

07-09-2002



102148337

U.S. Department of Commerce
Patent and Trademark Office
TRADEMARK

7.3.02
FINANCE SECTION

**RECORDATION FORM COVER SHEET
TRADEMARKS ONLY**

TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).

Submission Type

- New 7.3.02
- Resubmission (Non-Recordation)
Document ID #
- Correction of PTO Error
Reel # Frame #
- Corrective Document
Reel # Frame #

Conveyance Type

- Assignment License
- Security Agreement Nunc Pro Tunc Assignment
- Merger Effective Date
Month Day Year
- Change of Name
- Other

Conveying Party

Mark if additional names of conveying parties attached

Execution Date
Month Day Year

Name

Formerly

- Individual General Partnership Limited Partnership Corporation Association
- Other
- Citizenship/State of Incorporation/Organization

Receiving Party

Mark if additional names of receiving parties attached

Name

DBA/AKATA

Composed of

Address (line 1)

Address (line 2)

Address (line 3)

State/Country

Zip Code

- Individual General Partnership Limited Partnership
- Corporation Association
- Other
- Citizenship/State of Incorporation/Organization

If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

FOR OFFICE USE ONLY

07/09/2002 09:00 AM MED1 00000068 78068733

01 FC:481
02 FC:482

40.00 OP
25.00 OP

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to:
Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK
REEL: 002540 FRAME: 0498

Domestic Representative Name and Address

Enter for the first Receiving Party only.

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Correspondent Name and Address

Area Code and Telephone Number

Name

Address (line 1)

Address (line 2)

Address (line 3)

Address (line 4)

Pages

Enter the total number of pages of the attached conveyance document including any attachments. #

Trademark Application Number(s) or Registration Number(s)

Mark if additional numbers attached

Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).

Trademark Application Number(s)

Registration Number(s)

Number of Properties

Enter the total number of properties involved. #

Fee Amount

Fee Amount for Properties Listed (37 CFR 3.41): \$

Method of Payment:

Enclosed Deposit Account

Deposit Account

(Enter for payment by deposit account or if additional fees can be charged to the account.)

Deposit Account Number:

#

Authorization to charge additional fees: Yes No

Statement and Signature

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Kristine M. Miller

7/3/2002

Name of Person Signing

Signature

Date Signed

TRADEMARK ASSIGNMENT

This Trademark Assignment, dated as of April 30, 2002, is made by Law.com Content, LLC, a Delaware limited liability company (formerly Law.com Holdings, Inc.) ("Assignor"), in favor of RealLegal, LLC, a Delaware limited liability company ("Assignee").

WITNESSETH

WHEREAS, Law.com, Inc., a Delaware corporation ("Law.com"), is the sole member of each of Assignor and Assignee;

WHEREAS, Law.com desires to consolidate its assets and the assets of its subsidiaries relating to its legal applications solutions business (the "Applications Business") into Assignee, by which Assignee shall become the successor of portions of Assignor's business to which the Assignor Trademarks (defined below) pertain; and

WHEREAS, Assignor is the owner of the trademarks, service marks, trade names, designs, logos and slogans ("Trademarks") set forth on Schedule I attached hereto (the "Assignor Trademarks") and the domain names identified on Schedule II (the "Assignor Domain Names").

NOW, THEREFORE, effective as of the date hereof, for valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor does hereby assign, transfer and convey to Assignee, its successors and assigns:

- (a) Assignor's entire right, title, and interest throughout the world, in and to:
 - (i) the Assignor Trademarks and the goodwill symbolized thereby and associated therewith;
 - (ii) all registrations (and all renewals thereof) and applications for registration of the Assignor Trademarks; and
 - (iii) the Assignor Domain Names, and
- (b) the right to sue for any past infringement of the Assignor Trademarks and related claims, including the right to sue for injunctive relief and to collect damages.

Assignor further agrees, without further consideration, to take such further action and to execute such further assignments and other lawful documents as Assignee may reasonably request to effectuate fully this Trademark Assignment.

In the event that any assignment pursuant to this Assignment or any provision hereto to any person or set of circumstances, shall be determined to be invalid, unlawful, void or unenforceable to any extent, the remainder of this Assignment, and the assignments or any provision to any person or set of circumstances, other than those to which it is determined to be invalid, unlawful, void or unenforceable, shall not be impaired or otherwise affected and shall continue to be valid and enforceable to the fullest extent permitted by law.

This instrument shall be governed by and construed in accordance with the law of the State of Delaware, without giving effect to principles of conflict of laws.

IN WITNESS WHEREOF, the undersigned has caused this Trademark Assignment to be duly executed by its authorized officer as of April 26, 2002.

ASSIGNOR:

LAW.COM CONTENT, LLC

By: LAW.COM, INC., its sole member

By: William J. Feid
William J. Feid
President and Chief Executive Officer

ACKNOWLEDGED AND ACCEPTED
as of this 26 day of April 2002:

ASSIGNEE:

REALLEGAL, LLC

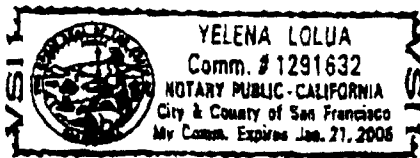
By: LAW.COM, INC., its sole member

By: William J. Feid
William J. Feid
President and Chief Executive Officer

STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

On April 26, 2002 before me, Yelena Lolua,
personally appeared William J. Feid.

[] personally known to me OR- [X] proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on this instrument the person or the entity on behalf of which the person acted, executed the instrument.



WITNESS my hand and official seal.

Yelena Lolua
Signature of notary public

SCHEDULE I

1. All of the trademarks, service marks, trade names, designs, logos and slogans acquired by Assignor pursuant to the following, which were assigned by Law.com to Assignor under an Agreement of Assignment, dated September 16, 2000, by and between Law.com and Assignor and pursuant to a related instrument of assignment of Law.com dated September 16, 2000:

- a) the Asset Purchase Agreement, dated as of September 12, 2000, by and among Law.com, PMT, Inc. and W.F. McRae Huszagh as stockholder representative;
- b) the Indenture and Bill of Sale and Assignment made, executed and delivered by PMT, Inc. as grantor thereunder to Law.com as grantee thereunder on September 15, 2000;
- c) the Assignment of Intellectual Property by PMT, Inc. in favor of Law.com as of September 15, 2000;
- d) the Intellectual Property Purchase Agreement, dated as of September 12, 2000, by and among TWH Corporation, Frederick W. Huszagh, Sandra Huszagh and Law.com;
- e) Assignment of Seller Intellectual Property by TWH Corporation, Frederick Huszagh and Sandra Huszagh as assignors thereunder in favor of Law.com, Inc.; and
- f) any other transaction documents or instruments relating to any of the foregoing.

2. All of the trademarks, service marks, trade names, designs, logos and slogans acquired by Assignor pursuant to the following:

- (a) the Asset Purchase Agreement, dated as of September 25, 2000, by and among Assignor, Law.com, DocumentForum.com, Inc. and Pyramid Ventures, Inc., as stockholder;
- (b) the Indenture and Bill of Sale and Assignment made, executed and delivered by DocumentForum.com, Inc. as grantor thereunder to Assignor as grantee thereunder on September 25, 2000;
- (c) the Trademark Assignment by DocumentForum.com, Inc. as assignor thereunder to Assignor as assignee thereunder as of September 25, 2000; and

- (d) any other transaction documents or instruments relating to any of the foregoing.

3. The following registered trademarks:

Trademark	Reg. Number	Reg. Date
PUBNETICS	United States 2,244,462	05/11/99
PUBNETICS E-TRANSCRIPT	United States 2,331,582	03/21/00

4. The following trademarks with pending applications:

Trademark	Appl. Number	Filing Date
DOCUMENT FORUM	75/771,081	8/9/99
FINANCIAL FORUM	75/866,697	12/7/99
LEGALFORUM	75/771,082	8/9/99
OPEN FORUM	75/866,843	12/7/99
REALLEGAL	Argentina 43576.840004.610 (0017)	Class: 42 App. No.: 2,337,160 App. Date: 05/04/01
REALLEGAL	Australia 43576.840004.750 (00280)	Class: 42 App. No.: 886702 App. Date: 08/22/01
REALLEGAL	Brazil 43576.840004.620 (0021)	Class: 42 App. No. 823867331 App. Date: 05/03/01
REALLEGAL	Canada 43576.840004.010 (0027)	Class: 42 App. No. 1,115,356 App. Date: 09/18/01

REALLEGAL	Chile 43576.840004.630 (0022)	Class: 42 App. No. 526,658 App. Date: 05/03/01
REALLEGAL	Colombia 43576.840004.640 (0023)	Class: 42 App. No. App. Date: 05/03/01
REALLEGAL	Costa Rica 43576.840004.080 (0025)	Class: 42 App. No. 3211-2001 App. Date: 05/03/01
REALLEGAL	CTM 43576.840004.960 (0016)	Class: 42 App. No. 002202331 App. Date: 05/03/01
REALLEGAL	El Salvador 43576.840004.740 (0024)	Class: 42 App. No. 15070 App. Date: 06/14/01
REALLEGAL	Mexico 43576.840004.020 (0020)	Class: 42 App. No. 483,377 App. Date: 05/03/01
REALLEGAL	Panama 43576.840004.050 (0019)	Class: 42 App. No. 113,226 App. Date: 04/03/01
REALLEGAL	Venezuela 43576.840004.670 (0018)	Class: 42 App. No. 7,186.01 App. Date: 05/03/01
REALLEGAL.COM	United States 43576.840004.000 (0012)	Class: 42 App. No. 76/159,661 App. Date: 11/03/00
DEPOSPPOOL	United States 43576.849993.000 (0011)	Class: 09 App. No. 76/148,162 App. Date: 10/16/00
DEPOSTREAM	United States 43576.840002.000 (0010)	Class: 09 App. No. 76/148,163 App. Date: 10/16/00

DEPOSUITE	United States 43576.840001.000 (0009)	Class: 09 App. No. 76/148,164 App. Date: 10/16/00
E-TRANSCRIPT	United States Abandoned	Class: 09 App. No. 75/582,562 App. Date: 01/21/98
EXEMPLARIS	United States 43576.840006.000 (0026)	Class: 42 App. No. 76/068,733 App. Date: 06/12/01
NDTCA NATIONAL DIGITAL TRANSCRIPT CERTIFICATION AUTHORITY	United States 43576.840005.000 (0014)	Class: B App. No. 76/001,686 App. Date: 03/16/00

5. To the extent not otherwise included in the foregoing, all of the trademarks, service marks, trade names, designs, logos and slogans of Assignor related to the following software: Practice Manager, Managing Attorney 3000 and OCA Watch.

SCHEDULE II

1. All domain names acquired by Assignor pursuant to the following, which were assigned by Law.com to Assignor under an Agreement of Assignment, dated September 16, 2000, by and between Law.com and Assignor and pursuant to a related instrument of assignment of Law.com dated September 16, 2000:
 - a) the Asset Purchase Agreement, dated as of September 12, 2000, by and among Law.com, Inc., PMT, Inc. and W.F. McRae Huzagh;
 - b) the Indenture and Bill of Sale and Assignment made, executed and delivered by PMT, Inc. as grantor thereunder to Law.com as grantee thereunder on September 15, 2000;
 - c) the Assignment of Intellectual Property by PMT, Inc. in favor of Law.com as of September 15, 2000;
 - d) the Intellectual Property Purchase Agreement, dated as of September 12, 2000, by and among TWH Corporation, Frederick W. Huzagh, Sandra Huzagh and Law.com;
 - e) Assignment of Seller Intellectual Property by TWH Corporation, Frederick Huzagh and Sandra Huzagh as assignors thereunder in favor of Law.com, Inc.; and
 - f) any other transaction documents or instruments relating to any of the foregoing.

2. All domain names of Assignor acquired by Assignor pursuant to the following:
 - (a) that certain Asset Purchase Agreement, dated as of September 25, 2000, by and among Assignor, Law.com, DocumentForum.com, Inc. and Pyramid Ventures, Inc., as stockholder;
 - (b) the Indenture and Bill of Sale and Assignment made, executed and delivered by DocumentForum.com, Inc. as grantor thereunder to Assignor as grantee thereunder on September 25, 2000;
 - (c) Trademark Assignment by DocumentForum.com, Inc. as assignor thereunder to Assignor as assignee thereunder as of September 25, 2000; and
 - (d) any other transaction documents or instruments relating to any of the foregoing.

3. The following domain names:

DOCUMENTFORUM.COM
DOCUMENTFORUM.NET
CASE-ALERT.COM
COURTDATES.COM
KINGSCOURTS.COM
KINGSSUPREME.COM
LITIGATIONMANAGER.COM
MA3000.COM
NYQDS.COM
QUEENSCOURTS.COM
QUEENSSUPREME.COM
REALLEGAL.LT
PMT.LT
PMTI.COM

4. To the extent not otherwise included in the foregoing, all domain names of Assignor used in connection with or otherwise relating to the following software: Practice Manager, Managing Attorney 3000 and OCA Watch.