P \$265.00 746187

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
Riddell, Inc.		12/03/2009	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A., as Collateral Agent
Street Address:	270 Park Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	National Association: UNITED STATES

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	746187	AERO-CELLS
Registration Number:	3149236	CUSTOM POWER
Registration Number:	3149237	CUSTOM POWER
Registration Number:	3149241	CUSTOM POWER EXTREME
Registration Number:	3149243	CUSTOM POWER X
Registration Number:	3534422	HITS
Registration Number:	2856388	ISOLATOR
Registration Number:	3051526	REVOLUTION
Registration Number:	2803601	REVOLUTION
Registration Number:	1498792	VSR

CORRESPONDENCE DATA

Fax Number: (650)251-5002

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 650-251-5194

TRADEMARK REEL: 004116 FRAME: 0278

900150227

Email: Correspondent Name: Address Line 1: Address Line 4:	jmull@stblaw.c Keren Siman-T 2550 Hanover S Palo Alto, CAL	ov
ATTORNEY DOCKET NUM	/IBER:	509265/1476
NAME OF SUBMITTER:		J. Jason Mull
Signature:		/J. Jason Mull/
Date:		12/17/2009
Total Attachments: 6 source=ABL Short Form - TM Riddell#page1.tif source=ABL Short Form - TM Riddell#page2.tif source=ABL Short Form - TM Riddell#page3.tif source=ABL Short Form - TM Riddell#page4.tif source=ABL Short Form - TM Riddell#page5.tif source=ABL Short Form - TM Riddell#page5.tif source=ABL Short Form - TM Riddell#page6.tif		

GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

This GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS ("Agreement"), effective as of December 3, 2009 is made by Riddell, Inc., an Illinois corporation, (the "Grantor"), in favor of JPMorgan Chase Bank, N.A., as Collateral Agent (the "Agent") for the Secured Parties, parties to the Revolving Credit Agreement, dated as of December 3, 2009 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Easton-Bell Sports, Inc., 4078624 Canada Inc., All-American Sports (Canada) Ltd., Bell Sports Canada, Inc., Easton Sports Canada, Inc., the Subsidiary Guarantors party thereto (collectively, the "Borrower"), the Lenders, the Agent as Administrative Agent and Collateral Agent, J.P. Morgan Securities Inc. and Wells Fargo Securities, LLC as Joint Bookrunners and Lead Arrangers, Bank of America, N.A. and Wells Fargo Bank as Co-Syndication Agents and U.S. Bank as Documentation Agent.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders have severally agreed to make Loans and other extensions of credit to the Borrowers upon the terms and subject to the conditions set forth therein; and

WHEREAS, in connection with the Credit Agreement, the Borrower and certain other subsidiaries of the Borrower have executed and delivered a U.S. Pledge and Security Agreement, dated as of December 3, 2009, in favor of the Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, the Grantor pledged, assigned and granted to the Agent, on behalf of and for the ratable benefit of the Secured Parties, a security interest in all of the Grantor's right, title and interest in the Collateral, including the Trademarks; and

WHEREAS, the Grantor has duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make Loans and other financial accommodations to the Borrowers pursuant to the Credit Agreement, the Grantor agrees, on behalf of and for the ratable benefit of the Secured Parties, as follows:

- Section 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Security Agreement.
- Section 2. <u>Grant of Security Interest</u>. The Grantor hereby pledges and grants a security interest in all of the Grantor's right, title and interest in, to and under the Trademarks (including, without limitation, those items listed on Schedule A hereto), to the Agent on behalf of and for the ratable benefit of the Secured Parties to secure payment, performance and observance of the Obligations.

- Section 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Grantor for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office and the Canadian Intellectual Property Office. The security interest granted hereby has been granted to the Agent in connection with the Security Agreement and is expressly subject to the terms and conditions thereof. The Security Agreement (and all rights and remedies of the Lenders thereunder) shall remain in full force and effect in accordance with its terms.
- Section 4. <u>Acknowledgment</u>. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Lenders with respect to the security interest in the Collateral granted hereby are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.
- Section 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

Riddell, Inc.

By: Mark A. Tripp

Title: Chief Financial Officer

Date: December ____ 2009

JPMORGAN CHASE BANK, N.A., as Collateral Agent

By: Shout Sout Name: CHRUTY WEST Title: V.S. Date: 12/3/2009

ABL Security Agreement - Trademark Short Form (Riddell, Inc.)

Schedule A

U.S. Trademark Registrations and Applications of Riddell, Inc.

COUNTRY	MARK	REGISTRATION OR SERIAL NO.
United States	AERO-CELLS	746187
United States	CUSTOM POWER	3149236
United States	CUSTOM POWER	3149237
United States	CUSTOM POWER EXTREME	3149241
United States	CUSTOM POWER X	3149243
United States	HITS	3534422
United States	ISOLATOR	2856388
United States	REVOLUTION	3051526
United States	REVOLUTION	2803601
United States	VSR	1498792

Canadian Trademark Registrations and Applications of Riddell, Inc.

COUNTRY	MARK REGISTRATION OF	
		SERIAL NO.
Canada	REVOLUTION	1136188

REEL: 004116 FRAME: 0285

RECORDED: 12/17/2009