### 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
Capital Research and Management Company		12/11/2007	CORPORATION: DELAWARE

### **RECEIVING PARTY DATA**

Name:	HOWSTUFFWORKS, INC.
Street Address:	One Capital City Plaza
Internal Address:	3350 Peachtree Road, Suite 1500
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30326
Entity Type:	CORPORATION: DELAWARE

### PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2501638	HOW STUFF WORKS
Registration Number:	2980912	HOW STUFF WORKS
Registration Number:	3041016	STUFFO

### **CORRESPONDENCE DATA**

**Fax Number**: 2129692900

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

via US Mail.

Phone: 212-969-3000

Email: trademark@proskauer.com
Correspondent Name: Jenifer deWolf Paine

Address Line 1: Proskauer Rose LLP
Address Line 2: Eleven Times Square

Address Line 4: New York, NEW YORK 10036-8299

ATTORNEY DOCKET NUMBER: 24110-006

REEL: 005198 FRAME: 0831

TRADEMARK

NAME OF SUBMITTER:	Jenifer deWolf Paine
Signature:	/Jenifer deWolf Paine/
Date:	01/23/2014
Total Attachments: 8 source=IP for Lien Release#page1.tif source=IP for Lien Release#page2.tif source=IP for Lien Release#page3.tif source=IP for Lien Release#page4.tif source=IP for Lien Release#page5.tif source=IP for Lien Release#page6.tif source=IP for Lien Release#page7.tif source=IP for Lien Release#page8.tif	

TRADEMARK
REEL: 005198 FRAME: 0832

# Capital Research and Management

Capital Research and Management Company 333 South Hope Street Los Angeles, California 90071-1406

Phone (213) 486 9200 Fax (213) 485 9698

December 11, 2007

HowStuffWorks, Inc. One Capital City Plaza 3350 Peachtree Road, Suite 1500 Atlanta, GA 30326

Reference is hereby made to that certain Senior Note by and between HowStuffWorks, Inc. (the "Company") and Waterfish & Co. HG04 as nominee for American Funds Insurance Series, High Income Bond Fund (the "Fund") dated February 27, 2007 (the "Note").

We have been advised that in connection with that certain Agreement and Plan of Merger (the "Merger Agreement"), dated as of October 14, 2007, and as amended from time to time, by and among Discovery Communications, LLC ("Discovery"), HSW Merger Sub, Inc. ("MergerSub"), the "Company", and Michael P. Ring, as HSW Stockholders' Representative, the Company intends to pay all obligations due and owing to us, including without limitation, under the Note. Accordingly, please be advised that, as of December 12, 2007 (the "Payment Date"), \$3,992,983.23 (the "Payoff Amount") will be the total amount due and owing to us by the Company and any of its subsidiaries, including without limitation, under the Note, the Note and Warrant Purchase Agreement, dated as of February 27, 2007, by and among the Company, the Fund and American Funds Insurance Series, High Income Bond Fund (the "Purchase Agreement") and the other Transaction Documents (as such term is defined in the Purchase Agreement) (the "Transaction Documents") subject to adjustment in the event of an untimely payment, as indicated below. Payment of the Payoff Amount should be made to the Fund by way of a wire transfer of immediately available funds directed as follows:

Bank Name:

State Street Bank International, NY

Bank Address:

1 Federal Street - 2<sup>nd</sup> Floor Boston, MA 0211-2012

ABA:

011000028

Account:

01322742

Intermediary Bank:

State Street Bank, Boston

Beneficiary Acet Name:

VIHIB/HG04

Other than the Payoff Amount, we hereby acknowledge and agree that Discovery, the Company and MergerSub and their respective subsidiaries have no liability or obligation of any nature whatsoever to us or our affiliates whether accrued or not accrued, absolute or contingent or otherwise and will have no such liability or obligation as a result of the consummation of the

merger under the Merger Agreement, except as relates to merger consideration to which we are entitled as a stockholder of the Company.

Upon receipt of the Payoff Amount by wire transfer on the Payment Date (and if the Payoff Amount is not paid on the Payment Date, together with a per diem of \$1,121.78, we acknowledge and agree that:

- (1) The obligations of the Company and its subsidiaries to us and our affiliates, including without limitation, under the Note, shall be paid in full and discharged and that the Company, Discovery, MergerSub and their respective subsidiaries shall have no further obligations or liabilities to us under the Note, the Purchase Agreement on the other Transaction Documents, except those that are specified to survive.
  - (2) the Note shall terminate and have no further force or effect.
- (3) any liens and security interests in our favor or in favor of any of our affiliates shall be automatically released and terminated and we will execute and file all necessary documentation effectuating such release as you may reasonably request.

The Company and its affiliates agree that, upon the payment of the Payoff Amount, each such person shall release the Fund, its respective officers, directors, employees, shareholders, agents and representatives, as well as their respective successors and assigns, from any and all claims, obligations, rights, causes of action, and liabilities, of whatever kind or nature, whether known or unknown, whether foreseen or unforeseen, which any such person ever had, now has or hereafter can, shall or may have for, upon or by reason of any matter, cause or thing whatsoever, which are based upon, arise under or are related to the Notes, the Purchase Agreement and the other Transaction Documents.

THIS LETTER AGREEMENT SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

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We hereby acknowledge that Discovery will be relying on this letter in consummating the merger under the Merger Agreement.

Very truly yours,

AMERICAN FUNDS INSURANCE SERIES, HIGH INCOME BOND FUND (held in the nominee name WATERFISH & CO. HG04)

By: Capital Research and Management Company, its investment adviser

By: // Name: Title:

ACKNOWLEDGED AND AGREED:

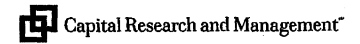
HOWSTUFFWORKS, INC.

Name: Bradley T. Zimner

Title: General Connect

22551341v6

Approved for Signature by CRMC Legal Dept.



Capital Research and Management Company 333 South Hope Street Los Angeles, California 90071-1406

Phone (213) 486 9200 Fax (213) 486 9698

December 11, 2007

HowStuffWorks, Inc. One Capital City Plaza 3350 Peachtree Road, Suite 1500 Atlanta, GA 30326

Reference is hereby made to that certain Senior Note by and between HowStuffWorks, Inc. (the "Company") and Cudd & Co. G04509 as nominee for American High Income Trust (the "Fund") dated February 27, 2007 (the "Note").

We have been advised that in connection with that certain Agreement and Plan of Merger (the "Merger Agreement"), dated as of October 14, 2007, and as amended from time to time, by and among Discovery Communications, LLC ("Discovery"), HSW Merger Sub, Inc. ("MergerSub"), the "Company", and Michael P. Ring, as HSW Stockholders' Representative, the Company intends to pay all obligations due and owing to us, including without limitation, under the Note. Accordingly, please be advised that, as of December 12, 2007 (the "Payment Date"), \$45,919,297.65 (the "Payoff Amount") will be the total amount due and owing to us by the Company and any of its subsidiaries, including without limitation, under the Note, the Note and Warrant Purchase Agreement, dated as of February 27, 2007, by and among the Company, the Fund and American Funds Insurance Series, High Income Bond Fund (the "Purchase Agreement") and the other Transaction Documents (as such term is defined in the Purchase Agreement) (the "Transaction Documents") subject to adjustment in the event of an untimely payment, as indicated below. Payment of the Payoff Amount should be made to the Fund by way of a wire transfer of immediately available funds directed as follows:

Bank Name:

JP Morgan Chase, NY

Bank Address:

3 Chase Metrotech Center, 8th Floor

ABA:

021000021

Account:

9009000127

Intermediary Bank:

JP Morgan Chase Bank

Beneficiary Acct Name: AHIT/G04509

Other than the Payoff Amount, we hereby acknowledge and agree that Discovery, the Company and MergerSub and their respective subsidiaries have no liability or obligation of any nature whatsoever to us or our affiliates whether accrued or not accrued, absolute or contingent or otherwise and will have no such liability or obligation as a result of the consummation of the

merger under the Merger Agreement, except as relates to merger consideration to which we are entitled as a stockholder of the Company.

Upon receipt of the Payoff Amount by wire transfer on the Payment Date (and if the Payoff Amount is not paid on the Payment Date, together with a per diem of \$12,900.45, we acknowledge and agree that:

- (1) The obligations of the Company and its subsidiaries to us and our affiliates, including without limitation, under the Note, shall be paid in full and discharged and that the Company, Discovery, MergerSub and their respective subsidiaries shall have no further obligations or liabilities to us under the Note, the Purchase Agreement on the other Transaction Documents, except those that are specified to survive.
  - (2) the Note shall terminate and have no further force or effect.
- (3) any liens and security interests in our favor or in favor of any of our affiliates shall be automatically released and terminated and we will execute and file all necessary documentation effectuating such release as you may reasonably request.

The Company and its affiliates agree that, upon the payment of the Payoff Amount, each such person shall release the Fund, its respective officers, directors, employees, shareholders, agents and representatives, as well as their respective successors and assigns, from any and all claims, obligations, rights, causes of action, and liabilities, of whatever kind or nature, whether known or unknown, whether foreseen or unforeseen, which any such person ever had, now has or hereafter can, shall or may have for, upon or by reason of any matter, cause or thing whatsoever, which are based upon, arise under or are related to the Notes, the Purchase Agreement and the other Transaction Documents.

THIS LETTER AGREEMENT SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.

[Remainder of Page Intentionally Left Blank]

We hereby acknowledge that Discovery will be relying on this letter in consummating the merger under the Merger Agreement.

Very truly yours,

AMERICAN HIGH INCOME TRUST (held in the nominee name CUDD & CO. G04509)

By: Capital Research and Management Company, its investment adviser

Name: Title:

ACKNOWLEDGED AND AGREED:

HOWSTUFFWORKS, INC.

Name: Bradity T. Zimmer Title: General Counsel

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Approved for Signature by CRMC Legal Dept.



## U.S. Marks (owned by HowStuffWorks, Inc.)

No.	Status	Trademark	App. No.	App. Date	Reg. No.	Reg. Date	Class
1.	Registered*	HOW STUFF WORKS	76/013441	3/28/2000	2501638	10/30/2001	42 Int.
2.	Registered*	HOW STUFF WORKS	78/348428	1/6/2004	2980912	8/2/2005	16 Int.
3.	Registered*	STUFFO	78/512866	11/8/2004	3041016	1/10/2006	41 Int.

## U.S. Copyright Registrations

## HowStuffWorks, Inc.

Full Title	Copyright Number	Date
How air conditioners work.	TX0006317272	2000
How automatic transmissions work.	TX0006127410	2000
How cell phones work.	TX0006127411	2000
How computer memory works.	TX0006317264	2000
How diesel engines work.	TX0006317271	2004
How digital cameras work.	TX0006317273	2000
How DVDs work.	TX0006317269	2000
How electric motors work.	TX0006127412	2000
How flash memory works.	TX0006317267	2000
How home networking works.	TX0006127413	2001
How lock picking works.	TX0006127408	2001
How microprocessors work.	TX0006127414	2000
How motherboards works.	TX0006317268	2005
How RAM works.	TX0006317266	2000
How routers work.	TX0006317265	2000
How turbochargers work.	TX0006127409	2000
How VoIP works.	TX0006317270	2005

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## How Stuff Works.com, Inc.

Full Title	Copyright Number	Date	
How much does the earth weigh?.	TX0005410059	2001	
Marshall Brain's How stuff works / Marshall Brain.	TX0005447069	2001	
More how stuff works / Marshall Brain and the staff of Howstuffworks.com	TX0005645374	2002	
What if?: intriguing answers for the insatiably curious.	TX0005650126	2002	

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**RECORDED: 01/23/2014**