

USPTO

9/13/2011 9:46:59 AM PAGE 3/018 Fax Server

J: BRIAN M. MAUL COMPANY: 1050 KEY PARKWAY, SUITE 101

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

09/08/2011
 900201597

*ORIGINALY RECEIVED ON
 13 SEP 2011*

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Stelcor Productions, LLC		08/17/2011	LIMITED LIABILITY COMPANY: DELAWARE
The Stelcor Group Limited, LLC		08/17/2011	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Mr. Stephen J. Garchik
Doing Business As:	DBA Stelpro Loan Investors, LLC
Street Address:	1930 Isaac Newton Square West
City:	Reston
State/Country:	VIRGINIA
Postal Code:	20190
Entity Type:	INDIVIDUAL: UNITED STATES

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Registration Number:	3485394	GOO
Registration Number:	3505703	GOOB00
Registration Number:	3485395	GOOGEAR
Registration Number:	2087590	GOOGLES
Registration Number:	3591617	GOOLALA
Registration Number:	3468418	GOOROO
Registration Number:	3602884	GOOWARE
Registration Number:	3485396	GOOWEAR
Registration Number:	3633102	I AGREE
Registration Number:	2496754	IGGLE

OP 8815.00 3485394

USPTO

9/13/2011 9:46:58 AM PAGE 4/018 Fax Server

J:\BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

Registration Number:	2496753	OGGLE
Registration Number:	2486755	ATN
Registration Number:	3313804	PIXKEY
Registration Number:	3366743	PIXKEY

CORRESPONDENCE DATA

Fax Number: (301)698-0392

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

Phone: 301-662-9122

Email: bmaul@gordonsimmons.com

Correspondent Name: Brian M. Maul

Address Line 1: 1050 Key Parkway, Suite 101

Address Line 2: Gordon & Simmons, LLC

Address Line 4: Frederick, MARYLAND 21702

NAME OF SUBMITTER:

Brian M. Maul

Signature:

/BMM/

Date:

09/08/2011

Total Attachments:

TRADEMARK
REEL: 004643 FRAME: 0312

USPTO

9/13/2011 9:46:59 AM PAGE 5/018 Fax Server

C:\BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

source=Assignments#page1.tif
source=Assignments#page2.tif
source=Assignments#page3.tif
source=Assignments#page4.tif
source=Assignments#page5.tif
source=Assignments#page6.tif
source=Assignments#page7.tif
source=Assignments#page8.tif
source=Assignments#page9.tif
source=Assignments#page10.tif
source=Assignments#page11.tif

USPTO

9/13/2011 9:46:59 AM PAGE 6/018 Fax Server

D:BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT AGREEMENT ("Assignment"), dated August 17 BAM 2009, is entered into by and between Stelar Productions, LLC (also known as "Stelar Productions, Inc."), a limited liability company of Delaware with a principal place of business at 14701 Mockingbird Drive, Darnestown, Maryland 20874 ("Assignor"), and Stephen J. Garchik, Trustee, a trustee of Florida, with a principal place of business at 880 Dover Street, Boca Raton, Florida 33487 ("Assignee"), each individually referred to as a "Party" and collectively referred to as the "Parties".

RECITALS

WHEREAS, Assignor is the owner of the common law trademarks, registered trademarks, applications to register trademarks, and other registrations or applications related to trademarks listed on Schedule L attached hereto, and common law rights associated therewith (the "Assigned Marks"); and

WHEREAS, Assignor, the successor of Assignor's ongoing and existing business, or portion thereof, to which the trademarks pertain, is desirous of acquiring the full right, title and interest in, to and under the Assigned Marks and the goodwill accrued in connection and associated therewith;

NOW, THEREFORE, in consideration of the foregoing and the mutual promises, covenants and conditions contained herein, the sum of ten dollars (\$100.00) paid by Assignee to Assignor, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereto, intending to be legally bound, hereby agree as follows:

Section 1. Assignment. Assignor does hereby assign, transfer, convey and set over unto Assignee its full right, title and interest, including common law rights associated with the Assigned Marks, in the United States of America, and in all countries and jurisdictions of the world, in, to and under the Assigned Marks, together with the goodwill of the business symbolized by said Assigned Marks, and applications and registrations thereof, any renewal rights therein, that portion of the business which is ongoing and existing to which the trademarks pertain, and the exclusive right to enforce the Assigned Marks in the United States and throughout the world in the sole name of Assignee, its successors and assigns; the aforesaid transferred rights, title and interests to be held and enjoyed by Assignee, its successors, legal representatives and assigns as fully and entirely as the same would have been held and enjoyed by Assignor had this assignment not been made.

Section 2. Representation and Warranty by Assignor. Assignor hereby represents and warrants to Assignee that Assignor is the owner of the Assigned Marks and has the full right, title and interest to assign, transfer, convey, and set over the entire rights, title and interests assigned hereunder, and that Assignor has not executed and will not execute any agreement in conflict herewith.

USPTO

9/13/2011 9:48:59 AM PAGE 7/018 Fax Server

D:BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

Section 3. Covenant by Assignor. Assignor agrees that it will, upon Assignee's reasonable request, execute and deliver all such instruments and other documents or actions as may be necessary or desirable to perfect Assignee's title in, to and under the Assigned Marks.

Section 4. Counterparts. This Assignment Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall constitute a single agreement.

Section 5. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Illinois and the applicable federal laws of the United States of America pursuant to Title 15 of the United States Code.

Section 6. Entire Agreement. This Agreement and all other agreements, exhibits, and schedules referred to in this Agreement constitute(s) the final, complete, and exclusive statement of the terms of the agreement between the Parties pertaining to the subject matter of this Agreement and supersedes all prior and contemporaneous understandings or agreements of the Parties. This Agreement may not be contradicted by evidence of any prior or contemporaneous statements or agreements. No Party has been induced to enter into this Agreement by, nor is any Party relying on, any representation, understanding, agreement, commitment or warranty outside those expressly set forth in this Agreement.

[SIGNATURE PAGES FOLLOW]

USPTO

9/13/2011 9:46:59 AM PAGE 8/018 Fax Server

BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

Stelar Productions LLC

By:

Name: Brian M. Maul
Title: Attorney-In-Fact

STATE OF Maryland
COUNTY OF Fredrick

)
) ss.
)

On this 17th day of August, ~~2009~~ ²⁰¹¹ before me personally appeared Brian M. Maul proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument and, who being by me duly sworn did depose and say that he acknowledged said instrument to be his free act and deed.

(seal)

Notary Public: [Signature]
My Commission Expires: 08/18/12

Stephen J. Garchik, Trustee

By:

Name: Stephen J. Garchik
Title: Trustee

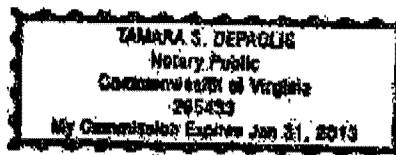
STATE OF Virginia
COUNTY OF Fresh

)
) ss.
)

On this 16th day of August, ~~2009~~ ²⁰¹¹ before me personally appeared Stephen J. Garchik proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument and, who being by me duly sworn did depose and say that he acknowledged said instrument to be his free act and deed.

(seal)

Notary Public: [Signature]



USPTO

9/13/2011 9:48:59 AM PAGE 9/018 Fax Server

D:\BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

SCHEDULE 1

U.S. Trademarks

COUNTRY	MARK	APPLN or REG NO.	STATUS	CURRENT OWNER
U.S.	FLITZ	78/530444	Allowed; SOU filed	Stelar Productions LLC
U.S.	FROLIC FOREST	78/570321	Allowed; SOU or 5th EOT due 10/03/2009	Stelar Productions LLC
U.S.	GOFINDEMS	78/530545	Abandoned: L/D to revive 09/20/2009	Stelar Productions LLC
U.S.	GOO	3485394	Registered: 8/15 due 08/12/2014; renewal due 08/12/2018	Stelar Productions, LLC
U.S.	GOOBERRY	76/591386	Abandoned	Stelar Productions, LLC
U.S.	GOOBOO	3505703	Registered: 8/15 due 09/23/2014; renewal due 09/23/2018	Stelar Productions, LLC
U.S.	GOOBOP	76/591390	Abandoned	Stelar Productions, LLC
U.S.	GOOGEAR	3495395	Registered: 8/15 due 08/12/2014; renewal due 08/12/2018	Stelar Productions, LLC
U.S.	GOOGLES (AND DESIGN)	2987590	Renewed; next renewal due 08/12/2017 (notice of suit submitted to PTO re US Dist Ct So. Dist of Indiana)	Stelar Productions, LLC
U.S.	GOOGLES	78/420234	Suspended	Stelar Productions, LLC
U.S.	GOOGLES ENTAINMENT	76/591386	Allowed; SOU or 1st EOT due 12/16/2009	Stelar Productions, LLC
U.S.	BOOKIDS	76/591392	Abandoned	Stelar Productions, LLC
U.S.	GOOLALA	3591617	Registered: 8/15 due 03/17/2015; renewal due	Stelar Productions, LLC

USPTO

9/13/2011 9:46:59 AM PAGE 10/018 Fax Server

D:BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

			03/17/2019	
U.S.	GOOMAIL	76/592805	Abandoned	Stelar Productions, LLC
U.S.	GOOPETS	76/592806	Abandoned	Stelar Productions, LLC
U.S.	GOOROO	3468418	Registered; 8/15 due 07/15/2014; renewal due 07/15/2018	Stelar Productions, LLC
U.S.	GOOSICAL	76/591384	SOU filed; non- final office action issued; response due 05/26/2009	Stelar Productions, LLC
U.S.	GOOTAINMENT	76/591385	Abandoned	Stelar Productions, LLC
U.S.	GOOTER	76/591393	Abandoned; L/D to revive 09/20/2009	Stelar Productions, LLC
U.S.	GOOTER	78/513320	Abandoned; L/D to revive 09/27/2009	Stelar Productions, LLC
U.S.	GOOTOPIA	78/513308	Abandoned; L/D to revive 09/27/2009	Stelar Productions, LLC
U.S.	GODTROPOLIS	78/513300	Abandoned; L/D to revive 09/27/2009	Stelar Productions, LLC
U.S.	GOOTUNES	76/592804	Abandoned	Stelar Productions, LLC
U.S.	GOOWARE	3602884	Registered; 8/15 due 04/07/2015; renewal due 04/07/2019	Stelar Productions, LLC
U.S.	GOOWEAR	3485396	Registered; 8/15 due 08/12/2014; renewal due 08/12/2018	Stelar Productions, LLC
U.S.	I AGREE	78/487406	Abandoned	Stelar Productions LLC
U.S.	I AGREE (AND DESIGN)	3633102	Registered; 8/15 due 06/02/2015; renewal due 06/02/2019	Stelar Productions LLC
U.S.	IFLITZING	78/530452	Abandoned	Stelar Productions LLC
U.S.	IGGLE	2496754	Registered; Section 8 accepted; renewal due 10/09/2011	Stelar Productions, LLC

USPTO

9/13/2011 9:48:59 AM PAGE 11/018 Fax Server

O:BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

			(notice of suit submitted to PTO re US Dist Ct So. Dist of Indiana)	
U.S.	JINGLES THE JUKEBOX	78/644062	Abandoned; L/D to revive 09/20/2009	Stelar Productions, LLC
U.S.	KIDSOS	78/644167	Suspended	Stelar Productions, LLC
U.S.	OGGLE	2496753	Registered; Section 8 accepted; renewal due 10/09/2011 (notice of suit submitted to PTO re US Dist Ct So. Dist of Indiana)	Stelar Productions, LLC
U.S.	OOGLE	2496755	Registered; Section 8 accepted; renewal due 10/09/2011 (notice of suit submitted to PTO re US Dist Ct So. Dist of Indiana)	Stelar Productions, LLC
U.S.	PIXKEY	3313804	Registered; 8/15 due 10/16/2013; renewal due 10/16/2017	Stelar Productions, LLC
U.S.	PIXKEY (Stylized)	3366743	Registered; 8/15 due 01/08/2014; renewal due 01/08/2018	Stelar Productions, LLC

USPTO

9/13/2011 9:48:59 AM PAGE 14/018 Fax Server

BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT AGREEMENT ("Assignment"), dated August 17 ^(6/11) 2002, is entered into by and between The Stolor Group Limited, LLC, a limited liability company of Delaware with a principal place of business at 14701 Mockingbird Drive, Darnestown, Maryland 20874 ("Assignor"), and Stephen J. Garchik, Trustee, a trustee of Florida, with a principal place of business at 880 Dover Street, Boca Raton, Florida, 33487 ("Assignee"), each individually referred to as a "Party" and collectively referred to as the "Parties".

RECITALS

WHEREAS, Assignor is the owner of the common law trademarks, registered trademarks, applications to register trademarks, and other registrations or applications related to trademarks listed on Schedule 1, attached hereto, and common law rights associated therewith (the "Assigned Marks"); and

WHEREAS, Assignee, the successor of Assignor's ongoing and existing business, or portion thereof, to which the trademarks pertain, is desirous of acquiring the full right, title and interest in, to and under the Assigned Marks and the goodwill accrued in connection and associated therewith.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises, covenants and conditions contained herein, the sum of ten dollars (\$100.00) paid by Assignee to Assignor, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereto, intending to be legally bound, hereby agree as follows:

Section 1. Assignment. Assignor does hereby assign, transfer, convey and set over unto Assignee its full right, title and interest, including common law rights associated with the Assigned Marks, in the United States of America, and in all countries and jurisdictions of the world, in, to and under the Assigned Marks, together with the goodwill of the business symbolized by said Assigned Marks, and applications and registrations thereof, any renewal rights therein, that portion of the business which is ongoing and existing to which the trademarks pertain, and the exclusive right to enforce the Assigned Marks in the United States and throughout the world in the sole name of Assignee, its successors and assigns; the aforesaid transferred rights, title and interests to be held and enjoyed by Assignee, its successors, legal representatives and assigns as fully and entirely as the same would have been held and enjoyed by Assignor had this assignment not been made.

Section 2. Representation and Warranty by Assignor. Assignor hereby represents and warrants to Assignee that Assignor is the owner of the Assigned Marks and has the full right, title and interest to assign, transfer, convey, and set over the entire rights, title and interests assigned hereunder, and that Assignor has not executed and will not execute any agreement in conflict herewith.

USPTO

9/13/2011 9:46:59 AM PAGE 15/018 Fax Server

O: BRIAN M. MAUL COMPANY: 1050 KEY PARKWAY, SUITE 101

Section 3. Covenant by Assignor. Assignor agrees that it will, upon Assignee's reasonable request, execute and deliver all such instruments and other documents or actions as may be necessary or desirable to perfect Assignee's title in, to and under the Assigned Marks.

Section 4. Counterparts. This Assignment Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which together shall constitute a single agreement.

Section 5. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Illinois and the applicable federal laws of the United States of America pursuant to Title 15 of the United States Code.

Section 6. Entire Agreement. This Agreement and all other agreements, exhibits, and schedules referred to in this Agreement constitute(s) the final, complete, and exclusive statement of the terms of the agreement between the Parties pertaining to the subject matter of this Agreement and supersedes all prior and contemporaneous understandings or agreements of the Parties. This Agreement may not be contradicted by evidence of any prior or contemporaneous statements or agreements. No Party has been induced to enter into this Agreement by, nor is any Party relying on, any representation, understanding, agreement, commitment or warranty outside those expressly set forth in this Agreement.

[SIGNATURE PAGES FOLLOW]

USPTO

9/13/2011 9:48:59 AM PAGE 16/018 Fax Server

O:BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

The Stellar Group Limited, LLC,

By:

[Handwritten Signature]

Name: *Brian M. Maul*
Title: *Attorney In Fact*

STATE OF Maryland)
) ss.
COUNTY OF Frederick)

On this 14th day of August, ²⁰¹¹~~2009~~ before me personally appeared Brian M. Maul; proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument and, who being by me duly sworn did depose and say that he acknowledged said instrument to be his free act and deed.

(seal)

Notary Public *[Handwritten Signature]*
My Commission Expires: 08/18/12

USPTO

9/13/2011 9:48:59 AM PAGE 17/018 Fax Server

BRIAN M. MAUL COMPANY:1050 KEY PARKWAY, SUITE 101

Stephen J. Garchik, Trustee

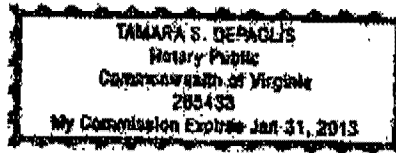
By: [Signature]
Name: Stephen J. Garchik
Title: Trustee

STATE OF Virginia)
) ss.
COUNTY OF Fauquier)

On this 19th day of August, 2011 before me personally appeared Stephen J. Garchik, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument and, who being by me duly sworn did depose and say that he acknowledged said instrument to be his free act and deed.

(seal)

Notary Public [Signature]



SCHEDULE I

U.S. Trademarks

COUNTRY	MARK	APPLN or REG NO.	STATUS	CURRENT OWNER
U.S.	REDEFINING TRUST IN INTERNET SECURITY	78/888361	Allowed; SOU or 3th EOT due 08/20/2009	The Stelar Group Limited, LLC
U.S.	TROOBLES	78/861430	Abandoned; L/D to revive 10/10/2009	The Stelar Group Limited, LLC
U.S.	THE TROOBLES FROM TROO	78/861427	Allowed; SOU or 2nd EOT due 09/03/2009	The Stelar Group Limited, LLC
U.S.	TROO	78/861434	Abandoned after inter partes decision by TTAB	The Stelar Group Limited, LLC

WDC99 1731450-1 009900,0001