| Form PTO-1594 (Rev. 03-11) OMB Collection 0651-0027 (exp. 03/31/2012) | U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Offic | | | | | | | |
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| RECORDATION FO | RM COVER SHEET RKS ONLY | | | | | | | |
| | se record the attached documents or the new address(es) below | | | | | | | |
| Name of conveying party(ies): | 2. Name and address of receiving party(ies) | | | | | | | |
| | Additional names, addresses, or citizenship attached? No | | | | | | | |
| Sunrise Sports & Entertainment LLLP | Name SOF Investments, L.P., as Collateral Agent | | | | | | | |
| - Agreement - Agre | Internal | | | | | | | |
| Individual(s) Association | Address SOF investments, LP | | | | | | | |
| General Partnership Corporation- State | Street Address. 645 5th Avenue, 21st Floor | | | | | | | |
| Other | City New York | | | | | | | |
| Citizenship (see guidelines) Delaware | State New York | | | | | | | |
| Additional names of conveying parties attached? Yes X Ni | Country USA ZIP 10022 5910 | | | | | | | |
| least treat | | | | | | | | |
| 3. Nature of conveyance)/Execution Date(s) : | General Partnership Citizenship | | | | | | | |
| Execution Date(s) March 2, 2012 | Corporation Citizenship | | | | | | | |
| Assignment Merger | Other Citizenship | | | | | | | |
| Security Agreement Change of Name | If assignee is not domiciled in the United States, a domestic | | | | | | | |
| Other | representative designation is attached Yes No (Designations must be a separate document from assignment) | | | | | | | |
| 4. Application number(s) or registration number(s) an | | | | | | | | |
| A Trademark Application No (s) | B Trademark Registration No (s) | | | | | | | |
| | | | | | | | | |
| C Identification or Description of Trademark(s) (and Filing | Additional sheet(s) attached? Yes No | | | | | | | |
| SSE Sunrise Sports & Entertainment logo | , 220 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | | | | | | |
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| 5. Name & address of party to whom correspondence concerning document should be mailed: | The second secon | | | | | | | |
| Name <u>Michael Violet</u> | registrations involved: | | | | | | | |
| Internal Address <u>CT Lien Solutions</u> | 7. Total fee (37 CFR 2 6(b)(6) & 3 41) \$ | | | | | | | |
| | | | | | | | | |
| Street Address 4400 Easton Commons Way | | | | | | | | |
| suite 125 | [] Enclosed | | | | | | | |
| City Columbus | 8. Payment Information: | | | | | | | |
| State OH Z _{IP} 43219 | | | | | | | | |
| Phone Number 614-280-3303 | s * | | | | | | | |

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Signature

Name of Person Signing

Deposit Account Number

Authorized User Name

TRADEMARK REEL: 004744 FRAME: 0250

Total number of pages including cover sheet attachments and document

Phone Number

9. Signature:

Fax Number _ 800-516-6304

Email Address Michael. Violet@wolterskluwer.com

Michael Violet

TRADEMARK NOTICE OF GRANT OF SECURITY INTEREST

WHEREAS, SUNRISE SPORTS & ENTERTAINMENT LLLP (the "Assignor") has adopted, used and is using, and holds all right, title and interest in and to, the trademarks and service marks listed on the annexed Schedule 1A, which trademarks and service marks are registered in the United States Patent and Trademark Office (the "Trademarks");

WHEREAS, the Assignor, has entered into a Second Amended and Restated Security Agreement, dated March 2, 2012 (as it may be amended, restated or modified from time to time, the "Security Agreement"), in favor of SOF Investments, L.P., as Collateral Agent (the "Assignee");

WHEREAS, pursuant to the Security Agreement, the Assignor has assigned to the Assignee and granted to the Assignee a continuing security interest in all right, title and interest of the Assignor in, to and under the Trademarks, together with, among other things, the good-will of the business symbolized by the Trademarks and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof and any and all damages arising from past, present and future violations thereof (the "Collateral"), to secure the payment, performance and observance of the Obligations (as defined in the Security Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor does hereby pledge, convey, sell, assign, transfer and set over unto the Assignee and grants to the Assignee a continuing security interest in the Collateral to secure the prompt payment, performance and observance of the Obligations.

The Assignor does hereby further acknowledge and affirm that the rights and remedies of the Assignee with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

[signature page follows]

US 1287751v.2

IN WITNESS WHEREOF, the Assignor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of March 2,2012.

SUNRISE SPORTS & ENTERTAINMENT LLLP

By: PANTIERS HOCKEY GP LLC, as General Partner ("GP")

Bv:

Harold Talisman, as Authorized Signatory of the GP and as Executive Vice President, CFO and Treasurer of the Borrower

Address for Notices:

One Panther Parkway Sunrise, Florida 33323

Attention: Chief Financial Officer Telecopier No.: (954) 835-7600

SIGNATURE PAGE TO TRADEMARK NOTICE

SCHEDULE 1A

Trademarks

U.S. Federal Trademark Registrations

| MARKED . | | | | | | | | | -, ,, | | | | | | | | | | | | | | | - | | | | | | | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | ٦ |
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| Series/Notes | Registered; | Declaration of Use | and Incontestability | due 10/16/2013 | | | | | | | | | | | | | | | | | | | | • | | | | deliver a | · ville | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | - | de m | | |
| | Business and advertising services, namely | hosting and conducting business conventions, | trade shows and exhibitions for others in a wide | range of industries and interest areas; promoting | business conventions, sports and entertainment | events, trade shows and exhibitions for others in | a wide range of industries and interest areas, | including via the internet; business consulting | and management services for arenas, convention | centers, stadiums, theatres and general purpose | facilities; business management services. | relating to facilities management of technical | operations; concession stands featuring food and | souvenirs; business and event management of | musical, theatrical, sports and family/variety | tours and presentations; management of | professional athletes, professional sports groups | and media talent; business management in the | nature of securing naming rights sponsorships | agreements for professional sports and college | arenas; retail store services featuring sports. | artist and tour-related merchandise, apparel, | collectibles and memorabilia; advertising, | namely, promoting ticket sales and "VIP" | privileges for live entertainment events: | advertising, namely, promoting the sale of | fantasy sports and entertainment packages; | operating sports, entertainment, convention and | exhibition arenas for others in Class 35. | .* | Hosting and conducting sports and entertainment | events in the nature of hockey, and basketball | games, music concerts and live performances; | education and entertainment services, namely |
| | | hosting and co | trade shows an | range of indus | business conv | events, trade s | a wide range | including via | and managem | centers, stadiu | facilities; busi | relating to fac | operations; co | souvenirs; bus | musical, theat | tours and pres | professional a | and media tale | nature of secu | agreements fo | arenas; retail : | artist and tour | collectibles ar | namely, prom | privileges for | advertising, n | fantasy sports | operating spor | exhibition are | | Hosting and c | events in the | games, music | education are |
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