TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Hershey Entertainment & Resorts Company		09/18/2012	CORPORATION: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	MSH SOUTH INC	
Street Address:	103 Foulk Road, Suite 202	
City:	Wilmington	
State/Country:	DELAWARE	
Postal Code:	19803	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	4203432	SKYRUSH
Registration Number:	4195919	SKYRUSH

CORRESPONDENCE DATA

Fax Number: 7175343887

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 717-534-3392

Email: fmiles@HersheyPa.com

Correspondent Name: Franklin A. Miles, Jr., Esq.

Address Line 1: 27 West Chocolate Avenue

Address Line 4: Hershey, PENNSYLVANIA 17033

NAME OF SUBMITTER:	Edna L. Jenkins
Signature:	/Edna L. Jenkins/
Date:	11/01/2012 TRADEMARK

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Total Attachments: 6

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TRADEMARK ASSIGNMENT AND AGREEMENT

This Trademark assignment, effective as of the day of September, 2012, is made by and between HERSHEY ENTERTAINMENT & RESORTS COMPANY ("HE&R"), a Pennsylvania corporation with its principal place of business at 27 West Chocolate Avenue, Hershey, Pennsylvania 17033, and MSH South Inc. ("MSH"), a Delaware corporation with its principal place of business at 103 Foulk Road, Suite 202, Wilmington, Delaware 19803.

HE&R is the owner of the trademarks, trademark applications and trademark registrations listed on Schedule "A" attached hereto (collectively, the "Marks"); and

HE&R has elected to transfer all of its right, title and interest in and to the Marks to MSH.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, including MSH's agreement to enter into the License Agreement Amendment attached hereto as Schedule "B" contemporaneously with the execution of this Trademark Assignment and Agreement, thereby granting HE&R an exclusive license to use the Marks, and intending to be legally bound hereby, HE&R hereby assigns and transfers unto MSH the entire right, title and interest in and to the Marks, including any and all rights in the trade dress and packaging designs related thereto, and any and all other rights which HE&R may have acquired with respect thereto pursuant to common law or any other law or regulation or practice, including by not limited to all claims for damages by reason of past infringement of said trademarks, with the right to sue for and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors, assigns, or other legal representatives, together with the good will of the business symbolized thereby.

IN WITNESS WHEREOF, the parties have caused this Trademark Assignment and Agreement to be duly executed and made effective as of the day and year first written above.

HERSHEY ENTERTAINMENT & RESORTS COMPANY

Wendy McClintock

Treasurer

MSH SOUTH INC.

Beth L. Peoples

Chief Operating Officer

SCHEDULE B-AMENDMENT

This Amendment, effective as of the state of the state of September 2012, is made by and between HERSHEY ENTERTAINMENT & RESORTS COMPANY ("HE&R"), a Pennsylvania corporation with its principal place of business at 27 West Chocolate Avenue, Hershey, Pennsylvania 17033, and MSH South Inc. ("MSH"), a Delaware corporation with its principal place of business at 103 Foulk Road, Suite 202, Wilmington, Delaware 19803.

HE&R and MSH have entered into a License Agreement (the "License"), with an effective date of January 3, 1996.

MSH is the owner by Trademark Assignment and Agreement (the "Assignment") from HE&R of even date herewith of the trademarks, trademark applications and trademark registrations listed on Schedule "A" attached to the Assignment (collectively, the "Marks").

MSH wishes to grant, and HE&R wishes to receive, a license to use the Marks under the terms and conditions of the License.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, in consideration of their mutual covenants, and intending to be legally bound hereby, pursuant to paragraph 25 of the License, the parties agree that the License is hereby amended to add the Marks to the list of MSH PROPERTIES (as defined in the License) listed in Exhibit A to the License, and that the said Marks are licensed to HE&R by MSH pursuant to the other terms and conditions of the License, which shall not be modified by this Amendment and shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have caused this Amendment to be duly executed and made effective as of the day and year first written above.

HERSHEY ENTERTAINMENT & RESORTS COMPANY

MSH SOUTH INC.

Wendy McClintock

Treasurer

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Chief Operating Officer

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NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, including MSH's agreement to enter into the License Agreement Amendment attached hereto as Schedule "B" contemporaneously with the execution of this Trademark Assignment and Agreement, thereby granting HE&R an exclusive license to use the Marks, and intending to be legally bound hereby, HE&R hereby assigns and transfers unto MSH the entire right, title and interest in and to the Marks, including any and all rights in the trade dress and packaging designs related thereto, and any and all other rights which HE&R may have acquired with respect thereto pursuant to common law or any other law or regulation or practice, including by not limited to all claims for damages by reason of past infringement of said trademarks, with the right to sue for and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors, assigns, or other legal representatives, together with the good will of the business symbolized thereby.

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HERSHEY ENTERTAINMENT & RESORTS COMPANY

MSH SOUTH INC.

Wendy McClintock

Treasurer

RECORDED: 11/01/2012

Beth L. Peoples

Chief Operating Officer