IPE				
FORM PTO-1594 (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94) Tab settings = > > ▼	Patent and Trademark Office			
To the Honorable Compissioner at 102149	947ached original documents or copy thereof.			
Name of conveying party(ies):	Name and address of receiving party(ies)			
SNK Corporation $7./.02$	Name: Playmore Corporation			
·	Street Address: 15-11, Toyotsu-cho City: Suita-shi State: JAPAN ZIP:			
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Japan				
☐ OtherAdditional name(s) of conveying party(ies) attached? ☐ Yes 🛂 No	☐ Individual(s) citizenship			
3. Nature of conveyance:	☐ Association ☐ General Partnership			
 Ճ Assignment □ Merger □ Security Agreement □ Change of Name 	☐ Limited Partnership ☑ Corporation-State Japan ☐ Other			
June 13, 2002 and June 18, 2002	If assignee is not domiciled in the United States, a domestic represetative designation is attached: □ 文 Yes □ No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ Yes ১ No			
Application number(s) or patent number(s):				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)			
	2,010,974			
Additional numbers at	tached? □ Yes OX No			
5. Name and address of party to whom correspondence concerning document should be mailed:	Total number of applications and registrations involved: 1			
Name: Randolph A. Smith	7. Total fee (37 CFR 3.41)\$40.00			
Internal Address: Smith Patent Office	☐ Enclosed			
	Authorized to be charged to deposit account			
Street Address: 1901 Pennsylvania Ave., N.	₩ . 8. Deposit account number:			
Suite 200 20006-	19-2586			
City: Washington State: DC ZIP: 3433	(Attach duplicate copy of this page if paying by deposit account)			
07/09/2002 STOM11 00000140 192586 2010974 DO NOT U	SE THIS SPACE			
9. Statement and signature. To the best of my knowledge and belief, the foregoing infor the original document. Randolph A. Smith	mation is true and correct and any attached copy is a true copy of 7 / / 6 2 Signature Re No. 32,5 / Date 7 or cover sheet, attachments, and document:			
	h required cover sheet information to:			



TRADEMARK Attorney Docket No. 0052/066001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Registrant: SNK Corporation

Registration No.: 2,010,974

Registered: October 22, 1996

Mark

: METAL SLUG

Serial No.: 74/622,444 Filed: January 18, 1995

Commissioner for Trademarks 2900 Crystal Drive Arlington, VA 22202-3513

DESIGNATION OF DOMESTIC REPRESENTATIVE

Randolph A. Smith, whose postal address is Smith Patent Office, 1901 Pennsylvania Ave., N.W., Suite 200, Washington, D.C. 20006-3433, is hereby designated as Registrant's representative upon whom all notice or process in proceedings affecting the registration may be served.

Respectfully submitted,

Playmore Corporation, a Japanese corporation

D - - -

June 20 , 2002

Bv:

Name: Koichi ToYAMA

Title: President

Address: 15-11, Toyotsu-cho

Suita-shi, Osaka, Japan

TRADEMARKS ASSIGNMENT

This trademark assignment ("ASSIGNMENT") with goodwill is entered into as of the latter date of execution below, by and between SNK Corporation, a Japanese corporation ("ASSIGNOR"), and Playmore Corporation, ("ASSIGNEE"), a Japanese corporation.

WHEREAS ASSIGNOR is the rightful owner of and has filed an application for each of the Marks that appear on SCHEDULE A ("Marks"), attached hereto, and desires to assign all right, title and interest in and to the Marks to ASSIGNEE; and

WHEREAS ASSIGNEE desires to acquire all right, title and interest in and to the Marks from ASSIGNOR and is the successor to that portion of ASSIGNOR'S business to which the Marks pertain.

NOW, THEREFORE, in consideration of the foregoing, together with other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ASSIGNOR and ASSIGNEE agree as follows:

- 1. ASSIGNOR hereby assigns unto ASSIGNEE all right, title and interest in and to the Marks, together with all pending and issued foreign and U.S. registrations and renewals therefor, the goodwill of ASSIGNOR'S business symbolized thereby and all worldwide rights contained therein.
- 2. This ASSIGNMENT shall also include all claims for damages by reason of past infringement of the Marks, if any, together with the right to sue for and collect the same for the sole use and benefit of ASSIGNEE and its successors, assigns or other legal representatives.
 - 3. ASSIGNOR represents and warrants to ASSIGNEE as follows:
- 3.1 ASSIGNOR has the full right, power and authority to enter into and perform this ASSIGNMENT and to grant to ASSIGNEE all the rights granted herein; and ASSIGNOR is not a party to any agreement or understanding that would conflict with this ASSIGNMENT; and
- 3.2 ASSIGNOR is the sole legal and beneficial owner of any and all rights in and to the Marks and hereby transfers all such rights to ASSIGNEE.
- 4. ASSIGNOR, within a reasonable time following execution hereof, shall transfer to ASSIGNEE, all files in its possession and control for all applications, registrations, licenses, permits, releases or other necessary consents, if any, relating to the Marks or any portion or component thereof. ASSIGNOR shall assist ASSIGNEE in

obtaining any further registrations, licenses, permits or releases relating to the Marks as reasonably desired and required by ASSIGNEE. If ASSIGNOR is unavailable or otherwise unwilling to execute such documents, ASSIGNOR appoints ASSIGNEE as its attorney-in-fact to execute any such documents that ASSIGNEE deems necessary to record this grant with the United States Patent and Trademark Office ("PTO"), similar foreign offices or elsewhere.

- 5. ASSIGNOR agrees to execute and deliver, from time to time, all further instruments of conveyance, assignment and further assurances, and to perform all such other acts, as may be reasonably required to transfer and assign to ASSIGNEE all of ASSIGNOR'S interests in and to the Marks.
- 6. ASSIGNOR shall assist ASSIGNEE in recording this ASSIGNMENT with the PTO and state agencies as necessary and in complying with such other procedures and formalities as necessary to obtain full rights and benefits in and to the Marks under federal and state laws.
- 7. This ASSIGNMENT constitutes the entire agreement by and between the parties hereto with respect to the subject matter hereof. Any amendment to this ASSIGNMENT must be in writing and signed by ASSIGNOR and ASSIGNEE.
- 8. This ASSIGNMENT shall be governed by and interpreted and enforced in accordance with the substantive laws of Japan, without regard to its conflict-of-law provisions. ASSIGNOR and ASSIGNEE hereby consent to the exclusive jurisdiction of the Osaka District Court in any dispute arising under, from or in connection with this ASSIGNMENT.

ASSIGNIEF.

9. This ASSIGNMENT shall become effective for all purposes as of the latter date of execution below.

ASSIGNOR.

	ABOIGINEE.		
SNK Corporation, a Japanese corporation 1-6, Enoki-cho, Suita-shi Osaka, Japan	Playmore Corporation, a Japanese corporation 15-11, Toyotsu-cho, Suita-shi Osaka, Japan		
By: Opiji Mijazahi Yuji MIYAZAKI	By: Koichi TOYAMA		
Its: Trustee (Attorney at Law)	Its: President		
Date: June 18th, 2002	Date: June 13th, 2002		

SCHEDULE A

MARK	SERIAL	FILING DATE	REG. NO.	REG. DATE
	NO.			
METAL SLUG	74/622,444	Jan. 18, 1995	2,010,974	Oct. 22, 1996

証 明 申 請 書

住 所 大阪府吹田市江の木町1番6号

(登記簿上の本店所在地)

東京都江東区有明三丁目1番地25

破産者 株式会社エス・エヌ・ケイ

上記破産者に対する平成13年(フ)第9649号破産事件について、下記の事項を証明願います。

記

1 破産者が御庁で破産宣告を受けた日時

平成13年10月30日午後5時00分

- 2 次の者が唯一の破産管財人に選任されたこと
 - ① 事務所 大阪市北区西天満4丁目6番3号 第五大阪弁護士ビル4階

電 話 0 (

06-6363-1678

- ② 破産管財人氏名 弁護士 宮崎 裕二
- ③ 上記破産管財人の 届出済みの印鑑

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平成14年2月26日

大阪地方裁判所 第6民事部1係 御中

上記破産管財人 弁護士 宮崎 裕二

上記証明する。

平成14年2月26日

大阪地方裁判所第6民事部 破産1係

裁判所書記官 岡 村 充 康

Request for Certification

Address: 1-6, Enoki-cho, Suita-shi, Osaka (registered address)

Bankrupt: SNK Corporation (Kabushiki Kaisha SNK)

Please certify the following points with respect to the above bankrupt, Bankruptcy No.

Heisei 13 (FU) 9649:

1. Date of Bankruptcy

5:00 PM, October 30, 2001

2. The following person has been appointed to be a sole trustee in bankruptcy:

Address: Daigo Osaka Bengoshi Bldg. 4F., 6-3, Nishitenma 4-chome,

Kita-ku, Osaka-shi, Osaka, Japan

Telephone: 06-6363-1678

Name of Trustee: Yuji MIYAZAKI, Attorney at Law

Registered Seal of the above Trustee: (seal)

To: Osaka District Court

The 6th Civil Affairs Department Group 1

Trustee: Yuji MIYAZAKI, Attorney at Law (seal)

February 26, 2002

We certify herewith the above-mentioned matters are true.

RECORDED: 07/01/2002

February 26, 2002

Osaka District Court

The 6th Civil Affairs Department Bankruptcy Group 1

Registrar: Mitsuyasu OKAMURA (seal)