TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DF Institute, Inc.		12/01/2012	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	Hesser, Inc.	
Street Address:	550 West Van Buren Street	
Internal Address:	c/o Kaplan, Inc.	
City:	Chicago	
State/Country:	ILLINOIS	
Postal Code:	60607	
Entity Type:	CORPORATION: NEW HAMPSHIRE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3191087	SELF TEST SOFTWARE

CORRESPONDENCE DATA

Fax Number: 2124255288

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 212.425.7200

Email: tmdocketny@kenyon.com

Correspondent Name: Mimi Rupp, Esq.

Address Line 1: Kenyon & Kenyon LLP

Address Line 2: 1801 Page Mill Road

Address Line 4: Palo Alto, CALIFORNIA 94304

ATTORNEY DOCKET NUMBER:	15258/62
NAME OF SUBMITTER:	Mimi Rupp, Esq.
Signature:	/Mimi Rupp/
	IRADEINARA

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Date:	07/22/2013
Total Attachments: 4 source=15258 - Assignment DF Institute to Hesser#page1.tif source=15258 - Assignment DF Institute to Hesser#page2.tif source=15258 - Assignment DF Institute to Hesser#page3.tif source=15258 - Assignment DF Institute to Hesser#page4.tif	

BILL OF SALE, ASSIGNMENT AND ASSUMPTION AGREEMENT

This BILL OF SALE, ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Agreement") is dated as of December 1, 2012, by and between DF INSTITUTE, INC. an Illinois corporation (the "Seller"), and, HESSER, INC. a New Hampshire corporation (the "Buyer").

WITNESSETH:

WHEREAS, the Seller wishes to provide for the sale and transfer of the Transferred Assets (as defined below) to the Buyer, and the Buyer wishes to purchase and acquire the Transferred Assets from the Seller, on the terms set forth in this Agreement;

NOW THEREFORE, in consideration of the covenants and agreements herein contained and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto hereby agree as follows:

1. Assignment. In consideration of paid concurrently herewith by the Buyer to the Seller (such amount to be adjusted post-transfer to reflect November 30, 2012 month-end balance sheet accounts), the Seller hereby irrevocably and unconditionally sells, conveys, assigns, grants, transfers and delivers to the Buyer, and the Buyer hereby purchases and accepts from the Seller, free and clear of all liens and encumbrances, all of the Seller's right, title and interest in and to all the assets of the Kaplan Certification Preparation business,

Assets"), including without limitation the trademarks and domain names contained on Exhibit A hereto.

- 2. <u>Assumption</u>. In consideration of the sale, conveyance, assignment, grant, transfer and delivery of the Transferred Assets by the Seller to the Buyer, the Buyer hereby assumes and agrees to pay, perform and discharge when due all liabilities and obligations accruing and required to be performed on or after the date hereof under the contracts and agreements relating to the Transferred Assets,
- 3. No Third Party Beneficiaries. Nothing contained in this Agreement is intended by the parties to expand the rights and remedies of any third party against either party hereto as compared to the rights and remedies, which such third party would have had against such party, had the parties hereto not consummated this Agreement.
- 4. Entire Agreement. This Agreement contains the entire understanding between the parties hereto with respect to the transactions contemplated hereby and supersedes and replaces all prior and contemporaneous agreements and understanding, oral or written, with regard to such transactions.

- 5. Governing Law. This Agreement shall be construed and governed by the laws of the State of New York, without giving effect to the principles of conflicts of laws thereof.
- 6. Successors and Assigns. This Agreement shall inure to the benefit of and be binding on the parties hereto and their respective successors and permitted assigns.
- 7. <u>Amendment, Waiver and Termination</u>. This Agreement may be amended, supplemented or otherwise modified only by a written instrument executed by the parties hereto.
- 8. <u>Headings</u>. The section headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 9. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts (including by facsimile or electronically (i.e. pdf)), each of which shall be deemed to be an original, but all of which taken together shall constitute one and the same instrument.
- 10. Severability. In the event that part of this Agreement is declared by any court or other judicial or administrative body to be null, void or unenforceable, said provision shall survive to the extent it is not so declared, and all of the other provisions of this Agreement shall remain in full force and effect.

[Remainder of the page intentionally left blank; signature page follows]

IN WITNESS WHEREOF, the parties to this Agreement have caused this Agreement to be executed and delivered as of the date first written above.

BUYER:

HESSER, INC.

By: Sanie A. Block
Name: JANIE L. BLOCK
Title: NP + Secretary

SELLER:

DF INSTITUTE, INC.

By:

Name: Chis Hernan Title: Asst Secretary

Exhibit A - Trademarks and Domain Names

Common Law Trademarks

TRANSCENDER

Trademark Registrations and Applications

TRANSCENDER (US Reg. No. 1,818,836)

Domain Names

fastcert.com fastcert.eu fastcert.net selftest.biz selftest.info itpracticetest.eu itpracticetests.eu practicetest.eu practicetests.eu self-test-software.asia selftestsoftware.asia selftestsoftware.eu selftestsoftware.net trancender.eu trancenderpress.com trancenderpress.net trancenderpress.org trancendor.eu trancendorpress.com trancendorpress.net trancendorpress.org transcender.net transcendercert.com transcendercert.eu transcendercert.net transcendercert.org transcenderdemos.com transcenderdemos.eu

RECORDED: 07/23/2013

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