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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM317199

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Wilmington Trust FSB, as Collateral Agent		09/17/2014	Savings Bank: UNITED STATES

RECEIVING PARTY DATA

Name:	Credit Suisse, as Collateral Agent			
Street Address:	11 Madison Avenue			
City:	New York			
State/Country:	NEW YORK			
Postal Code:	10013			
Entity Type:	Bank: SWITZERLAND			

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark		
Registration Number:	2928102	BEVERAGE & FOOD		
Registration Number:	2760488	BEVERAGE RETAILER		
Registration Number:	3101408			
Registration Number:	2946545	&		
Registration Number:	3101099			
Registration Number:	2796824	NIGHTCLUB&BAR		
Registration Number:	2934161	!SALUD! Y BUEN PROVECHO		
Registration Number:	3022406	THE SHOW		
Serial Number:	78480757	& HUB OF HOSPITALITY		
Serial Number:	77164502	LAS VEGAS INTERNATIONAL RESTAURANT SHOW		

CORRESPONDENCE DATA

Fax Number: 6173453299

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: (617) 345-3000

Email: mschepper@burnslev.com
Correspondent Name: Marlo Schepper Grolnic
Address Line 1: Burns & Levinson LLP
Address Line 2: 125 Summer Street

Address Line 4: Boston, MASSACHUSETTS 02110

TRADEMARK

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ATTORNEY DOCKET NUMBER:	43375.39			
NAME OF SUBMITTER:	Marlo Schepper Grolnic			
SIGNATURE:	/Marlo Schepper Grolnic/			
DATE SIGNED:	09/17/2014			
Total Attachments: 8				
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RELEASE OF SECURITY AGREEMENT

WHEREAS, Wilmington Trust FSB, as Collateral Agent, a U.S. federal savings bank having its principal place of business at 50 South Sixth Street, Suite 1290, Minneapolis, Minnesota 55402 (the "Collateral Agent"), is a secured party pursuant to a certain SECOND LIEN INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated September 12, 2007, from Oxford Publishing, Inc., a Mississippi corporation, each its principal place of business at 275 Grove Street, Suite 2-130, Newton, Massachusetts 02466 (collectively, the "Grantor") to Credit Suisse, recorded in the U.S. Patent and Trademark Office at Reel 3621, Frame 0787 and the United States Copyright Office at Volume 3557, Document Number 269, and that subsequent ASSIGNMENT OF SECOND LIEN INTELLECTUAL PROPERTY SECURITY INTEREST, dated as of June 5, 2009, by and between Credit Suisse, as the initial collateral agent, and the Collateral Agent, recorded in the U.S. Patent and Trademark Office at Reel 4035, Frame 0948 and the United States Copyright Office at Volume ______, Document Number 269 ______, all with respect to the trademarks and copyrights listed on Exhibit A attached hereto (the "Security Interests").

WHEREAS, pursuant to an Order dated November 24, 2009 in the United States Bankruptcy Court for the District of Delaware (the "Order," with relevant excerpts attached hereto as Exhibit B), the Collateral Agent was ordered and directed to release any and all liens and security interests in the assets of the Grantor, including the Security Interests, but failed to do so prior to the transfer of the Grantor's assets from the Grantor to Questex Media Group LLC (f/k/a QMG Acquisition LLC), a Delaware limited liability company (the "Purchaser"), which occurred on or about December 16, 2009;

WHEREAS, pursuant to the Order, at any time following its acquisition of the assets, the Purchaser is authorized to effect the release of the Security Interests;

NOW THEREFORE, pursuant to the terms of the Order, the Purchaser, hereby authorizes and files this release of the Security Interests as of the date hereof.

IN WITNESS WHEREOF, the Purchaser has caused this instrument to be executed by its duly authorized undersigned representative, this 17th day of September 2014.

QUESTEX MEDIA GROUP LLC f/k/a QMG ACQUISITION LLC

Name: Thomas E. Caridi Title: Authorized Signatory

Exhibit A

Trademarks

1	Serial #: Mark:	<u>76410724</u>	Filing Dt:	05/22/2002 NIGHT	Reg#: CLUB&		Reg. Dt:	12/23/2003
2	Serial #: Mark:	<u>76438609</u>	Filing Dt:	08/07/2002 BEVERA			Reg. Dt:	09/02/2003
3	Serial #: Mark:	<u>76438610</u>	Filing Dt:	08/07/2002 BEVER			Reg. Dt:	02/22/2005
4	Serial #: Mark:	<u>76438613</u>	Filing Dt:	08/07/2002	Reg#:	3101099	Reg. Dt:	06/06/2006
5	Serial #: Mark:	76522295	Filing Dt:	06/12/2003	Reg #: &	<u>2946545</u>	Reg. Dt:	05/03/2005
6	Serial #: Mark:	<u>76526800</u>	Filing Dt:	07/02/2003 TH	Reg #: E SHOW		Reg. Dt:	12/06/2005
7	Serial #: Mark:	<u>76978061</u>	Filing Dt:	08/07/2002	Reg#:	3101408	Reg. Dt:	06/06/2006
8	Serial #: Mark:		1	04/24/2007 INTERNAT	•••		1	
9	Serial #: Mark:	<u>78268201</u>	1	06/27/2003 SALUD! Y E	•••		127	03/15/2005
14)	Serial #: Mark:	<u>78480757</u>	Filing Dt:	09/09/2004 & HUB OF	•		Reg. Dt:	07/29/2008

Exhibit B

Excerpts from Order dated November 24, 2009 by the United States Bankruptcy Court for the District of Delaware

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	}	
In re	ĺ	Chapter 11
QUESTEX MEDIA GROUP, INC., et al., 1)	Case No. 09-13423 (MFW)
Debtors.)	(Jointly Administered)
)	Ref. Docket No.: 46

ORDER (I) AUTHORIZING THE SALE OF SUBSTANTIALLY ALL OF THE DEBTORS' ASSETS FREE AND CLEAR OF LIENS, CLAIMS, ENCUMBRANCES AND OTHER INTERESTS; (II) AUTHORIZING AND APPROVING THE ASSET PURCHASE AGREEMENT; (III) APPROVING PROCEDURES AND RIGHTS RELATED TO ASSUMPTION AND ASSIGNMENT OF CERTAIN EXECUTORY CONTRACTS AND UNEXPIRED LEASES: AND (IV) GRANTING RELATED RELIEF

Upon the motion, dated October 9, 2009 (the "Sale Motion"), of the above-captioned debtors and debtors-in-possession (the "Debtors") for the entry of an order pursuant to sections 105, 363 and 365 of chapter 11 of title 11 of the United States Code (the "Bankruptev Code") and Rules 2002, 6004, 6006 and 9014 of the Federal Rules of Bankruptey Procedure (the "Bankruptev Rules") (a) approving the sale of substantially all of the Debtors' assets free and clear of liens, claims, encumbrances and other interests, with such sale to be consummated in accordance with the terms and conditions of the Asset Purchase Agreement (as defined below); (b) authorizing and approving the execution and delivery of the Asset Purchase Agreement (as defined below); (c) approving procedures and rights related to the assumption and assignment of

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The Debtors, together with the last four digits of each Debtor's federal tax indentification number, are: Questex Media Group, Inc. (5500); PierceMarkets, Inc. (6826); InfoTrends, Inc. (0297); InfoTrends Research Group, Inc. (9131); Oxford Communication, Inc. (0786); Oxford Publishing, Inc. (6012); QMG Holdings, Inc. (3042); Questex Brazil, LLC (3187); and Show Events, Inc. (6352). The location of the corporate headquarters for Questex Media Group, Inc. and the service address for all of the Debtors is: 275 Grove Street, Suite 2-130, Newton, Massachusetts 02466.

Transfer of Assets

- Except to the extent specifically provided in the Asset Purchase Agreement, upon 10. the Closing, the Debtors shall be, and hereby are, authorized, empowered, and directed, pursuant to sections 105, 363(b) and 363(f) of the Bankruptcy Code, to sell the Purchased Assets and Transferred Equity Interests to the Purchaser. The sale of the Purchased Assets and Transferred Equity Interests vests the Purchaser with all right, title and interest of the Debtors to the Purchased Assets and Transferred Equity Interests free and clear of any and all Liens, Claims, Encumbrances and Interests and other liabilities, whether arising prior to or subsequent to the Petition Date, whether imposed by agreement, understanding, law, equity or otherwise, with all such Liens, Claims, Encumbrances and Interests to attach only to the proceeds of the sale with the same priority, validity, force, and effect, if any, as they now have in or against the Purchased Assets and Transferred Equity Interests. Following the Closing Date, no holder of any Liens, Claims, Encumbrances and Interests in the Purchased Assets and Transferred Equity Interests may interfere with the Purchaser's use and enjoyment of the Purchased Assets and Transferred Equity Interests based on or related to such Liens, Claims, Encumbrances and Interests, or any actions that the Debtors may take in their chapter 11 cases and no person may take any action to prevent, interfere with or otherwise enjoin consummation of the transactions contemplated in or by the Asset Purchase Agreement or this Order.
- 11. instruments in order to a great and an area of an area of the provinces of this Order. The

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previous sentence notwithstanding, the target and the sentence of the sentence

- 12. On a growth closing rate the bears sellion and the standard sellion of the second such documents and take all other actions as may be accessary to release any times.

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- 13. To the greatest extent available under applicable law, and except as provided in the Asset Purchase Agreement, the Purchaser shall, as provided by the Asset Purchase Agreement, be authorized, as of the Closing Date, to operate under any license, permit, registration and governmental authorization or approval of the Debtors with respect to the Purchased Assets and Transferred Equity Interests, and all such licenses, permits, registrations

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to the Asset Purchase Agreement if this Order or any authorization contained herein is reversed

or modified on appeal.

52. The Debtors and the Purchaser shall be authorized to make non-material

amendments to the Asset Purchase Agreement and related documents without further order of

this Court.

53. This Court shall retain exclusive jurisdiction to enforce the terms and provisions

of this Order, the Bidding Procedures Order, and the Asset Purchase Agreement in all respects

and to decide any disputes concerning this Order and the Asset Purchase Agreement, or the

rights and duties of the parties hereunder or thereunder or any issues relating to the Asset

Purchase Agreement and this Order including, but not limited to, the interpretation of the terms,

conditions and provisions hereof and thereof, the status, nature and extent of the Purchased

Assets and Transferred Equity Interests and any Purchased Contracts and all issues and disputes

arising in connection with the relief authorized herein, inclusive of those concerning the transfer

of the assets free and clear of all Liens, Claims, Encumbrances and Interests.

Dated:

Wilmington, Delaware

November <u>24</u>, 2009

MARY F. WALRATH

UNITED STATES BANKRUPTCY JUDGE

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