

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM331588

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Keir J. Schmidt		01/01/2015	INDIVIDUAL: UNITED STATES
Susan L. Schmidt		01/01/2015	INDIVIDUAL: UNITED STATES
Kristi L. Stewart		01/01/2015	INDIVIDUAL: UNITED STATES
Creative Ministry Warehouse, LLC		01/01/2015	LIMITED LIABILITY COMPANY: COLORADO

## RECEIVING PARTY DATA

<b>Name:</b>	Dale VonSeggen
<b>Street Address:</b>	P. O. Box 4025
<b>City:</b>	Englewood
<b>State/Country:</b>	COLORADO
<b>Postal Code:</b>	80155
<b>Entity Type:</b>	INDIVIDUAL: UNITED STATES
<b>Name:</b>	Sarah E. VonSeggen
<b>Street Address:</b>	P. O. Box 4025
<b>City:</b>	Englewood
<b>State/Country:</b>	COLORADO
<b>Postal Code:</b>	80155
<b>Entity Type:</b>	INDIVIDUAL: UNITED STATES

## PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
<b>Registration Number:</b>	2220002	ONE WAY STREET
<b>Registration Number:</b>	2223632	ONE WAY STREET

## CORRESPONDENCE DATA

Fax Number: 3037962777

*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: 303-796-2626

Email: scanner@bflaw.com

Correspondent Name: Colleen R. Belak

Address Line 1: 6400 S. Fiddlers Green Circle

TRADEMARK

**Address Line 2:** Suite 1000  
**Address Line 4:** Greenwood Village, COLORADO 80111

<b>ATTORNEY DOCKET NUMBER:</b>	4232.01
<b>NAME OF SUBMITTER:</b>	Colleen R. Belak
<b>SIGNATURE:</b>	/Colleen R. Belak/
<b>DATE SIGNED:</b>	02/09/2015

**Total Attachments: 20**

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## SECURITY AGREEMENT

This SECURITY AGREEMENT (**Agreement**) is made by and between Keir J. Schmidt, Susan I. Schmidt and Kristi L. Stewart (each a **Debtor** and collectively the **Debtors**) and Dale VonSeggen and Sarah E. VonSeggen (collectively, **Secured Parties**) and is made effective January 1, 2015 (**Effective Date**).

1. Information Statement. On the Effective Date, the Debtors purchased all of the equity interests in Creative Ministry Warehouse, LLC d/b/a Creative Ministries Solutions (the **Company**) (the **Interests**) held by the Secured Parties pursuant to the terms of the Purchase and Sale Agreement between the parties (**Sale Agreement**). The Debtors paid for the transaction partly in cash and by the issuance of a Secured Promissory Note dated January 1, 2015 in favor of the Secured Parties (the **Note**). The original principal amount of the Note is \$81,000.

2. Grant of Security Interest. In consideration for the sale of common stock in One Way Street, Inc., the Debtors have agreed to provide collateral as security for the payment of all debts, obligations or liabilities now or hereafter existing, absolute or contingent, of the Debtors to Secured Parties under the Sale Agreement and the Note (collectively, the **Indebtedness**). Accordingly, Debtors, pursuant to the provisions of the Uniform Commercial Code of the State of Colorado (the **UCC**), hereby grant Secured Parties a security interest in and a right of set off against the Collateral (defined below) whether such Collateral is now existing or hereafter arises or in which Debtors, or any of them, now have or hereafter own, acquire or develop an interest and wherever located. This Agreement shall apply to all Indebtedness regardless of how the same accrues or is evidenced, whether by invoice, statement, book account, account stated, note or other evidence of indebtedness of Debtors, or any of them, to Secured Parties, or any of them, and without the necessity of making any reference to this Agreement therein.

3. Definition of Collateral. **Collateral** shall include any and all of Debtors' right, title and interest in and to the following property, whether now existing or hereafter arising or in which Debtors now have or hereafter own, acquire or develop an interest and wherever located:

(a) all puppet patterns, CD and DVD masters, productions, programs, intellectual property, goods, accounts, vehicles, machinery, equipment, fixtures, furniture, inventory (whether raw materials or finished products), contract rights or rights to payment of money, lease interests, license agreements, general intangibles, other intangibles, titled vehicles, documents of title, insurance proceeds of any type, warehouse receipts, commercial tort claims, documents, instruments (including any promissory notes), chattel paper (whether tangible or electronic), cash, deposit accounts, letters of credit rights (whether or not the letter of credit is evidenced by a writing), securities, and all other investment property, supporting obligations, and financial assets, state or federal payments or entitlements of any type, and any other personal property owned by Debtor, of any type whatsoever, whether now owned or hereafter acquired, wherever located; and all Debtors' books relating to the foregoing, and any and all claims, rights and interests in any of the above and all substitutions for, additions, attachments, accessories, accessions and improvements to and replacements, proceeds and products. The parties hereto intend that the foregoing definitions have the broadest possible meaning and interpretation under the UCC.

(b) all common law and registered copyrights, including Debtors' copyrights registered in the United States Copyright Office (USCO) and applications for copyright registration including, but not limited to, those listed in **Schedule A** to this Agreement, and including, but not limited to, derivative works (collectively, the **Copyrights**), and any and all royalties, payments, and other amounts payable to Debtors in connection with the Copyrights, together with all renewals and extensions of the Copyrights, the right to recover for all past, present, and future infringements of the Copyrights, and all manuscripts, documents, writings, tapes, disks, storage media, computer programs, computer databases, computer program flow diagrams, source codes, object codes and all tangible property embodying or incorporating the Copyrights, and all other rights of every kind whatsoever accruing thereunder or pertaining thereto; all of Debtors' right, title and interest in and to any and all present and future license agreements with respect to the Copyrights; all present and future accounts and other rights to payment arising from, in connection with or relating to the Copyrights; and all cash and non-cash proceeds of any and all of the foregoing.

(c) all state, common law, federal and foreign trademarks, service marks and trade names, and registrations with the U.S. Patent and Trademark Office (the USPTO) and any foreign equivalent of the USPTO, applications for registration of such trademarks, service marks and trade names (but excluding any application to register any trademark, service mark or other mark prior to the filing under applicable law of a verified statement of use (or the equivalent) for such trademark, service mark or other mark to the extent, but only to the extent, the creation of a security interest therein or the grant of a mortgage thereon would void or invalidate such trademark, service mark or other mark), all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including but not limited to, those marks, names and applications described in **Schedule B**), whether registered or unregistered and wherever registered (collectively, the **Trademarks**), all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof; the entire goodwill of or associated with the businesses now or hereafter conducted by Debtors connected with and symbolized by any of the aforementioned properties and assets; all general intangibles and all intangible intellectual or other similar property of Debtors of any kind or nature, associated with or arising out of any of the aforementioned properties and assets and not otherwise described above; and all proceeds of any and all of the foregoing Trademarks (including license royalties, rights to payment, accounts receivable and proceeds of infringement suits) and, to the extent not otherwise included, all payments under insurance (whether or not Secured Parties are the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Trademarks.

(d) all patents and patent applications, domestic (issued by the USPTO) or foreign, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including, but not limited to, those patents and patent applications described in **Schedule C**) (collectively, the **Patents**), all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof; all general intangibles and all intangible intellectual or other similar property of Debtors of any kind or nature, associated with or arising out of any of the aforementioned properties and assets and not otherwise described above; and all proceeds of any and all of the foregoing Patents (including license royalties, rights to payment, accounts and proceeds of infringement suits) and, to the extent not

otherwise included, all payments under insurance (whether or not Secured Parties are the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Patents.

4. Continuing Security Interest. Debtors agree that this Agreement shall create a continuing security interest in the Collateral which shall remain in effect until terminated in accordance with Section 16 below.

5. Financial Reports. Debtors shall provide Secured Parties with an unaudited (audited, if available) balance sheet and income statement on a monthly basis by the 30<sup>th</sup> of the following month beginning in February 2015.

6. Authority to Supplement. Debtors shall give Secured Parties prompt notice of any additional Copyright, Trademark or Patent common law rights, registrations or applications therefor that are created or otherwise acquired after the Effective Date. Debtors hereby authorize Secured Parties unilaterally to modify this Agreement by amending Schedule A, B or C, as the case may be, to include such Copyrights, Trademarks or Patents or applications therefor. Notwithstanding the foregoing, no failure to so modify this Agreement or amend Schedules A, B or C shall in any way affect, invalidate or detract from Secured Parties' continuing security interest in all Collateral, whether or not listed on Schedule A, B or C.

7. Representations and Warranties to Secured Parties. Debtors hereby represent and warrant to Secured Parties that:

(a) A true and correct list of all of the existing Copyrights including, but not limited to, U.S. common law copyrights, copyright registrations and applications owned by Debtors, in whole or in part, is set forth in Schedule A;

(b) A true and correct list of all of the existing Trademarks including, but not limited to, U.S. common law trademarks, trademark registrations and applications owned by Debtors, in whole or in part, is set forth in Schedule B; and

(c) A true and correct list of all of the existing Patents including, but not limited to, U.S. patents, patent registrations and applications owned by Debtors, in whole or in part, is set forth in Schedule C;

(d) Debtors own the Collateral free from any adverse lien, security interest or encumbrance; and

(e) The Collateral is used or is to be used by Debtors primarily in business.

8. Obligations Secured. The security interest in the Collateral is given to secure the full and timely payment and performance by Debtors of all Indebtedness, liabilities and obligations of Debtors, or any of them, owing to Secured Party, now existing or hereafter incurred, including pursuant to this Agreement, the Note, the Sale Agreement and all other obligations of Debtors to Secured Parties, including any extensions, amendment and modification of the foregoing (collectively, the **Obligations**).

9. Ownership of Collateral. Debtors shall defend the Collateral against all claims and demands of all other persons at any time claiming ownership of the Collateral or an interest therein. Debtors shall keep the Collateral free from any adverse lien, security interest or encumbrance not in effect prior to the Effective Date of this Agreement and shall keep the Collateral in good order and repair, ordinary wear and tear excepted, and will not waste or destroy the Collateral or any part thereof. Secured Parties may examine and inspect the Collateral at any reasonable time wherever located.

10. Location of Collateral. The Collateral shall be kept at the address designated at the conclusion of this Agreement, except as necessary in the ordinary course of the business in servicing clients. Debtors shall notify Secured Parties in writing at least ten (10) days prior to moving said Collateral to another location.

11. Financing Statement. Debtors hereby authorize Secured Parties to file a financing statement covering the Collateral with the appropriate state and federal agency(ies). Debtors shall promptly execute any financing statements, amendments, continuation and termination statements requested by Secured Parties.

12. Sale of Collateral. Debtors shall not sell, offer to sell or trade in, individually or in bulk, or otherwise transfer or encumber any of the Collateral or any interest therein without having first given Secured Parties actual notice of any such sale, trade, transfer or encumbrance and having received the written consent of all of the Secured Parties other than in the ordinary course of business. In the event of any sale, offer to sell or trade in, individually or in bulk, or otherwise transfer or encumber any of the Collateral or any interest therein, Debtors shall notify Secured Parties in writing at least ten (10) days prior to taking any of the foregoing actions.

13. Insurance. Debtors shall keep the Collateral, as applicable, insured against fire, theft, and other hazards as defined in customary multi-peril commercial insurance policies as well as any applicable insurance policy covering Debtor's, or any of them, intellectual property. Secured Parties shall be an additional insured under all such insurance policies. In the event of loss, Secured Parties shall have full power to collect any and all insurance upon the Collateral and to apply the same to the restoration or repair of the property and to apply any excess proceeds to the Obligations secured hereby. Secured Parties shall have no liability whatsoever for any loss that may occur by reason of the omission or lack of coverage of any such insurance.

14. Taxes. Debtors shall pay promptly when due all taxes and assessments upon the Collateral or for its use and operation. At their option, Secured Parties may discharge taxes, liens, security interests, or other encumbrances at any time levied or placed on the Collateral, pay for insurance on the Collateral and pay for the maintenance and preservation of the Collateral as described in this Agreement. Debtors shall reimburse Secured Parties on demand for any payment made or any expense incurred by Secured Parties pursuant to this Section 14. Any and all sums so advanced by Secured Parties for Debtors shall bear interest at the rate of eighteen percent (18%) per annum, and said sums and said interest shall be secured by the Collateral.

15. Remedies upon Default. If an event of default occurs with respect to any of the Obligations of Debtors in the Note, the Sale Agreement or in this Agreement, Secured Parties shall have all remedies provided by law and, without limiting the generality of the foregoing or the remedies provided in any other section hereof, shall have the following remedies:

- (a) The remedies of a secured party under the UCC;
- (b) The right to declare all Obligations secured hereby immediately due and payable;
- (c) The right to sell or license all or part of the Collateral and apply all proceeds or sums due in respect of the Collateral in whole or partial satisfaction of the Obligations as Secured Parties may determine in its sole discretion. Secured Parties, or any of them, may purchase the Collateral at such sale;
- (d) The right to enforce and collect the Collateral in such manner as shall be commercially reasonable deducting from the proceeds thereof the reasonable expenses (including attorney's fees) of collection;
- (e) The remedies provided by this Agreement, the Note and the Sale Agreement in case of breach or an Event of Default thereof or thereunder; and
- (f) All other remedies which may be available in law or equity. The rights and remedies provided hereunder are cumulative and not exclusive of any other right or remedy provided by law.

To the extent that notice of sale shall be required by law to be given, Debtors agree that a period of ten (10) days from the time the notice is sent shall be a reasonable period of notification of a sale or other disposition of the Collateral by Secured Parties. Debtors shall pay all reasonable collection fees, including attorneys' fees, and any and all other expenses and costs incurred in the collection of Debtors' Indebtedness. Said amounts of collection fees, expenses and costs shall be added to the unpaid balance of Debtors' account and shall be due and owing from Debtors to Secured Parties.

16. Termination. Upon payment and performance in full of all Obligations, the security interests created by this Agreement shall terminate and Secured Parties (at Debtors' expense) shall promptly execute and deliver to Debtors such documents and instruments reasonably requested by Debtors as shall be necessary to evidence termination of all such security interests given by Debtors to Secured Parties hereunder, including written notice of the cancellation of this Agreement from Secured Parties to the USPTO and USCO.

17. Independent Obligation; Joint & Several Liability. The Obligations are an independent obligation upon which Debtors' interest can be foreclosed upon in an Event of Default. Debtors shall have no right of set-off against the Obligations. The Obligations of Debtors hereunder shall be joint and several.

18. Notices. All notices and other communications which are required or may be given under this Agreement shall be in a writing and shall be deemed given and received: (a) on the date of delivery, if personally delivered (if a signed receipt is obtained); (b) on the date of delivery as reflected in the courier's records if delivered by nationally recognized overnight courier (such as Federal Express)(no signature required); or (c) on the third business day following mailing by registered or certified mail, return receipt requested, provided proper

postage was prepaid and the mail was addressed to the address set forth in the signature block below or such new address that is given to the other party in accordance with this Section 18.

19. Governing Law. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Colorado. Jurisdiction shall be exclusively in Arapahoe County, State of Colorado. The party prevailing in any such lawsuit shall be entitled to recover from the losing party its costs and expenses thereof including its reasonable legal fees.

20. Power of Attorney. Debtors each hereby irrevocably appoint each of the Secured Parties as each Debtor's true and lawful attorney, with full authority in the place of Debtor and in the name of Debtor or otherwise, after an Event of Default (as provided in this Agreement, the Note, the Sale Agreement or the Pledge Agreement) has occurred and is continuing, (a) to demand any and all amounts which may be or become due or payable to Debtors with respect to the Collateral, including, without limitation, to enforce Debtors' rights against the account debtors and obligors, and (b) in any Secured Party's sole discretion, to file any claim or take any action or proceeding which such Secured Party deems necessary or desirable in order to collect or enforce payment of any and all amounts which may become due or owing with respect to the Collateral. The acceptance of this appointment by Secured Parties shall not obligate them, or any of them, to perform any duty, covenant or obligation required to be performed by Debtors under or by virtue of the Collateral or to take any action in connection therewith.

21. Further Acts. On a continuing basis, Debtors shall make, execute, acknowledge and deliver, and file and record in the proper filing and recording places, all such instruments and documents, and take all such action as may be necessary or advisable or may be requested by Secured Parties to carry out the intent and purposes of this Agreement, or for assuring, confirming or protecting the grant or perfection of the security interest granted or purported to be granted hereby, to ensure Debtors' compliance with this Agreement or to enable Secured Parties to exercise and enforce their rights and remedies hereunder with respect to the Collateral, including any documents for filing with the USCO or USPTO or any applicable state or foreign office. Secured Parties may record this Agreement, an abstract thereof, or any other document describing Secured Parties' interest in the Collateral including, but not limited to, the Copyrights, Trademarks or Patents with the USCO or USPTO, at the expense of Debtors.

22. Commercial Tort Claim. If the Debtors shall at any time hold or acquire a commercial tort claim arising with respect to the Collateral after the Effective Date, the Debtors shall immediately notify Secured Parties in a writing signed by the Debtors of the brief details thereof and grant to the Secured Parties in such writing a security interest therein and in the proceeds thereof, all upon the terms of this Agreement, with such writing to be in form and substance satisfactory to the Secured Parties.

23. Severability. To the extent any provision of this Agreement is determined by a court of competent jurisdiction or arbitrator retained to resolve a dispute to be invalid or unenforceable, such provision shall be modified to the extent necessary to make such provision valid and enforceable to the fullest extent permitted by law. If no such modification will make the provision valid and enforceable, such provision shall be stricken from this Agreement without invalidating the remainder of this Agreement.

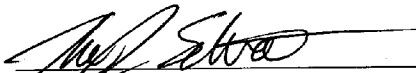


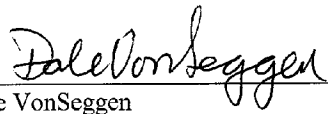
24. Miscellaneous. No waiver by Secured Parties of any default shall operate as a waiver of any other default or the same default on a future occasion. Any waivers or modifications of any kind whatsoever with respect to this Agreement shall be in writing signed by the parties to be burdened by such waiver or modification. All rights of Secured Parties hereunder shall inure to the benefit of its successors or assigns, and all obligations of Debtors shall bind each respective Debtors' heirs, executors, administrators, directors, officers, shareholders, successors and assigns. Debtors may not assign their rights and obligations under this Agreement. Headings are for reference only and in no way define or limit the scope of the provisions of this Agreement. By signing below, the undersigned represent and warrant he/she is duly authorized to sign on behalf of the entity and to bind such entity to the terms of this Agreement.


Dated effective as of January 1, 2015.

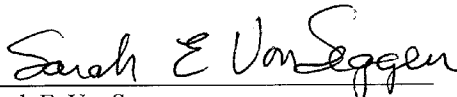
**DEBTORS:**

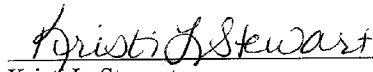
**SECURED PARTIES:**

  
Keir Schmidt  
Address: 922 Sable Ln St #201  
Aurora CO 80017

  
Dale VonSeggen  
Address: P.O. Box 4025  
Englewood, CO 80155

  
Susan I. Schmidt  
Address: 9155 E Oxford Dr  
Denver CO 80237

  
Sarah E. VonSeggen  
Address: P.O. Box 4025  
Englewood, CO 80155

  
Kristi L. Stewart  
Address: 19250 E Kansas Dr  
Aurora, CO 80017

**EXHIBIT A  
COPYRIGHTS**

## COPYRIGHTS

### Copyrights Registered with the U.S. Copyright Office:

Name	Full Title of Work	Copyright Number	Date Registered
One Way Street	Dangerous curves / One Way Street	SRu000276952	1993
One Way Street	Happenin' Hymns : vol. 2	SR0000228442	1998
One Way Street	Mastering and marketing your performance / by Judy Buch	TX0005888233	2003
One Way Street	Think: an anti-smoking puppet presentation / written by Dave Privett	SR0000310613	2001
One Way Street	This side up.	PAu002483676	1999
One Way Street	Through the year / Happenin' Holidays	SR0000288709	2000
One Way Street, Inc.	From tricks to truth / by Douglas L. Wathen	TX0005872496	1999
One Way Street, Inc.	Notes of praise	PA0001049850	1999
One Way Street, Inc.	Outer space, inner space	PA0000821455	1996
One Way Street, Inc.	Step up with the son	SR0000355595	2003

### Unregistered Copyrights:

All puppet patterns, CD and DVD masters, productions, programs, intellectual property, all common law and registered copyrights and applications for copyright registration including, but not limited to, those listed below, and including, but not limited to, derivative works.

#### CDs or Cassettes

Righteous Pop Music Vol 1  
 Righteous Pop Music Vol 2  
 Righteous Pop Music Vol 3  
 Righteous Pop Music Vol 4  
 Righteous Pop Music Vol 5  
 Righteous Pop Music Vol 6  
 Righteous Pop Music Vol 7  
 Righteous Pop Music Vol 8  
 Righteous Pop Music Vol 9  
 Righteous Pop Music Vol 10  
 Righteous Pop Music Vol 11  
 Righteous Pop Music Vol 12  
 Righteous Pop Music Christmas  
 Righteous Pop Music Christmas # 2  
 Happenin' Hymns  
 Happenin' Hymns Vol 2

Happenin' Holidays - Through the Year  
Happenin' Holidays - Christmas  
Happenin' Christmas Carols  
Happenin' Christmas Carols 2  
One Way Praise  
One Way Praise Vol 2  
Pint Size Praise  
Canciones para Chicos  
Catchy Choruses for Children  
Step Up with the Son  
Arm Forces  
Safety Rock  
Top Quartet Songs  
Top Solo Songs  
Top Novelty Songs  
Top Sing-Along Songs  
Top Songs That Inspire  
Top Theme Songs  
Mission Possible - Target Trax  
Heart Condition - Target Trax  
Faith Adventure - Target Trax  
Make the Right Choice - Target Trax  
Dream Bold in God - Target Trax  
Heavenly Hoedown - Target Trax  
In God We Trust - Target Trax  
Success with Ventriloquism  
Developing Character Voices  
Kids Kalliope  
Puppets in Concert #1  
Puppets in Concert #2  
Puppets in Concert #3  
Puppets in Concert #4  
Puppets in Concert #5  
Puppets in Concert #6  
Puppets in Concert #7  
Puppets in Concert #8  
Puppets in Concert #9  
Puppets in Concert #10  
One Way Workout  
Follow the Leader  
Let It Shine  
Songs for King's Kids  
Reach the Children  
The Word is Love  
Developing Character Accents  
No Sweat Bee

**Script/CD or Cassette Books:**

Join the Hall of Faith  
Notes of Praise  
Creation Investigation

Look in Your Heart  
Outer Space... Inner Space  
You Are the Light of the World  
King Solomon's Blog  
Planned with a Purpose  
On My Knees Again  
Stand Firm  
God Wants You  
Plug into the Power  
THINK!  
Cowboy Christmas  
Super Christmas  
Countdown to Christmas  
Sleigh Bells Are Ringing  
Countdown To Easter  
Puppets in Action Vol. 1  
Puppets in Action Vol. 2  
Puppets in Action Vol. 3  
Puppets in Action Vol. 4  
Puppets in Action Vol. 5  
Puppets in Action Vol. 6  
Puppets in Action Vol. 7  
Puppets in Action Vol. 8  
Puppets in Action Christmas Vol 1  
Puppets in Action Christmas Vol 2  
Puppets in Action Easter  
Puppets in Action Holidays Vol 1  
Puppets in Action Holidays Vol 2  
A Taste of Forgiveness  
Beyond Words  
Beyond Words 2  
Fruit of the Spirit  
You're in God's Army!  
I Witness News Vol 1  
I Witness News Vol 2  
Manny and the Holy Spirit  
Life with Eb & Flo  
Adventures of Clyde and Camille Vol 1  
Adventures of Clyde and Camille Vol 2  
Mas que Palabras  
Manny y el Espiritu Santo  
Christmas on One Way Street #1  
Christmas on One Way Street #2  
Christmas on One Way Street #3  
Christmas on One Way Street #4  
Christmas on One Way Street #5  
Special Delivery Baby  
Cousin Albert's Antics  
Four Two-Person Puppet Plays  
Clyde and Camille at the Zoo  
Take a Stand

Back to the Scripture  
Make a Joyful Noise  
SkitSongs  
Five Christian Commercials  
Many Voices... Wise Choices  
The Duck Who Dared to Dream  
KJB and his Family Tree

**Books:**

Puppet Ministry Made Easy  
Puppet Fever  
Puppet Director's Notebook  
Puppetizing  
Sensational Shadows  
Mastering and Marketing Your Performance  
From Tricks to Truth  
Adopt-A-Puppet  
Puppetry Stages  
Puppetry Clip Art  
Creative Puppetry Using Mops and Brooms  
Let There Be Blacklight  
Realm of the Rabbit  
52 Quality Puppet Scripts  
52 Seasonal Puppet Scripts  
52 Bible Story Puppet Scripts  
Meet the Twelve Disciples  
Bible Puppet Scripts  
Puppet Scripts on Missions  
Tony and Friends  
Gospel Adventures  
Holiday Adventures  
Animal Adventures  
Birthday Adventures  
Spanish Scripts  
Salvation Flash Cards  
Performance Contracts  
Sixteen General Puppet Scripts  
Meet the Apostle Paul and Friends  
Seasonal Puppet Scripts  
It's a Jungle Out There  
God's Gifts Series  
Mother Goose Teaches the Ten Commandments  
Through the Year with Clyde and Camille  
The Notebook  
Scripture Picture Handbook  
Joy University  
Junior Missionary Retreat  
Puppet Plays for All Seasons  
Pumpkin Patch Party  
Christmas Musicals: Our Critical Evaluation  
Teaching Unit Ideas for Children's Church

Puppet Song Performance Ideas  
Puppet Song Directory

**Patterns**

People Puppet Pattern  
Patron de Titeres Pattern  
Human-Arm Shirt Pattern  
Note Puppet Pattern  
Rod Puppet Flower Pattern  
Clamshell Pattern

**Puppets and Accessories**

Herb  
Gramps  
Professor Whitley  
Penny  
Bob  
MaryAnn  
Sy Kadelllic  
Beth  
Eric  
Sergeant Street  
Officer Sureway  
Peter  
Buzz  
Wendy  
Boomer  
Shades  
Burnie Bright  
Glowria  
G.E. Wattson  
Fullbright  
Sheena  
Sparky  
Flora  
Springy  
Misty Monohan  
Monty Monohan  
Professor Megawattz  
Marty Monohan  
Murray Monohan  
Max Monohan  
Molly Monohan  
Maggie Monohan  
Monica Monohan  
Shimmer  
Flicker  
Loose Lips  
Just Lips  
Kid James Bible  
Ann Ivy Bible

Mike Waddle  
Dilly Duck  
Hopper Frog  
Merle the Mule  
Cameron Camel  
Lambert Lamb  
Snowy Lamb  
Wooly Lamb  
Neon Leon  
Lady Leona  
Gorfs  
Rabbit in the Hat puppet  
Angel Costume  
Puppet Stage Curtains  
Curtain Backdrops  
Fluorescent Gloves (large and reg. size)  
Prop Tables  
Any other one-of-a-kind puppets created by our Construction Zone

**Teaching Units (some with CDs)**

Fruit of the Spirit  
Choose Your Partner  
Color Me Christian  
The King's Commandments  
Living Like a King's Kid  
Lost and Found  
Mission: Possible Adventures in Faith  
Bee Attitudes  
Travel God's Way  
Superbook Olympics  
Superbook Olympics Quiz Questions A  
Superbook Olympics Quiz Questions B  
Viviendo como un Hijo Del Rey  
Coloreame de Cristiano  
Olimpiada del Super Libro  
TV and Me  
Peace from Pieces  
Peace from Pieces workbook

**DVDS or VHS**

Puppet Ministry Basics and Beyond  
Reaching and Teaching with Puppets  
Beyond Words  
Beyond Words 2  
Join the Hall of Faith  
Notes of Praise  
Outer Space... Inner Space  
Fun with Ventriloquism  
Fun with Character Voices  
Puppets in Concert Music Video #1  
Puppets in Concert Music Video #2



King's Commandments Drama Video  
King's Commandments Puppet Video  
THINK Performance Track Video  
Many Voices... Wise Choices Performance Track Video  
Look in Your Heart Video  
All back issues of One Way Street Newsletters, lecture notes, catalogs, brochures, festival theme presentations, and similar materials

**Addendum to Unregistered Copyrights  
Creative Ministry Solutions**

**January 1, 2015**

**In addition to the previous list of copyrights and products  
in the Purchase Agreement as of this date, the following items  
are also included:**

**Compact Discs: Righteous Pop Music 13,14,15,16, and 17  
Righteous Pop Music Easter  
Righteous Pup Music Christmas #3  
Pulpit Pop  
Praise and Shout  
Happenin' Scripture Songs  
I Like Jesus Best  
Puppet Trax Volumes 1,2, and 3  
Puppet Aerobics**

**Script/CD Books: Ethan Cole – Agent of Truth  
Image of the King  
Christmas Through the Years  
Do Something  
Whatever  
Read It  
Good News Zoo  
Grandpa's Jukebox  
Israel Icon  
The Answer Guys Volumes 1 and 2  
A Word from the Bible  
Professor Megawattz and His Gospel Gizmos**

**Books: Peeper Puppet Idea Book**

**Puppets:** Stretch-A-Bellies  
 Sweet Lips  
 Flex-a-Doodles  
 Marina Monohan  
 Ram  
 Phoneeks  
 BaaBaa Lamb  
 Booker book puppet  
 Page book puppet  
 Creation Investigation Puppets  
 (Eve, Gus, and Jimmy the Squealer)  
 Note puppet  
 Clam puppet  
 Starfish puppet  
 Blacklight star and Silver star puppets  
 Hot Dog, Hamburger, Briquette, and Donut puppets  
 Additional "PPC" puppets: Joy, Samantha, Candy,  
 Jake, Dinah, Rick, Val, Timothy, Jethro,  
 Dominick, Sandy, Haddi, Bryan, and Andy.

**DVDs:** Move It Like This  
 Puppetry 101  
 Stretch-a-belly Choreography  
 Puppet Aerobics  
 Answer Guys  
 A Word From the Bible  
 Animated Bible Verses

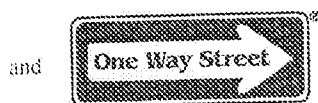
**Miscellaneous:** Travel Stage Curtains, Human Arm Shirts,  
 "P" and "PD" shirt designs, All annual theme t-shirts,  
 CMS Polo shirts, "Simply Add Puppets" starter Kit

**EXHIBIT B  
TRADEMARKS**

TRADEMARKS

Registered trademarks are:

One Way Street, Inc.

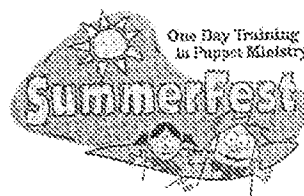


Other (non-registered) trademarks would include:

Puppet Ministry Festivals

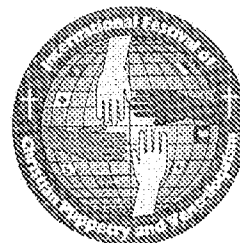


SummerFest Puppet Training Days



International Festival of Christian Puppetry and Ventriloquism and I-Fest

Club One 



"Creative Arts for Reaching Young Hearts"

"Construction Zone"

"Righteous Pop Music" and "RPM"

"Target Trax"

**EXHIBIT C  
PATENTS**

None.