

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM415375

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
SEQUENCE:	1		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Mr. Michael G. Landsman		02/07/2017	INDIVIDUAL:
RECEIVING PARTY DATA			
Name:	Tudor Games, Inc.		
Street Address:	2459 215th SE		
City:	Sammamish		
State/Country:	WASHINGTON		
Postal Code:	98075		
Entity Type:	Corporation: WASHINGTON		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	2211286	MIGGLE TOYS	
Registration Number:	2244554	TUDOR GAMES	
Registration Number:	2244553	ELECTRIC FOOTBALL	
CORRESPONDENCE DATA			
Fax Number:	2062120032		
<i>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.</i>			
Phone:	2062120032		
Email:	sedmiston@bracepointlaw.com		
Correspondent Name:	Steve Edmiston		
Address Line 1:	2775 Harbor Ave SW, Ste. D		
Address Line 4:	Seattle, WASHINGTON 98126		
NAME OF SUBMITTER:	Steve Edmiston		
SIGNATURE:	/steve edmiston/		
DATE SIGNED:	02/08/2017		
Total Attachments: 6			
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source=20170208 TM Assignment MIGGLE#page2.tif			
source=20170208 TM Assignment TUDOR GAMES#page1.tif			

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EXHIBIT B

[ASSIGNMENT TO BE HELD IN TRUST- MIGGLE TOYS]

This Assignment Agreement ("Agreement") is made by and between Michael Landsman, individually and as a member of Miggle Toys, Inc. and Tudor Games (collectively, the "Miggle Parties") and Tudor Games, Inc., a Washington corporation (the "TG Parties") each, a "Party", collectively, the "Parties",

WHEREAS, Michael Landsman, individually, is the owner of the word mark "MIGGLE TOYS", Application Serial Number 75441668, Registration No. 2211286 (the "Mark"); and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games, has entered into a license agreement dated February 7, 2012 ("License Agreement") pursuant to which the TG Parties have been licensed to use the Mark; and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games has entered into a purchase and sale agreement dated February 7, 2012 ("P&S Agreement") pursuant to which all right in and title to the Mark will be assigned to Licensee on February 7, 2017 ("Effective Date"); and

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged by the parties, the parties agree as follows:

1. **Assignment of the Mark.** Michael Landsman hereby assigns all right in and title to the Mark to the TG Parties on the Effective Date.
2. **Agreement to file assignment document.** Landsman acknowledges and agrees that following expiration of the License Agreement on the Effective Date, Landsman will take all necessary steps to assist the TG Parties in recording an assignment of the Mark attached hereto with the United States Patent and Trademark Office.
3. **Acknowledgement.** The Parties acknowledge and agree that this Assignment is expressly contingent on the TG Parties' compliance with the terms and conditions of the License Agreement, the Purchase and Sale Agreement, and all other agreements between the Miggle Parties and the TG Parties. The Parties further acknowledge and agree that this Assignment shall take effect on the Effective Date. The Parties further acknowledge and agree that in the event that the License Agreement is terminated prior to the Effective Date, this Assignment shall be null and void.

IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of

_____, 20____.

By: _____
Its: _____


By: 
Its: president

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IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of

_____, 20____
 Miggle Toys, Inc.
 By: [Signature]
 Its: Pars. 0.0.0.0

By: _____
 Its: _____

[ASSIGNMENT TO BE HELD IN TRUST- TUDOR GAMES]

This Assignment Agreement ("Agreement") is made by and between Michael Landsman, individually and as a member of Miggle Toys, Inc. and Tudor Games (collectively, the "Miggle Parties") and Tudor Games, Inc., a Washington corporation (the "TG Parties") each, a "Party", collectively, the "Parties",

WHEREAS, Michael Landsman, individually, is the owner of the word mark "TUDOR GAMES", Application Serial Number 75441775, Registration No. 2244554 (the "Mark"); and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games, has entered into a license agreement dated February 7, 2012 ("License Agreement") pursuant to which the TG Parties have been licensed to use the Mark; and


WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games has entered into a purchase and sale agreement dated February 7, 2012 ("P&S Agreement") pursuant to which all right in and title to the Mark will be assigned to the TG Parties on February 7, 2017 ("Effective Date"); and

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IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of _____, 20__.

By: _____
Its: _____

By: 
Its: President

[ASSIGNMENT TO BE HELD IN TRUST- TUDOR GAMES]

This Assignment Agreement ("Agreement") is made by and between Michael Landsman, individually and as a member of Miggle Toys, Inc. and Tudor Games (collectively, the "Miggle Parties") and Tudor Games, Inc., a Washington corporation (the "TG Parties") each, a "Party", collectively, the "Parties",

WHEREAS, Michael Landsman, individually, is the owner of the word mark "TUDOR GAMES", Application Serial Number 75441775, Registration No. 2244554 (the "Mark"); and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games, has entered into a license agreement dated February 7, 2012 ("License Agreement") pursuant to which the TG Parties have been licensed to use the Mark; and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games has entered into a purchase and sale agreement dated February 7, 2012 ("P&S Agreement") pursuant to which all right in and title to the Mark will be assigned to the TG Parties on February 7, 2017 ("Effective Date"); and

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein, and other good and valuable consideration, the receipt and sufficiency of which is acknowledged by the parties, the parties agree as follows:

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IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of _____, 20____.

By: Miggle Toys, Inc.
Its: [Signature]

By: _____
Its: _____

[ASSIGNMENT TO BE HELD IN TRUST- ELECTRIC FOOTBALL]

This Assignment Agreement ("Agreement") is made by and between Michael Landsman, individually and as a member of Miggle Toys, Inc. and Tudor Games (collectively, the "Miggle Parties") and Tudor Games, Inc., a Washington corporation (the "TG Parties") each, a "Party", collectively, the "Parties",

WHEREAS, Michael Landsman, individually, is the owner of the word mark "ELECTRIC FOOTBALL", Application Serial Number 75441697, Registration No. 2244553 (the "Mark"); and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games, has entered into a license agreement dated February 7, 2012 ("License Agreement") pursuant to which the TG Parties have been licensed to use the Mark; and

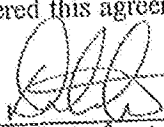
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2. **Agreement to file assignment document.** Landsman acknowledges and agrees that following expiration of the License Agreement on the Effective Date, Landsman will take all necessary steps to assist the TG Parties in recording an assignment of the Mark attached hereto with the United States Patent and Trademark Office.
3. **Acknowledgement.** The Parties acknowledge and agree that this Assignment is expressly contingent on the TG Parties' compliance with the terms and conditions of the License Agreement, the Purchase and Sale Agreement, and all other agreements between the Miggle Parties and the TG Parties. The Parties further acknowledge and agree that this Assignment shall take effect on the Effective Date. The Parties further acknowledge and agree that in the event that the License Agreement is terminated prior to the Effective Date, this Assignment shall be null and void.

IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of _____, 20____.

By: _____
Its: _____

By: 
Its: President

[ASSIGNMENT TO BE HELD IN TRUST- ELECTRIC FOOTBALL]

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WHEREAS, Michael Landsman, individually, is the owner of the word mark "ELECTRIC FOOTBALL", Application Serial Number 75441697, Registration No. 2244553 (the "Mark"); and

WHEREAS, Michael Landsman, individually and on behalf of Miggle Toys and Tudor Games, has entered into a license agreement dated February 7, 2012 ("License Agreement") pursuant to which the TG Parties have been licensed to use the Mark; and

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IN WITNESS WHEREOF, the Parties have entered this agreement this _____ day of _____, 20____.

By: *Michael Landsman*
Its: President

By: _____
Its: _____