

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Asset Purchase Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
MEGA BRANDS INC.		03/30/2010	CORPORATION: CANADA

RECEIVING PARTY DATA

Name:	4541162 CANADA INC.
Street Address:	4505 Hickmore
City:	Montreal
State/Country:	CANADA
Postal Code:	H4T 1K4
Entity Type:	CORPORATION: CANADA

PROPERTY NUMBERS Total: 46

Property Type	Number	Word Mark
Registration Number:	2818454	ALIEN AGENCY
Registration Number:	3385965	AUBRETIA
Registration Number:	2856912	BLOCK BUDDIES
Registration Number:	2908091	BLOK BOTS
Serial Number:	77727072	CARBON SERIES
Registration Number:	3610451	CREATIVITY TO THE RESCUE
Registration Number:	3093861	DISCOVERY PARK
Registration Number:	3298417	DRAGONS
Serial Number:	77818691	DRAGONS UNIVERSE
Serial Number:	77943952	DRAGONS UNIVERSE
Registration Number:	2931890	ELEMENTALS
Registration Number:	3127623	FAST TRACKS
Registration Number:	2839258	GYRORACERS
Registration Number:	2826582	HANGAR 18

OP \$1165.00 2818454

Registration Number:	3331786	ICOASTER
Registration Number:	2870547	JUST BUILD
Registration Number:	3382476	LEANDRA
Registration Number:	3277023	LINXTERS
Registration Number:	3199744	MAGTASTIK
Registration Number:	3392927	MAG-WARRIORS
Registration Number:	2102250	MEGA
Registration Number:	1464722	MEGA BLOKS
Registration Number:	2142361	MEGA BLOKS
Registration Number:	1468445	MEGA BLOKS
Serial Number:	78795855	MEGA BRANDS
Serial Number:	78978069	MEGA
Serial Number:	78978058	MEGA
Registration Number:	2872723	MEGA PLAY
Registration Number:	2839111	MEGA PLAY!
Registration Number:	3733721	MEGA PUZZLES
Registration Number:	3211852	METAL AGES
Registration Number:	3374300	MYSTIC BABIES
Registration Number:	3382516	NEO SHIFTERS
Serial Number:	77708707	PIRATE QUEST
Registration Number:	3024381	POCKET BLOCKS
Registration Number:	1990951	PROBUILDER
Registration Number:	1636999	RITVIK
Registration Number:	2841820	SECURE THE FUTURE
Registration Number:	3445754	SITARA
Registration Number:	3674270	STREETZ
Registration Number:	3573636	STRUXX
Registration Number:	3103555	SUPER TECH HEROES
Registration Number:	2762588	TINY 'N TUFF
Registration Number:	3595612	TINY 'N TUFF BUILDABLES
Registration Number:	3341525	WONDER COASTER
Registration Number:	3524702	WONDERBUILDERS

CORRESPONDENCE DATA

Fax Number: (514)904-8101

TRADEMARK
REEL: 004176 FRAME: 0650

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

Email: ipmtl@osler.com
Correspondent Name: S. Aguilar
Address Line 1: 1000 de la Gauchetiere Street West
Address Line 2: Suite 2100
Address Line 4: Montreal, CANADA H3B 4W5

ATTORNEY DOCKET NUMBER:	1107079(TM_ASSETPURCH)
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DOMESTIC REPRESENTATIVE

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER:	Sofia Aguilar
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Signature:	/Sofia Aguilar/
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Date:	03/30/2010
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Total Attachments: 16

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THIS ASSET PURCHASE AGREEMENT is made in Montreal, Quebec as of the 30th day of March, 2010

BETWEEN:

MEGA Brands Inc., a corporation governed by the laws of Canada,
(the “**Vendor**”)

-and-

4541162 CANADA INC., a corporation governed by the laws of Canada,
(the “**Purchaser**”)

RECITALS:

- A. The Vendor and the Purchaser are each party to the amended and restated arrangement agreement dated as of March 12, 2010 (the “**Arrangement Agreement**”) between the Vendor, the Purchaser, 4541171 Canada Inc., 4402596 Canada Inc., 4402804 Canada Inc., Mega Bloks Financial Services Inc., Fairfax Financial Holdings Limited, Chiefswood Holdings Limited, The Owners Fund, Invesco Trimark Ltd., as manager or sub-advisor for certain mutual funds, Victor J. Bertrand Sr., Vic Bertrand, and Marc Bertrand, pursuant to which the parties thereto have agreed to implement the Plan of Arrangement (as defined in the Arrangement Agreement) in accordance with and subject to the terms and conditions contained in the Arrangement Agreement and the Plan of Arrangement.
- B. The Plan of Arrangement provides that, at the Effective Time (as defined in the Plan of Arrangement), the Vendor shall subscribe for a number of common shares of the Purchaser and in consideration therefor transfer certain intellectual property and fixed assets to the Purchaser.
- C. The Vendor and the Purchaser have agreed that the purchase of the Purchased Assets shall be made on the terms and conditions set forth in this Agreement and, at the sole discretion of the Vendor, in accordance with the rules set out in subsection 85(1) of the *Income Tax Act* (Canada) (the “**Act**”) and sections 518 and following of the *Taxation Act* (Quebec) (the “**QTA**”).

THEREFORE, the parties agree as follows:

1. Sale and Transfer of Purchased Assets

Subject to the terms hereof, effective at the Effective Time, the Vendor hereby sells, transfers, conveys, assigns and delivers to the Purchaser and the Purchaser hereby purchases from the Vendor all of the Vendor’s right, title and interest in and to

- (a) the intellectual property listed in Schedule “A” hereto,
- (b) the goodwill associated with the trade-marks listed in Schedule “A” hereto,

- (c) all of the Vendor's rights of action resulting from any adverse use of the intellectual property listed in Schedule "A" hereto prior to the date of this Agreement, and the right to claim such relief as is appropriate, and
- (d) the fixed assets listed in Schedule "B" hereto (the "**Purchased Assets**"),

the same to be held by the Purchaser, its successors and assigns as fully and effectually as they would have been held by the Vendor had this assignment and transfer not been made, for an aggregate purchase price equal to the aggregate fair market value of the Purchased Assets at the Effective Time (the "**Purchase Price**").

2. Consideration

The Purchase Price shall be paid and satisfied in full by the issuance and allotment by the Purchaser to the Vendor of 1000 common shares in the capital of the Purchaser (the "**Shares**").

Upon the execution and delivery of this Agreement, the Purchaser shall issue the Shares to the Vendor as fully paid shares in the capital of the Purchaser.

3. Representations and Warranties of the Vendor

The Vendor represents and warrants that:

- (a) it is an affiliated entity of the Purchaser by virtue of being the parent of the Purchaser;
- (b) it is resident in the Province of Quebec and is purchasing the Shares as principal for its own account and as sole beneficial owner;
- (c) it is the owner of the Purchased Assets with good and valid title, and is entitled to possess and dispose of same;
- (d) it is not a non-resident of Canada for purposes of the ITA;
- (e) that it is the beneficial owner of the Purchased Assets;
- (f) that no person, firm or corporation has any agreement, option or right capable of becoming an agreement or option for the purchase of the Purchased Assets; and
- (g) that it is a corporation duly incorporated and validly subsisting under the laws of Canada and has the full right, authority and capacity to enter into this agreement.

4. Representations and Warranties of the Purchaser

The Purchaser represents and warrants that it is a corporation duly incorporated and validly subsisting under the laws of Canada, that the Purchaser has the full right, authority and capacity to enter into this agreement, and that it will issue the Shares to the Vendor as provided in Section 2.

5. Income Tax Elections

The Vendor and the Purchaser agree to jointly elect under section 85 of the ITA and sections 518 and following of the QTA in respect of the transfer hereunder of the Purchased Assets, to make and file such elections in the prescribed form and within the prescribed time for purposes of the ITA and the QTA, and to specify in such elections as the Vendor's proceeds of disposition and the Purchaser's cost of the property in respect of which an election is made, such amount (the "**Elected Amounts**") as the Vendor may determine in its sole discretion, subject to the limitations contemplated in section 85 of the ITA and sections 518 and following of the QTA.

6. Adjustment to Purchase Price or Elected Amounts

- (a) If the Vendor and the Purchaser subsequently mutually determine, or if the Canada Revenue Agency or any other taxing authority issue, or propose to issue, assessments or reassessments of additional liability for taxes or any other subject by reason of asserting that the Purchase Price is less than or greater than the aggregate fair market value of the Purchased Assets, or that the consideration received by the Vendor is more or less than the aggregate fair market value of the Purchased Assets, or that an elected amount is more or less than the Elected Amount for an Asset as determined by the Vendor, then the Purchase Price, the consideration therefor, or the Elected Amount, as the case may be, shall be increased or decreased as necessary but only to the extent that the Purchase Price or consideration or Elected Amount so revised is acceptable to the parties hereto or to both the particular taxing authority and the parties hereto, as the case may be, or is established by a court of competent jurisdiction (after all appeal rights have been exhausted or all time periods for appeal have expired without appeals having been taken) to be the aggregate fair market value of the Purchased Assets (in the case of the Purchase Price or consideration) or any Elected Amount, as the case may be.
- (b) If the Purchase Price or consideration is varied in the circumstances described in paragraph (a) above, the Vendor and the Purchaser shall take such steps as may be necessary to reflect properly an appropriate adjustment to the Purchase Price and consideration as varied.
- (c) If an Elected Amount is varied in the circumstances described in paragraph (a) above, the Vendor and the Purchaser shall file a revised election(s) under the provisions of subsection 85(1) of the ITA and sections 518 and following of the QTA to give effect to their intention that the Elected Amounts be equal to the amounts determined by the Vendor.

7. Stated Capital

In accordance with the provisions of subsection 26(3) of the *Canada Business Corporations Act*, the Purchaser shall add to the stated capital account maintained in respect of its common shares an amount equal to the aggregate cost amount (as determined for purposes of the ITA and having regard to sections 5 and 6 hereof) to the Purchaser of the Purchased Assets.

8. Sales Tax Elections

The Vendor and the Purchaser are registered under Part IX of the *Excise Tax Act* (Canada) and under Title I of *An Act Respecting the Quebec Sales Tax* and have filed an election under subsection 156(1) of the *Excise Tax Act* (Canada) and section 334 of the *An Act Respecting the Quebec Sales Tax*.

9. Taxes

In addition to the Purchase Price, the Purchaser shall pay to the Vendor or directly to the appropriate taxing authorities all federal and provincial sales, use, consumption, transfer and other similar taxes and charges payable in respect of the purchase of the Purchased Assets.

10. Covenant of the Vendor

The Vendor shall not transfer registered ownership of, or beneficial interest in, the Shares except in accordance with the restriction on the transfer of securities set out in the articles of the Purchaser.

11. Effective Conveyance

This Agreement shall operate as an actual conveyance, transfer, assignment and setting over of all the right, title and interest of the Vendor in and to the Purchased Assets as of the Effective Date.

12. Non-Assignable Rights

Nothing in this Agreement shall be construed as an assignment of, or an attempt to assign to the Purchaser, any of the Purchased Assets, in whole or in part, or any rights thereto which, as a matter of law or by the terms of any agreement, is (i) not assignable, or (ii) not assignable without notice to or the approval or consent of the issuer thereof or the other party or parties thereto, without first giving such notice or obtaining such approval or consent.

Nothing in this Agreement shall be construed as an assignment of, or an attempt to assign to the Purchaser, any contract or governmental authorization which by its terms requires consent or approval of the other party or parties thereto or the issuer for completion of the transactions contemplated by this Agreement or in respect of which the completion of the transactions contemplated by this Agreement will increase the obligations or decrease the rights or entitlements of the Vendor or the Purchaser under such contract or governmental authorization (a "**Restricted Right**") (a) which, as a matter of law, or by its terms, (i) is not assignable, (ii) is not assignable without the approval or consent of the issuer thereof or other party or parties thereto, or (b) in respect of which the completion of the transactions contemplated by this Agreement will increase the obligations or decrease the rights or entitlements of the Vendor or the Purchaser under such contract or governmental authorization, without first obtaining either such approval or consent or a waiver or a modification with respect to such Restricted Right, in each case acceptable to the Purchaser acting reasonably.

13. Further Assurances

The parties shall, with reasonable diligence, do all such things and provide all such reasonable assurances as may be required to complete the transactions contemplated by this Agreement, and each party shall provide such further documents or instruments required by the other party as may be reasonably necessary or desirable to effect the purpose of this Agreement and carry out its provisions.


14. Miscellaneous

- (a) Time is of the essence in the performance of the parties' respective obligations.
- (b) This Agreement is a contract made under and shall be governed by and construed in accordance with the laws of the Province of Quebec and the federal laws of Canada applicable in the Province of Quebec.
- (c) This Agreement enures to the benefit of and is binding upon the parties and their respective successors and assigns.
- (d) No amendment, supplement, modification, waiver or termination of this Agreement and, unless otherwise specified, no consent or approval by any party, is binding unless executed in writing by the party to be bound.
- (e) This Agreement may be executed by the parties in counterparts and may be executed and delivered by facsimile and all such counterparts and facsimiles together constitute one and the same agreement.
- (f) The parties confirm that they have agreed that this Agreement and all documents relating hereto be drafted in English. *Les parties aux présentes confirment qu'elles ont accepté que la présente convention de même que tous les documents s'y rattachant soient rédigés en anglais.*


[Signatures on next page]

IN WITNESS OF WHICH the Vendor and the Purchaser have executed this Agreement at the place and on the date first written above.

MEGA BRANDS INC.

By: 
Name:
Title:

4541162 CANADA INC.

By: 
Name:
Title:

SCHEDULE A

See attached

SCHEDULE A

Trademark Registrations/Applications

Country	Mark	App S.N.	Filing Date	Reg. No.	Reg. Date	Status
US	ALIEN AGENCY	78/164,759	09/17/2002	2,818,454	02/24/2004	Registered
US	AUBRETIA	77/022,908	10/17/2006	3,385,965	02/19/2008	Registered
US	BLOCK BUDDIES	78/195,103	12/17/2002	2,856,912	06/22/2004	Registered
US	BLOK BOTS (Stylized)	76/564,926	12/12/2003	2,908,091	12/07/2004	Registered
US	CARBON SERIES	77/727,072	05/04/2009	--	--	Pending
US	CREATIVITY TO THE RESCUE	78/872,261	04/28/2006	3,610,451	04/21/2009	Registered
CA	CREATIVITY TO THE RESCUE	1,308,065	07/06/2006	TMA745,922	08/21/2009	Registered
US	DISCOVERY PARK	78/301,094	09/16/2003	3,093,861	05/16/2006	Registered
US	DRAGONS	76/357,115	01/10/2002	3,298,417	09/25/2007	Registered
US	DRAGONS UNIVERSE	77/818,691	09/02/2009	--	--	Pending
AU	DRAGONS UNIVERSE	1348043	03/01/2010	--	--	Pending
CA	DRAGONS UNIVERSE	1,471,184	02/26/2010	--	--	Pending
CN	DRAGONS UNIVERSE	(not yet available)	(not yet available)	--	--	Pending

Country	Mark	App S.N.	Filing Date	Reg. No.	Reg. Date	Status
CTM	DRAGONS UNIVERSE	8919301	03/01/2010	--	--	Pending
JP	DRAGONS UNIVERSE	(not yet available)	(not yet available)	--	--	Pending
KR	DRAGONS UNIVERSE	(not yet available)	(not yet available)	--	--	Pending
MX	DRAGONS UNIVERSE	(not yet available)	(not yet available)	--	--	Pending
US	DRAGONS UNIVERSE logo	77/943,952	02/24/2010	--	--	Pending
CA	DRAGONS UNIVERSE logo	1,471,185	02/26/2010	--	--	Pending
CN	DRAGONS UNIVERSE logo	(not yet available)	(not yet available)	--	--	Pending
CTM	DRAGONS UNIVERSE logo	8919326	03/01/2010	--	--	Pending
MX	DRAGONS UNIVERSE logo	(not yet available)	(not yet available)	--	--	Pending
US	ELEMENTALS	78/268,563	06/30/2003	2,931,890	03/08/2005	Registered
US	FAST TRACKS	78/374,278	02/26/2204	3,127,623	08/08/2006	Registered
US	GYRORACERS	78/193,223	12/11/2002	2,839,258	05/04/2003	Registered
US	HANGAR 18	78/190,696	12/03/2002	2,826,582	03/23/2004	Registered
US	iCOASTER	78/773,371	12/14/2005	3,331,786	11/06/2007	Registered
US	JUST BUILD	78/195,165	12/17/2002	2,870,547	08/03/2004	Registered

TRADEMARK

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Country	Mark	App S.N.	Filing Date	Reg. No.	Reg. Date	Status
US	LEANDRA	77/022,922	10/17/2006	3,382,476	02/12/2008	Registered
CA	LEARNING THROUGH BUILDING	724,006	03/05/1993	TMA425,119	03/11/1994	Registered
US	LINXTERS	78/671,106	07/15/2005	3,277,023	08/07/2007	Registered
US	MAGTASTIK	78/655,192	06/21/2005	3,199,744	01/16/2007	Registered
US	MAG-WARRIORS	78/635,003	05/23/2005	3,392,927	03/04/2008	Registered
CA	MAXI MEGA BLOKS	583,154	04/30/1987	TMA344,053	08/26/1988	Registered
US	MEGA	75/090,001	04/10/1996	2,102,250	09/30/2007	Registered
CA	MEGA BLOKS	553,363	11/29/1985	TMA324,834	03/13/1987	Registered
US	MEGA BLOKS	73/584,349	02/24/1986	1,464,722	11/10/1987	Registered
CA	MEGA BLOKS & design	1,135,789	03/28/2002	TMA608,344	04/22/2004	Registered
US	MEGA BLOKS & design	75/228,809	01/21/1997	2,142,361	03/10/1998	Registered
CA	MEGA BLOKS & design (old)	536,848	02/19/1985	TMA326,593	04/24/1987	Registered
CA	MEGA BLOKS & design (old)	724,644	03/12/1993	TMA434,730	10/21/1994	Registered
US	MEGA BLOKS & design (old)	73/537,262	05/13/1985	1,468,445	12/08/1987	Registered
CA	MEGA BRANDS	1,304,684	06/08/2006	--	--	Pending
US	MEGA BRANDS	78/795,855	01/20/2006	--	--	Pending

TRADEMARK

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Country	Mark	App S.N.	Filing Date	Reg. No.	Reg. Date	Status
US	MEGA logo	78/978,069	05/19/2005	--	--	Pending
US	MEGA logo	78/978,058	05/19/2005	--	--	Pending
CA	MEGA logo	1,308,066	07/06/2006	TMA745,080	08/12/2009	Registered
US	MEGA PLAY	78/195,105	12/17/2002	2,872,723	08/10/2004	Registered
US	MEGA PLAY! Logo	76/491,997	02/24/2003	2,839,111	05/04/2004	Registered
US	MEGA PUZZLES logo	77/726,107	04/30/2009	3,733,721	01/05/2010	Registered
CA	MEGA TECH	556,965	02/06/1986	TMA325,841	04/10/1987	Registered
CA	MEN FANCIFUL design	724,040	03/05/1993	TMA434,726	10/21/1994	Registered
US	METAL AGES	78/549,288	01/18/2005	3,211,852	02/20/2007	Registered
CA	MICRO MEGA BLOKS	583,155	04/30/1987	TMA344,054	08/26/1988	Registered
CA	MINI MEGA BLOKS	553,534	11/29/1985	TMA329,548	07/03/1987	Registered
CA	MYSTIC BABIES	1,321,000	10/20/2006	TMA747,833	09/16/2009	Registered
US	MYSTIC BABIES	78/915,266	06/23/2006	3,374,300	01/22/2008	Registered
US	NEO SHIFTERS	77/045,625	11/16/2006	3,382,516	02/12/2008	Registered
US	PIRATE QUEST & design	77/708,707	04/07/2009	--	--	Pending
US	POCKET BLOCKS	78/258,086	06/04/2003	3,024,381	12/06/2005	Registered

TRADEMARK

REEL: 004176 FRAME: 0662

Country	Mark	App S.N.	Filing Date	Reg. No.	Reg. Date	Status
US	PROBUILDER	74/653,421	03/29/1995	1,990,951	08/06/1996	Registered
US	RITVIK	74/039,548	03/19/1990	1,636,999	03/05/1991	Registered
CA	RITVIK & design	724,005	03/05/1993	TMA424,423	03/04/1994	Registered
US	SECURE THE FUTURE	78/210,745	02/04/2003	2,841,820	05/11/2004	Registered
US	SITARA	77/022,902	10/17/2006	3,445,754	06/10/2008	Registered
US	STREETZ	77/561,517	09/03/2008	3,674,270	08/25/2009	Registered
US	STRUXX	77/311,845	1/0/24/2007	3,573,636	02/10/2009	Registered
CA	STRUXX	1,389,314	03/31/2008	TMA744717	08/05/2009	Registered
US	SUPER TECH HEROES	78/601,093	04/04/2005	3,103,555	06/13/2006	Registered
US	TINY 'N TUFF	76/357,113	01/10/2002	2,762,588	09/09/2003	Registered
US	TINY 'N TUFF	76/357,113	01/10/2002	2,762,588	09/09/2003	Registered
US	TINY 'N TUFF BUILDABLES	77/212,856	06/22/2007	3,595,612	03/24/2009	Registered
US	WONDER COASTER	78/778,187	12/21/2005	3,341,525	11/20/2007	Registered
US	WONDERBUILDERS	77/050,885	11/27/2006	3,524,702	10/28/2008	Registered

TRADEMARK

REEL: 004176 FRAME: 0663

Patents

Country	Title	Serial No.	Filing Date	Patent No.	Issue Date	Status
US	Automatic locking system for dumping toy	11/655,236	01/19/2007	7,658,662	02/09/2010	ISSUED
US	Child safety bucket	08/393,539	02/23/1995	6,095,333	08/01/2000	ISSUED
US	Fordable Table (Play 'N Go Table)	12/691,249	01/21/2010	--	--	PENDING
PCT	Fordable Table (Play 'N Go Table)	(Not yet assigned)	10/25/2010	--	--	PENDING
US	House front-shaped construction toy block	29/036,657	03/24/1995	D370,945	06/18/1996	ISSUED
US	Interactive story builder	12/179,241	07/24/2008	--	--	PENDING
US	Music toy kit	09/490,872	01/24/2000	6,132,281	10/17/2000	ISSUED
US	Play house for use with construction toy blocks	08/073,080	06/08/1993	5,435,769	07/25/1995	ISSUED
US	Reversible race track section	29/049,878	02/02/1996	D388,138	12/23/1997	ISSUED
US	Roof-shaped construction toy block	29/050,063	02/08/1996	D378,107	02/18/1997	ISSUED
US	Toy construction block	29/066,431	02/07/1997	D403,721	01/05/1999	ISSUED
US	Toy packaging	07/476,250	02/07/1990	5,035,324	07/30/1991	ISSUED
US	Toy space base block	07/943,600	09/11/1992	D342,291	12/14/1993	ISSUED
US	Toy space command module	07/943,601	09/11/1992	D347,461	05/31/1994	ISSUED

Country	Title	Serial No.	Filing Date	Patent No.	Issue Date	Status
US	Toy space rocket	07/943,602	09/11/1992	D347,865	06/14/1994	ISSUED
US	Toy storage unit	29/066,432	02/07/1997	D406,757	03/16/1999	ISSUED
US	Toy wagon	29/271,633	01/24/2007	D562,412	02/19/2008	ISSUED
US	Toy wagon	29/143,475	06/15/2001	D455,463	04/09/2002	ISSUED
US	Winged lion-shaped toy	29/022,666	05/10/1994	D359,084	06/06/1995	ISSUED
US	Dry Erase Board (Design patent)	29/356,662	03/01/2010	--	--	PENDING
US	Dry Erase Board (Design patent)	29/356,664	03/01/2010	--	--	PENDING
US	Dry Erase Board (Design patent)	29/356,667	03/01/2010	--	--	PENDING
US	Dry Erase Board (Design patent)	29/356,669	03/01/2010	--	--	PENDING
CA	Adjustable level play desk for a child	2,140,940	01/24/1995	2,140,940	01/16/2007	ISSUED
CA	All around play ground kit	2,024,854	09/01/1990	2,024,854	10/29/2002	ISSUED
CA	Bucket	2,143,267	02/23/1995	2,143,267	05/10/2005	ISSUED
CA	Construction to support base	2,176,073	05/08/1996	2,176,073	--	PENDING
CA	Display packaging with retractable hook	2,088,465	01/29/1993	2,088,465	12/26/1995	ISSUED
CA	Play house for use with construction toy blocks	2,088,656	02/02/1993	2,088,656	11/19/1996	ISSUED
CA	Toy construction assembly	589,002	01/24/1989	1,317,457	05/11/1995	ISSUED

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Country	Title	Serial No.	Filing Date	Patent No.	Issue Date	Status
CA	Toy packaging	2,009,479	02/07/1990	2,009,479	03/07/1995	ISSUED
CA	Toy wagon (<i>Industrial Design Registration</i>)	2000-3324	12/18/2000	93,915	11/23/2001	ISSUED

SCHEDULE B

[REDACTED]