

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
JM Stockholder Representative, LLC		07/25/2006	LIMITED LIABILITY COMPANY: MINNESOTA
RECEIVING PARTY DATA			
Name:	Xyron, Inc.		
Street Address:	7400 E. TIERRA BUENA LANE		
City:	SCOTTSDALE		
State/Country:	ARIZONA		
Postal Code:	85260		
Entity Type:	CORPORATION: ARIZONA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	76494692	STICKY SPOTS	
CORRESPONDENCE DATA			
Fax Number:	(917)777-4104		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	212-735-3000		
Email:	kellie.weilbrenner@skadden.com		
Correspondent Name:	Skadden, Arps, Slate, Meagher & Flom LLP		
Address Line 1:	Four Times Square		
Address Line 2:	Attn: Kelly Riedel, Esq.		
Address Line 4:	New York, NEW YORK 10036		
ATTORNEY DOCKET NUMBER:	690700/0015		
NAME OF SUBMITTER:	Kelly Riedel		
Signature:	/Kelly Riedel/		

CH \$40.00 76494692

Date:

07/13/2010

Total Attachments: 5

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TERMINATION OF SECURITY AGREEMENT

THIS TERMINATION OF SECURITY AGREEMENT (this "Termination") is made as of July 25, 2006 by and between XYRON, INC., an Arizona corporation ("Grantor"), and JM STOCKHOLDER REPRESENTATIVE, LLC, acting in the capacity of Stockholder Representative for the benefit of the Stockholders and Optionholders ("Secured Party"), with reference to the following recitals:

RECITALS

R-1. Grantor and Secured Party entered into that certain Security Agreement, dated as of December 5, 2003 (the "Security Agreement"), whereby Grantor granted to the Secured Party a security interest in certain assets of Grantor as security for certain obligations of Grantor's parent corporation, all as more particularly set forth in the Security Agreement.

R-2. The obligations secured by the Security Agreement have been satisfied in their entirety, and Grantor and Secured Party desire to terminate the Security Agreement as set forth herein.

R-3. Terms not otherwise defined in this Termination shall have the meanings given in the Security Agreement.

NOW, THEREFORE, in consideration of the foregoing, the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Secured Party, intending to be legally bound, do hereby agree as follows:

1. Recitals. The foregoing recitals are incorporated in and are part of this Termination.
2. Termination.

(a) Termination. The Security Agreement shall be, and is hereby, terminated in all respects as of the date hereof, so that the Security Agreement shall be deemed to be of no further force and effect hereafter. Grantor and Secured Party, as of the date hereof, shall be and are hereby each fully released and discharged from any and all obligations and claims under the Security Agreement after the date hereof.

(b) Filings. Grantor is hereby authorized to prepare and file any termination statements for, or otherwise terminate, any public filings evidencing the Security Agreement, without further consent by Secured Party including, without limitation, preparing and filing a termination statement on form UCC-3 terminating the effectiveness of any filed financing statement, and filing a copy of this Termination in the records of the United States Patent and Trademark Office against any relevant intellectual property (including but not limited to the intellectual property in the attached schedule). Secured Party hereby agrees to furnish any

information requested by Grantor necessary or desirable for such terminations and to exercise such further assurances as may be requisite.

3. Authority. Each of the persons executing this Termination on behalf of Grantor and Secured Party hereby covenants and warrants to the other party that Grantor or Secured Party, as the case may be, has full right and authority to enter into this Termination, and that the person signing on behalf of Grantor or Secured Party, as the case may be, is authorized to do so.

4. Counterparts. This Termination may be executed in multiple counterparts, each of which shall be an original, but all of which shall constitute one and the same Termination.

[signatures on following page]

IN WITNESS WHEREOF, Grantor and Secured Party have executed this Termination
as of the date first above written.

GRANTOR

XYRON, INC.

By: _____

Name: _____

Title: _____

SECURED PARTY

**JM STOCKHOLDER REPRESENTATIVE,
LLC**

By: *J. L. Marrell*

Name: *James L. Marrell*

Title: _____

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SCHEDULE OF CREATIVE BUSINESS INTELLECTUAL PROPERTY

A. Patents

Country	Application No.	Filing Date	Pat. No. (if any)	Client Ref. w/ Pillsbury Winthrop(if any)
US	60/091,295	6/30/98		4 Pro
US	09/343,676	6/30/99	6,403,185	4 Reg
BR	P19911644-8	6/29/99		4-BR
CA	2335316	6/29/99		4-CA
JP	2000-557317	6/29/99		4-JP
MX	12788	6/29/99		4-MX
AU	48204/99	6/29/99	747200	4-AU
EP	99931771.2	6/29/99		4-EP
TW	88111106	6/30/99	TW154311	4-TW
US	10/051,150	1/22/02		4-DIV
US	09/365,751	8/3/99	6,335,067	5 Reg
US	09/564,587	5/5/00	6,422,281	9 Reg
TW	89108610	5/4/00	140485	9-TW
BR	PI 0010591-0	5/4/00		9-BR
JP	2000-615215	5/4/00		9-JP
EP	00928776.4	5/4/00		9EP
CN	00808509.9	5/4/00		9 CN
CA	2372950	5/4/00		9 CA
AU	46958/00	5/4/00	755060	9 AU
HK	02102728.3	4/10/02		9 HK
MX	PA/A2001/011211	5/4/00		9 MX
US	10/139,397	5/7/02		9 Div
US	09/798,891	3/6/2001	6,539,997	12 Reg
EP	03250671.9	2/3/03		12-EP
JP	2003-055064	3/3/03		12 JP
US	09/691,042	10/19/2000	6,576,080	13-REG
US	10/339,575	1/10/03		13-DIV
EP	00984559.5	10/20/00		13 EP
CN	814557-1	10/20/00	CN 1382082A	13 CN
CA	2387008	10/20/00		13 CA
MX	PA/A/2002 003956	10/20/00		13 MX
BR	PI 0015238-2	10/20/00		13 BR
JP	2001-531578	10/20/00		13 JP
US	10/372,807	2/26/03		14 CIP
US	09/814,118	3/22/01		15 Reg
PCT	WO/02/076694	3/22/02		15 PCT
US	29/137,891	3/2/01	DES 451,959	20 Des
US	29/150,026	10/31/01	DES 459,396	20 Des -CIP
US	10/197,856	7/19/02		26 Reg
PCT	PCT/US02/ 23206	7/19/02		26 PCT
US	08/716,360	3/17/95		27REG
US	10/176,216	6/21/02		27-DIV
DE	69518835	3/17/95	DE69518835	
EP	95911433.1	3/17/95	EP0756721	
IT	EP split	3/17/95	IT756721	

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REEL: 003392 FRAME: 0257
REEL: 004241 FRAME: 0198

NE	EP split	3/17/95	NE756721	
FR	EP split	3/17/95	FR756721	
SW	EP split	3/17/95	SW756721	
GB	EP split	3/17/95	GB756721	
US	08/454,334	3/1/96	5,842,096	28 Reg
US	09/079,182	5/14/98	6,198,898	29 Reg
AU	5707194	12/17/93	AU681616	
CA	2152060	12/17/93		
DE	EP split	12/17/93	DE69324602	
EP	94902901.1	12/17/93	EP0674779	
FR	EP split	12/17/93	FR674779	
IT	EP split	12/17/93	IT674779	
SW	EP split	12/17/93	SW674779	
NE	EP split	12/17/93	NE674779	
GB	9325904.2	12/17/93	GB2273466	
US	10/178,615	6/25/02		30 Reg
PCT	Not yet assigned	6/19/03		30 PCT
US	60/441,732	1/23/03		34 PRO
US	60/441,350	1/22/03		38 PRO
US	60/477,914	6/13/03		44 Pro
US	60/462,741	4/15/03		45 PRO
US	10/673,579	9/30/03		4 Div 2
BR	Awaiting #	7/19/02		26 BR
CN	02806225.6	7/19/02		26 CN
JP	2003-513777	7/19/02		26 JP
AU	2002317551	7/19/02		26 AU

B. Trademarks

1. Xyron Incorporated

Country	Trademark	Class(es)	Application Ser. No. or Registration No.	Application Filing Date or Registration Issue Date	Pillsbury Winthrop Ref. No.
US	THE LITTLE MACHINE WITH THE BIG IDEA	16	2374628	8/8/00	256735
US	X Shape product configuration	7	2730899	3/24/03	284540
US	CREATE-A-STICKER	16	2705820	4/15/03	256742
US	STICKY SPOTS	16	76494692	2/19/03	301624
US	X PRODUCT DEVELOPMENT & Design	42	76441938	8/16/02	284598
US	LEGACIES	16	78274489	7/15/03	304405
US	PREVIEW	17,42	78274530	7/15/03	303284
CTM	CREATIVE STATION	7,16,17	2537058	1/14/02	156988
US	PREVIEW GRAPHICS SYSTEMS	42	2524093	1/1/02	
US	PREVIEW SYSTEMS	7	2473709	7/31/01	
US	PREVIEW SYSTEMS & Design	7	2549392	3/19/02	