis. / A-448880 (1960)	RE0000401308
Mountain top mystery. Text: Gertrude Chandler Warner, ill.: David Cunningham. / A-725496 (1964)	RE0000585503
Mystery at Peacock Hall / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005071742
Mystery at Snowflake Inn / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003932208
Mystery at the Alamo / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004686910

Mystery at the ballpark / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004057137
Mystery at the crooked house / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005586554
Mystery at the dog show / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608768
Mystery at the fair / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004289163
Mystery bookstore / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004192555
Mystery cruise / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003457830
Mystery girl / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453322
Mystery horse / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608356
Mystery in San Francisco / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004686923
Mystery in the cave / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004207644
Mystery in the computer game / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005586555
Mystery in the fortune cookie / created by Gertrude Chandler Warner; illustrated by Hodge Soileau.	TX0005886440
Mystery in the old attic / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004678302
Mystery in the snow / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608355
Mystery in Washington, DC / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928254

Mystery of the empty safe / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005586553
Mystery of the haunted boxcar.	TX0006139839
Mystery of the hidden beach / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928016
Mystery of the hidden painting / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003477034
Mystery of the hot air balloon / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004057129
Mystery of the lost mine / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004289130
Mystery of the lost village / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928248
Mystery of the missing cat / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928249
Mystery of the mixed up zoo / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453325
Mystery of the purple pool / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003928253
Mystery of the Queen's jewels / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005001338
Mystery of the runaway ghost.	TX0006141024
Mystery of the singing ghost / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608770
Mystery of the stolen boxcar / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004249036

Mystery of the stolen music / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004090786
Mystery of the stolen sword / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005001335
Mystery of the wild ponies / created by Gertrude Chandler Warner; illustrated by Hodges Soileau.	TX0005586557
Mystery on stage / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004057135
Mystery on the ice / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003705468
Mystery on the train / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004289126
Mystery ranch. Text: Gertrude Chandler Warner, ill.: Dirk Gringhuis. / A-348418 (1958)	RE0000307555
Niagara Falls mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX000469340
Old motel mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003453321
Outer space mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004686906
Panther mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005001341
Pilgrim Village mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004192552
Pizza mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0003608769
Radio mystery.	TX0006348794
Schoolhouse mystery. Text: Gertrude Chandler Warner; illustrated by David Cunningham. / A-793591 (1965)	RE0000670463
Soccer mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0004686909

Windy City mystery / created by Gertrude Chandler Warner; illustrated by Charles Tang.	TX0005001340
Yellow house mystery; book. Text: Gertrude Chandler Warner, with original ill. by Mary Gehr. /A-112730 (1953)	RE0000103246
Boxcar children.	V1795P121
Boxcar children; literary work / A160335 (1942) & A48458 (1950)	V1704P132
Surprise Island; literary work / A38877 (1949)	V1704P133
Blue Bay Mystery / A-531 107 (1961)	A-531107
Woodshed Mystery / A-59i972 (1962)	A-591972
Houseboat Mystery / A-954840 (1967)	A-954840
Snowbound Mystery / A-34301 (1968)	A-34301
Tree House Mystery / A-124507 (1970)	A-124507
Mystery in the Sand / A-422789 (1973)	A-422789
Mystery Behind the Wall / A-476127 (1973)	A-476127
Bus Station Mystery / A-573760 (1974)	A-573760
Benny Uncovers a Mystery / A-793631 (1976)	A-793631
Secret of the Mask	TX6605289
Seattle Puzzle	TX6605290

D. COPYRIGHT APPLICATIONS

COPYRIGHT TITLE	CLAIMANT	AUTHOR	COPYRIGHT DATE
Growling Bear Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Mystery of the Lake Monster	Albert Whitman & Co.	Nola Thacker	Pending
Movie Star Mystery	Albert Whitman & Co.	Nola Thacker	Pending
Mystery of the Pirate's Map	Albert Whitman & Co.	William Mara	Pending

Ghost Town Mystery	Albert Whitman & Co.	Candice Ransom	Pending
Mystery in the Mall	Albert Whitman & Co.	Louise Colligan	Pending
Gymnastics Mystery	Albert Whitman & Co.	Candice Ransom	Pending
Poison Frog Mystery	Albert Whitman & Co.	William Mara	Pending
Mystery of Midnight Dog	Albert Whitman & Co.	Nola Thacker	Pending
Summer Camp Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Copycat Mystery	Albert Whitman & Co.	Lynn Manuel	Pending
Haunted Clock Tower Mystery	Albert Whitman & Co.	Amy Scheinberg-Jones	Pending
Disappearing Staircase Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Mystery on Blizzard Mountain	Albert Whitman & Co.	Nola Thacker	Pending
Mystery of Spider's Clue	Albert Whitman & Co.	Lynn Manuel	Pending
Mystery of the Mummy's Curse	Albert Whitman & Co.	Amy Scheinberg-Jones	Pending
Mystery of the Star Ruby	Albert Whitman & Co.	Candice Ransom	Pending
Stuffed Bear Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Mystery at Skeleton Point	Albert Whitman & Co.	Louise Colligan	Pending
Tattletale Mystery	Albert Whitman & Co.	Lynn Manuel	Pending
Midnight Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Ghost of Chattering Bones	Albert Whitman & Co.	Lynn Manuel	Pending
Sword of the Silver Night	Albert Whitman & Co.	Amy Jones	Pending
Game Store Mystery	Albert Whitman & Co.	Don Hillestad Butler	Pending
Mystery of Orphan Train	Albert Whitman & Co.	Lynn Manuel	Pending
Vanishing Passenger	Albert Whitman & Co.	William Mara	Pending
Giant Yo-Yo Mystery	Albert Whitman & Co.	Don Hillestad Butler	Pending
Creature in Ogeopogo Lake	Albert Whitman & Co.	Lynn Manuel	Pending
Rock 'n' Roll Mystery	Albert Whitman & Co.	William Mara	Pending
Mystery of the Black Raven	Albert Whitman & Co.	Candice Ransom	Pending
Mystery in New York	Albert Whitman & Co.	Nola Thacker	Pending

Mystery of the Screech Owl	Albert Whitman & Co.	Candice Ransom	Pending
Mystery of the Tiger's Eye	Albert Whitman & Co.	Candice Ransom	Pending
Candy Factory Mystery	Albert Whitman & Co.	Louise Colligan	Pending
Mystery of Alligator Swamp	Albert Whitman & Co.	Nola Thacker	Pending