505452670 04/30/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5499471

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
COOKIE JAR EDUCATION, INC.	04/29/2019
CARSON-DELLOSA PUBLISHING, LLC	04/29/2019

RECEIVING PARTY DATA

Name:	PNC BANK, NATIONAL ASSOCIATION
Street Address:	500 FIRST AVENUE
Internal Address:	COMMERCIAL LOAN SERVICE CENTER/DCC
City:	PITTSBURGH
State/Country:	PENNSYLVANIA
Postal Code:	15219

PROPERTY NUMBERS Total: 8

Property Type	Number
Patent Number:	D466935
Patent Number:	D469468
Patent Number:	D544542
Patent Number:	D569912
Patent Number:	D569439
Patent Number:	D662135
Patent Number:	D733800
Patent Number:	8333594

CORRESPONDENCE DATA

Fax Number: (215)832-5619

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: 2155695619

Email: pecsenye@blankrome.com
Correspondent Name: TIMOTHY D. PECSENYE
Address Line 1: ONE LOGAN SQUARE

Address Line 2: 8TH FLOOR

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER: 074658-19033

NAME OF SUBMITTER:	TIMOTHY D. PECSENYE
SIGNATURE:	/Timothy D. Pecsenye/
DATE SIGNED:	04/30/2019

Total Attachments: 29

source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page1.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page2.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page3.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page4.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page5.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page6.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page7.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page8.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page9.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page10.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page11.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page12.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page13.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page14.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page15.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page16.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page17.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page18.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page19.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page20.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page21.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page22.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page23.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page24.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page25.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page26.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page27.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page28.tif source=Intellectual Property Security Agreement (PNC Carson Dellosa)#page29.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement"), dated as of April 29, 2019, is made by CARSON-DELLOSA PUBLISHING, LLC, a Delaware limited liability company ("Carson") and COOKIE JAR EDUCATION, INC., a Delaware corporation ("Holdings" and together with Carson and any other Person that may hereafter become a party to this Agreement as a grantor of liens hereunder, collectively, "Grantors" and each a "Grantor"), in favor of PNC BANK, NATIONAL ASSOCIATION, in its capacity as "Agent" under the below-defined Credit Agreement (together with its successors and assigns in such capacity, including any replacement or successor "Agent" appointed under the Credit Agreement, the "Agent").

WITNESSETH:

WHEREAS, pursuant to that certain Revolving Credit, Term Loan and Security Agreement, dated of even date herewith, by and among the Agent, the various financial institutions named therein or which hereafter become a party thereto as lenders (collectively, the "Lenders"), Carson and each other Person hereafter joined thereto as a borrower or guarantor from time to time (as amended, modified, supplemented, renewed, restated or replaced from time to time, the "Credit Agreement"; capitalized terms used herein but not otherwise defined herein shall have the meanings given to such terms in the Credit Agreement), Agent and Lenders have made and/or will in the future make certain extensions of credit to the Borrowers upon the terms and subject to the conditions set forth in the Credit Agreement;

WHEREAS, pursuant to the Credit Agreement, Grantors have granted to Agent, for its own benefit and for the ratable benefit of the Secured Parties, security interests in and liens upon substantially all of each Grantor's assets, including without limitation all of each Grantor's Intellectual Property and specifically including all of each Grantor's registered United States patents, trademarks and copyrights and all of each Grantor's filed United States patent applications, trademark applications and copyright applications, all whether now owned or hereafter created, arising and/or acquired (collectively, the "Intellectual Property Collateral" as hereinafter further defined); and

WHEREAS, Grantors have agreed to execute and deliver this Agreement, and to have a copy of this Agreement filed with the United States Patent and Trademark Office and/or the United States Copyright Office (as applicable), in order to provide notice and/or protect all of Agent's security interest in and liens upon the Intellectual Property Collateral;

NOW, THEREFORE, in consideration of the premises and mutual covenants and agreements provided for herein and in the Credit Agreement, and for other good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged by each party hereto, and intending to be legally bound, the parties hereto agree as follows:

Section 1. <u>Grant of Security Interest in Intellectual Property Collateral</u>. Without limiting any other grant of any lien by any Grantor in any Collateral under the Credit Agreement or any

Other Document, to secure the prompt payment and performance of all Obligations to Agent and the other Secured Parties, each Grantor hereby pledges and grants to Agent, for its benefit and for the ratable benefit of the other Secured Parties, a continuing security interest in and lien upon all of such Grantor's right, title and interest in, to and under the following Collateral of such Grantor, all whether now owned and/or existing or hereafter created, arising and/or acquired (collectively, the "Intellectual Property Collateral"):

- (a) all of its registered/issued United States patents and filed Unites States patent applications, including, without limitation, those referred to on <u>Schedule 1</u> hereto or on any Schedule to any Supplement (as defined below) delivered hereafter, together with all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing (all of the foregoing, the "Patents");
- (b) all of its registered United States trademarks and filed United States trademark applications, including, without limitation, those referred to on <u>Schedule 1</u> hereto or on any Schedule to any Supplement delivered hereafter, together with all renewals, reversions and extensions of the foregoing (all of the foregoing, the "Trademarks");
- (c) all goodwill of the business connected with the use of, and symbolized by, each of the Trademarks;
- (d) all of its registered United States copyrights and filed United States copyright applications, including, without limitation, those referred to on <u>Schedule 1</u> hereto or on any Schedule to any Supplement delivered hereafter, together with all renewals, reversions and extensions of the foregoing (all of the foregoing, the "Copyrights");
- (e) all applications, registrations, claims, awards, judgments, amendments, improvements and insurance claims related thereto now or hereafter owned or licensed by any Grantor, or any claims for damages by way of any past, present, or future infringement of any of the foregoing, together with all accessions and additions thereto and proceeds thereof (including, without limitation, any proceeds resulting under insurance policies); and
- (f) all cash, income, royalties, fees, other proceeds, Receivables, accounts and general intangibles that consist of rights of payment to or on behalf of any Grantor, proceeds from the sale, licensing or other disposition of all or any part of, or rights in, the Intellectual Property Collateral by or on behalf of any Grantor, and all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof;

which such continuing security interest in and lien upon the Intellectual Property Collateral, and this Agreement, shall continue in full force and effect to secure each of the Obligations unless and until the Obligations have been paid in full in immediately available funds and all Commitments under the Credit Agreement have been terminated.

Section 2. <u>Credit Agreement</u>. The security interests and liens granted pursuant to this Agreement are granted in conjunction with, and in no way limit, the security interests and liens

granted to the Agent pursuant to the Credit Agreement and/or any of the Other Documents, and each Grantor hereby acknowledges and agrees that the rights and remedies of the Agent with respect to the security interests in and liens upon the Intellectual Property Collateral made and granted hereby are more fully set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

Section 3. <u>Registration/Filing</u>. The "Acknowledgement of Security Interest in Intellectual Property" attached hereto as <u>Exhibit B</u> is intended by the parties to be filed, and each Grantor hereby authorizes Agent to file and record a copy of such "Acknowledgement of Security Interest in Intellectual Property", with the United States Patent and Trademark Office and/or United States Copyright Office, as applicable.

Section 4. <u>Grantors Remains Liable</u>. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall retain full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with the Intellectual Property Collateral subject to a security interest hereunder.

Section 5. Agreement to Deliver Supplements. Each Grantor hereby covenants and agrees that promptly, but in no event later than thirty (30) days after the acquisition by a Grantor of any new Intellectual Property Collateral, Grantors shall deliver to Agent a duly executed Supplement to this Agreement in the form of Exhibit A hereto (a "Supplement"), listing all such newly acquired Intellectual Property Collateral on Schedule I thereto, pursuant to which Grantors shall reconfirm the grant of a security interest in such newly acquired Intellectual Property Collateral to Agent, for its benefit and for the ratable benefit of the other Secured Parties, to secure the Obligations. Each Supplement is intended by the parties to be filed, and Grantors hereby authorize Agent to file and record a copy of each Supplement, with the United States Patent and Trademark Office and/or United States Copyright Office, as applicable. Regardless of whether any Supplement is delivered by Grantors, and without limiting the generality of the provisions of Section 1 hereof above, Grantors hereby confirm and agree that any and all such after-acquired Intellectual Property Collateral shall immediately and automatically upon any Grantor's acquisition of any right, title and interest therein become part of the Intellectual Property Collateral hereunder. In the event that any Grantor acquires any such new Intellectual Property Collateral but Grantors fail for whatever reason to promptly execute and deliver a Supplement to Agent pursuant to this Section 5, each Grantor hereby authorizes Agent, acting under its Power of Attorney granted pursuant to Section 8 below, to at any time thereafter execute in the name of such Grantor an applicable Supplement with respect to such newly acquired Intellectual Property Collateral and to file the same with the United States Patent and Trademark Office and/or United States Copyright Office, as applicable.

Section 6. <u>Representation and Warranties</u>. Grantors hereby represent and warrant to Agent and to the other Secured Parties that Schedule 1 sets forth a full, complete and correct list of all Intellectual Property Collateral owned by Grantors as of the date hereof.

Section 7. Events of Default and Remedies. The occurrence of an Event of Default under the Credit Agreement shall constitute an "Event of Default" under this Agreement. Upon the occurrence of and during the continuance of an Event of Default, in addition to all other rights, options, and remedies granted to Agent under the Credit Agreement or any of the Other Documents

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or otherwise available to Agent as a secured creditor at law or in equity, Agent may exercise, either directly or through one or more assignees or designees, all rights and remedies granted to it as a secured creditor under the Uniform Commercial Code with respect to the Intellectual Property Collateral.

Section 8. Power of Attorney. Without limiting the generality of any power of attorney granted to Agent under the Credit Agreement or any Other Document, each Grantor hereby authorizes Agent, its successors and assigns, and any officer, employee, attorney or agent thereof, as such Grantor's true and lawful attorney-in-fact, with the power (a) to execute and endorse on behalf of and in the name of such Grantor any Supplement to this Agreement or other security agreement or similar document or instrument which Agent may deem necessary or desirable in order to create, protect or perfect the security interest provided for herein in the Intellectual Property Collateral and in each case to file or record any such Supplement or other security agreement or similar document or instrument with the United States Patent and Trademark Office and/or the United States Copyright Office, as applicable, in the name of and on behalf of such Grantor, and (b) after the occurrence and during the continuance of an Event of Default, to execute and endorse on behalf of and in the name of such Grantor any assignment, bill of sale or similar document or instrument which Agent may deem necessary or desirable in order for Agent to enforce, assign, pledge, convey or otherwise sell, transfer title in or dispose of the Intellectual Property Collateral, and in each case to file or record with the United States Patent and Trademark Office and/or the United States Copyright Office, as applicable, in the name of and on behalf of such Grantor any such assignment or bill of sale or other document executed by Agent, its successors and assigns, and any officer, employee, attorney or Agent thereof under this power of attorney. Each Grantor hereby unconditionally ratifies all that any person authorized under this power of attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms of hereof and of the Credit Agreement and the other Loan Documents. This power of attorney is coupled with an interest and is and shall be irrevocable unless and until all of the Obligations (including any obligations to provide cash collateral for any Letters of Credit) have been paid in full in immediately available funds and satisfied and all of the Commitments under the Credit Agreement have been terminated.

Section 9. Miscellaneous. This Agreement, and all matters relating hereto or arising herefrom (whether arising under contract law, tort law or otherwise) shall, in accordance with Section 5-1401 of the General Obligations Law of the State of New York, be governed by and construed in accordance with the laws of the State of New York. Without limiting the generality of the general incorporation of the Credit Agreement herein provided for above, the provisions of Section 16.2 of the Credit Agreement {Entire Understanding}, Section 16.5 of the Credit Agreement {Indemnity}, Section 16.6 of the Credit Agreement {Notice}, Section 16.9 of the Credit Agreement {Expenses} and Article XII of the Credit Agreement {Waivers and Judicial Proceedings} are hereby specifically incorporated by reference. If any part of this Agreement is contrary to, prohibited by, or deemed invalid under Applicable Laws or regulations, such provision shall be inapplicable and deemed omitted to the extent so contrary, prohibited or invalid, but the remainder hereof shall not be invalidated thereby and shall be given effect so far as possible. This Agreement shall be binding upon and inure to the benefit of Grantors and Agent, and their respective successors and assigns, except that no Grantor may assign or transfer any of its rights or obligations under this Agreement without the prior written consent of Agent. This Agreement

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may be executed in counterparts, each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Any signature delivered by a party by facsimile or other electronic means of transmission (including email transmission of a PDF copy) shall be deemed to be an original signature hereto.

[Signature Pages Follow]

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In witness whereof, each Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

GRANTORS:

COOKIE JAR EDUCATION, INC.

By: YVLONOMINE Name: Adrian Ironside

Title: Assistant Vice President

CARSON-DELLOSA PUBLISHING, LLC

Ву:

Name: Daniel O'Keefe

Title: Chief Financial Officer

Signature Page to Intellectual Property Security Agreement

In witness whereof, each Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

	RS:

COOKIE JAR EDUCATION, INC.

By: _____

Name: Adrian Ironside

Title: Assistant Vice President

CARSON-DEALLOSA PUBLISHING, LLC

By:

Name: Daniel O'Keefe

Title: Chief Financial Officer

Signature Page to Intellectual Property Security Agreement

PATENT

REEL: 049035 FRAME: 0632

ACCEPTED AND AGREED as of the date first above written:

PNC BANK, NATIONAL ASSOCIATION, as Agent

Name: Diane M. Shaak

Title: Senior Vice President

Schedule 1 to Intellectual Property Security Agreement

Patents

Patent No.	<u>Issue</u> <u>Date/Filin</u> <u>g Date</u>	Title	Owner
D466935	12/10/2002	Pocket Chart	Carson-Dellosa
			Publishing, LLC
D469468	1/28/2003	Pocket Chart	Carson-Dellosa
			Publishing, LLC
D544542	6/12/2007	Pocket Chart	Carson-Dellosa
			Publishing, LLC
D569912	5/27/2008	Pocket Chart	Carson-Dellosa
			Publishing, LLC
D569439	5/20/2008	Pocket Chart	Carson-Dellosa
			Publishing, LLC
D662,135	6/19/2012	Graphing Pocket Chart	Carson-Dellosa
			Publishing, LLC
D733,800	7/7/2015	Counting Caddy Pocket Chart	Carson-Dellosa
			Publishing, LLC
8,333,594	12/18/2012	Display Having A 3D Aesthetic	Carson-Dellosa
		Component Attached Thereto	Publishing, LLC

Trademarks

Mark	Reg. No.	App. No.	Filing Date	Registratio n Date	<u>Owner</u>		
UNITED STATI	UNITED STATES						
EZ-SPIN	5,693,029	8771587 2	12/11/2017	3/5/2019	Carson-Dellosa Publishing, LLC		
CARSON- DELLOSA PUBLISHING GROUP	5,164,739	8710776 5	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC		
CARSON- DELLOSA EDUCATION	5,164,729	8710757 9	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC		
SUMMER BRIDGE	5,164,723	8710742 7	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC		
KEY EDUCATION (And Design)	5,164,716	8710734 1	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC		

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Mark	Reg. No.	App. No.	Filing Date	Registratio n Date	Owner
EDUCATION					
KEY EDUCATION	5,164,698	8710692 5	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC
SPECTRUM	5,164,633	8710406 2	7/14/2016	3/21/2017	Carson-Dellosa Publishing, LLC
CARSON- DELLOSA EDUCATION (And Design) Carson Dellosa Education	5,159,937	8711121 2	7/21/2016	3/14/2017	Carson-Dellosa Publishing, LLC
CARSON-DELLOSA PUBLISHING GROUP (And Design) CARSON-DEL PUBLISHING	5,159,935	8711119 0	7/21/2016	3/14/2017	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD	5,155,304	8710396 2	7/14/2016	3/7/2017	Carson-Dellosa Publishing, LLC
THINKING KIDS	5,155,305	8710401 6	7/14/2016	3/7/2017	Carson-Dellosa Publishing, LLC
THINKING KIDS (And Design)	5,027,547	8626507 8	4/29/2014	8/23/2016	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registratio n Date	Owner
# 1919 FEB 19 19 19 19 19 19 19 19 19 19 19 19 19					
BRIGHTER CHILD (And Design)	5,008,512	8626522 7	4/29/2014	7/26/2016	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD (And Design) BRIGHTER CHILD	4,783,593	8697665 7	4/29/2014	7/28/2015	Carson-Dellosa Publishing, LLC
THE GIANT BIG HELP FOR LIFE'S LITTLE CHALLENGES	4,534,460	8583239 9	1/25/2013	5/20/2014	Carson-Dellosa Publishing, LLC
LEARNING SPOT	4,441,532	8598019 8	5/12/2011	11/26/2013	Carson-Dellosa Publishing, LLC
CARSON- DELLOSA LEARNING SPOT	4,392,782	8531956 5	5/12/2011	8/27/2013	Carson-Dellosa Publishing, LLC
THINKING KIDS'	4,230,457	8510013 5	8/4/2010	10/23/2012	Carson-Dellosa Publishing, LLC
READY REWARDS	4,136,742	8525912 0	3/6/2011	5/1/2012	Carson-Dellosa Publishing, LLC
SUMMER BRIDGE ACTIVITIES	4,134,294	8530152 1	4/21/2011	5/1/2012	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registratio	Owner
144614 88	ACE 1101	1100 IO.	A HINE DUILE	n Date	Owner
SPECTRUM	4,035,147	8530742 1	4/28/2011	10/4/2011	Carson-Dellosa Publishing, LLC
FILE FOLDER GAMES TO GO	3904765	7755595 4	8/26/2008	1/11/2011	Carson-Dellosa Publishing, LLC
POP-ITS	3,880,468	7755392	8/22/2008	11/23/2010	Carson-Dellosa Publishing, LLC
QUICK STICK	3,710,409	7765194	1/19/2009	11/10/2009	Carson-Dellosa
BRIGHT BABY	3,699,351	7709538	1/31/2007	10/20/2009	Publishing, LLC Carson-Dellosa Publishing, LLC
CENTERSOLU TIONS	3,696,868	7755594	1/20/2009	10/13/2009	Carson-Dellosa Publishing, LLC
CUT-OUT BUDDIES	3,557,067	7748041 0	10/21/2008	1/6/2009	Carson-Dellosa Publishing, LLC
DOUBLE SMART	3,499,730	7716970 2	5/1/2007	9/9/2008	Carson-Dellosa Publishing, LLC
BIG SKILLS FOR LITTLE HANDS	3,463,454	7713558 0	3/20/2007	7/8/2008	Carson-Dellosa Publishing, LLC
Spectrum Starburst (Design Only)	3,374,252	7889903 7	6/2/2006	1/22/2008	Carson-Dellosa Publishing, LLC
COLORFUL CUT-OUTS	3,273,077	7892944 2	7/14/2006	7/31/2007	Carson-Dellosa Publishing, LLC
Four Blocks (Design Only)	2,469,658	7608156 6	6/30/2000	7/17/2001	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registratio	Owner
				n Date	
FOUR	2,465,617	7605773	5/25/2000	7/3/2001	Carson-Dellosa
BLOCKS		9			Publishing, LLC
PEG-IT	2,401,523	7568399	4/15/2000	11/7/2000	Carson-Dellosa
I 1 (D :	0.201.207	4	7/00/1000	10/2/2000	Publishing, LLC
Juggler (Design	2,391,307	7571667 1	5/28/1999	10/3/2000	Carson-Dellosa
Only)		1			Publishing, LLC
4					
EAGY CDID	0070456	75(0000	4/14/1000	0/1/2000	C D 11
EASY GRIP	2372456	7568239	4/14/1999	8/1/2000	Carson-Dellosa
PEGS FSP	2281881	7505254	2/2/1996	9/28/1999	Publishing, LLC Carson-Dellosa
1.91	2201001	2	21211990	912011999	Publishing, LLC
REAL	2258527	7530883	6/13/1997	7/6/1999	Carson-Dellosa
SCIENCE -		9			Publishing, LLC
REAL FUN					
WILD GOOSE	2258526	7530883	6/13/1997	7/6/1999	Carson-Dellosa
		8			Publishing, LLC
FOUR	2,465,617	7605773	5/25/2000	7/3/2001	Carson-Dellosa
BLOCKS	2 2 1 1 2 2 1	9	44.5.4005	10454000	Publishing, LLC
IN CELEBRATIO	2,211,391	7501596	11/7/1995	12/15/1998	Carson-Dellosa
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ĪN	2,205,989	7501596	11/7/1995	11/24/1998	Carson-Dellosa
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Sun & Bears	2,148,667	7513670	7/19/1996	4/7/1998	Carson-Dellosa
(Design Only)		0			Publishing, LLC

<u>Mark</u>	Reg. No.	App. No.	Filing Date	Registratio n Date	Owner

FRANK SCHAFFER PUBLICATION S	2136550	7503137 4	10/3/1995	2/17/1998	Carson-Dellosa Publishing, LLC
Frank Schaffer (Design Only)	2135186	7500265 8	10/6/1995	2/10/1998	Carson-Dellosa Publishing, LLC
GIFTED &	1944317	7463783	2/24/1995	12/26/1995	Carson-Dellosa
BRIGHTER CHILD	1895045	8 7432537 6	10/26/1992	5/23/1995	Publishing, LLC Carson-Dellosa Publishing, LLC
HOMEWORK HELPERS	1888442	7450967 9	4/6/1994	4/11/1995	Carson-Dellosa Publishing, LLC
HIGHREACH LEARNING	1828862	7419962 7	9/3/1991	3/29/1994	Carson-Dellosa Publishing, LLC
Giraffe On Wheels (Design Only)	1755276	7428114 4	6/1/1992	3/2/1993	Carson-Dellosa Publishing, LLC
Hand (Design Only)	1,731,023	7416841 7	8/18/1992	11/10/1992	Carson-Dellosa Publishing, LLC

<u>Mark</u>	Reg. No.	App. No.	Filing Date	Registratio n Date	Owner
·					
THEME-A- SAURUS	1658192	7406201 7	5/18/1990	9/24/1991	Carson-Dellosa Publishing, LLC
FRACTION STAX (And Design) FRACTION	1604588	7382026 7	8/21/1989	7/3/1990	Carson-Dellosa Publishing, LLC
TOTLINE	1490156		9/8/1987	5/31/1988	Carson-Dellosa Publishing, LLC
JI (And Design)	1391553	7352560 3	3/7/1985	4/29/1986	Carson-Dellosa Publishing, LLC
JUDY	708362	7207622 0	6/22/1959	12/13/1960	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD (And Design)	PENDING	8808820 2	8/22/2018	In process	Carson-Dellosa Publishing, LLC
CANADA					
BRIGHTER CHILD	TMA549,6 83	0766324	10/17/1994	8/10/2001	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD SERIES (And Design)	TMA4882 93	0766325	10/17/1994	01/27/1998	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registratio n Date	Owner
NGH7					
SERIES					
CHICS					

EXHIBIT A

SUPPLEMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS SUPPLEMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (the "Supplement") made as of this __day of _______, 201___, by CARSON-DELLOSA PUBLISHING, LLC, a Delaware limited liability company ("Carson") and COOKIE JAR EDUCATION, INC., a Delaware corporation ("Holdings" and together with Carson and together with any other Person that may hereafter become a party to the below-defined IP Security Agreement as a grantor of liens thereunder, collectively, "Grantors" and each a "Grantor") in favor of PNC BANK, NATIONAL ASSOCIATION, in its capacity as "Agent" under the Credit Agreement referenced below (together with its successors and assigns in such capacity, including any replacement or successor "Agent" appointed under the Credit Agreement, the "Agent"):

WITNESSETH

WHEREAS, Grantors and Agent are parties to a certain Intellectual Property Security Agreement, dated as of April 29, 2019 (as amended, modified, supplemented, renewed, restated or replaced from time to time, the "IP Security Agreement"). Capitalized terms used herein but not otherwise defined herein shall have the meanings given to such terms in the IP Security Agreement;

WHEREAS, pursuant to the IP Security Agreement, to secure the prompt payment and performance of all Obligations to Agent and each other Secured Party, Grantors have assigned, pledged and granted to Agent, for its benefit and for the ratable benefit of the other Secured Parties, a continuing security interest in and to and lien upon all of such Grantor's right, title and interest in, to and under the Intellectual Property Collateral of each Grantor, all whether now owned or hereafter created, arising and/or acquired; and

WHEREAS, pursuant to the IP Security Agreement, Grantors have agreed that upon the acquisition by Grantors of any new Intellectual Property Collateral, Grantors shall deliver to Agent a Supplement to the IP Security Agreement in the form of Exhibit A thereto pursuant to which Grantors shall reconfirm the grant by them of a security interest in and lien upon all such newly acquired Intellectual Property Collateral, which such Supplement is intended by the parties to be filed with the United States Patent and Trademark Office and/or United States Copyright Office, as applicable,

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by each party hereto, and intending to be legally bound, and with the foregoing background and recitals incorporated by reference, Grantors agree as follows:

1. <u>Grant and Reaffirmation of Grant of Security Interests</u>. Without limiting any other grant of any security interest or lien by any Grantor in and upon any Collateral under the Credit Agreement or any of the Other Documents, to secure the prompt payment and performance of all

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Obligations to Agent and the other Secured Parties, each Grantor hereby assigns, pledges and grants to Agent, for its benefit and for the ratable benefit of the other Secured Parties, a continuing security interest in and to and lien upon all of such Grantor's right, title and interest in, to and under the following Collateral of Grantor, all whether now owned or hereafter created, arising and/or acquired:

- (a) the newly acquired Intellectual Property Collateral listed on <u>Schedule 1</u> to this Supplement (together with all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing),
- (b) all goodwill of the business connected with the use of, and symbolized by, any trademark and trademark application covered by (a) above; and
- (c) all other property otherwise constituting Intellectual Property Collateral relating to the foregoing.

Grantors agree that all such newly acquired Intellectual Property Collateral described above shall be included in and be part of the Intellectual Property Collateral under and subject to all of the terms and provisions of the IP Security Agreement. Grantors hereby authorize Agent to file and record a copy of this Supplement with the United States Patent and Trademark Office and/or United States Copyright Office, as applicable.

Representations and Warranties. Each Grantor hereby represents and warrants to Agent and to the other Secured Parties that Schedule I hereto sets forth a full, complete and correct list of all Intellectual Property Collateral owned by Grantor as of the date hereof not listed on Schedule 1 to the original IP Security Agreement or any Schedule to any other Supplement to the original IP Security Agreement delivered by Grantor since the date thereof but prior to the date hereof.

Incorporation of the IP Security Agreement. The terms and provisions of the IP Security Agreement are hereby incorporated by reference and this Supplement shall be considered an amendment and supplement to and part of the IP Security Agreement; all of the provisions of which IP Security Agreement are and remain in full force and effect as supplemented by this Supplement.

[Remainder of Page Left Intentionally Blank]

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IN WITNESS WHEREOF, Grantors have duly executed this Supplement to the IP Security Agreement as of the date first written above.

GRANTORS:	COOKIE JAR EDUCATION, INC.
	Ву:
	Name:
	Title:
	CARSON-DELLOSA PUBLISHING, LLC
	Ву:
	Name:
	Title:
ACCEPTED AND AGREED	
as of the date first above written:	
PNC BANK, NATIONAL ASSOCIA	ATION, as Agent
By:	
Name:	
Title:	

SCHEDULE I

TO SUPPLEMENT TO INTELLECTUAL PROPERTY SECURITY AGREEMENT DATED

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EXHIBIT B

Acknowledgement of Security Interest in Intellectual Property April 29, 2019

WHEREAS, CARSON-DELLOSA PUBLISHING, LLC, a Delaware limited liability company ("<u>Carson</u>") and COOKIE JAR EDUCATION, INC., a Delaware corporation ("<u>Holdings</u>" and together with Carson collectively, "<u>Grantors</u>" and each a "<u>Grantor</u>"), have adopted, used and is using, and holds all right, title and interest in and to, the Patents, Trademarks and Copyrights (as those terms are defined in the Credit Agreement referenced below) listed on the annexed <u>Schedule 1</u>;

WHEREAS, Carson has entered into that certain Revolving Credit, Term Loan and Security Agreement, dated as of the date hereof (as amended, modified, supplemented, renewed, restated or replaced from time to time, the "Credit Agreement"), by and among PNC Bank, National Association, in its capacity as "Agent", the Lenders party thereto and each other Person hereafter joined thereto as a Borrower from time to time;

WHEREAS, the Grantors have entered into that certain Intellectual Property Security Agreement, date as of the date hereof (the "IP Security Agreement"), with the Agent on behalf of the Secured Parties pursuant to which each Grantor has granted to the Agent for the benefit of Secured Parties a continuing security interest in all right, title and interest of the Grantor in, to and under the Intellectual Property Collateral (as such term is defined in the IP Security Agreement)(the "Collateral"), to secure the payment, performance and observance of the Obligations (as defined in the Credit Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor does hereby grant to the Agent for the benefit of the Secured Parties a continuing security interest in the Collateral set forth on <u>Schedule 1</u> hereto to secure the prompt payment, performance and observance of the Obligations.

Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Agent on behalf of the Secured Parties with respect to the Collateral are more fully set forth in the Credit Agreement, the IP Security Agreement and the Other Documents, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

All capitalized terms used herein without definition have the same meanings given to such terms in the Credit Agreement.

[Signature Page Follows]

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IN WITNESS WHEREOF, the Grantor has caused this Acknowledgment to be duly executed by its officer thereunto duly authorized as of the date first written above.

GRANTORS:	COOKIE JAR EDUCATION, INC.
	Ву:
	Name:
	Title:
	CARSON-DELLOSA PUBLISHING, LLC
	Ву:
	Name:
	Title:

Signature Page to Acknowledgement of Security Interest in Intellectual Property

SCHEDULE 1

To Acknowledgement of Security Interest in Intellectual Property

Patents

Patent No.	Issue Date/Filing Date	<u>Title</u>	<u>Owner</u>
D466935	12/10/2002	Pocket Chart	Carson-Dellosa Publishing, LLC
D469468	1/28/2003	Pocket Chart	Carson-Dellosa Publishing, LLC
D544542	6/12/2007	Pocket Chart	Carson-Dellosa Publishing, LLC
D569912	5/27/2008	Pocket Chart	Carson-Dellosa Publishing, LLC
D569439	5/20/2008	Pocket Chart	Carson-Dellosa Publishing, LLC
D662,135	6/19/2012	Graphing Pocket Chart	Carson-Dellosa Publishing, LLC
D733,800	7/7/2015	Counting Caddy Pocket Chart	Carson-Dellosa Publishing, LLC
8,333,594	12/18/2012	Display Having A 3D Aesthetic Component Attached Thereto	Carson-Dellosa Publishing, LLC

Trademarks

Mark	Reg. No.	App. No.	Filing Date	Registration Date	Owner				
	UNITED STATES								
EZ-SPIN	5,693,029	87715872	12/11/2017	3/5/2019	Carson-Dellosa Publishing, LLC				
CARSON- DELLOSA PUBLISHING GROUP	5,164,739	87107765	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC				
CARSON- DELLOSA EDUCATION	5,164,729	87107579	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC				
SUMMER BRIDGE	5,164,723	87107427	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC				
KEY EDUCATION (And Design)	5,164,716	87107341	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC				

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Mark	Reg. No.	App. No.	Filing Date	Registration	Owner
				Date	
KEY EDUCATION	5,164,698	87106925	7/18/2016	3/21/2017	Carson-Dellosa Publishing, LLC
SPECTRUM	5,164,633	87104062	7/14/2016	3/21/2017	Carson-Dellosa Publishing, LLC
CARSON- DELLOSA EDUCATION (And Design) Carson Dellosa Education	5,159,937	87111212	7/21/2016	3/14/2017	Carson-Dellosa Publishing, LLC
CARSON- DELLOSA PUBLISHING GROUP (And Design) CARSON-DEI PUBLISHING	5,159,935	87111190	7/21/2016	3/14/2017	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD	5,155,304	87103962	7/14/2016	3/7/2017	Carson-Dellosa
THINKING KIDS	5,155,305	87103902	7/14/2016	3/7/2017	Publishing, LLC Carson-Dellosa Publishing, LLC
THINKING KIDS (And Design)	5,027,547	86265078	4/29/2014	8/23/2016	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD (And Design)	5,008,512	86265227	4/29/2014	7/26/2016	Carson-Dellosa Publishing, LLC

<u>Mark</u>	Reg. No.	App. No.	Filing Date	Registration <u>Date</u>	<u>Owner</u>
BRIGHTER CHLD					
BRIGHTER CHILD (And Design) BRIGHTER	4,783,593	86976657	4/29/2014	7/28/2015	Carson-Dellosa Publishing, LLC
THE GIANT BIG HELP FOR LIFE'S LITTLE CHALLENGES	4,534,460	85832399	1/25/2013	5/20/2014	Carson-Dellosa Publishing, LLC
LEARNING SPOT	4,441,532	85980198	5/12/2011	11/26/2013	Carson-Dellosa Publishing, LLC
CARSON- DELLOSA LEARNING SPOT	4,392,782	85319565	5/12/2011	8/27/2013	Carson-Dellosa Publishing, LLC
THINKING KIDS'	4,230,457	85100135	8/4/2010	10/23/2012	Carson-Dellosa Publishing, LLC
READY REWARDS	4,136,742	85259120	3/6/2011	5/1/2012	Carson-Dellosa Publishing, LLC
SUMMER BRIDGE ACTIVITIES	4,134,294	85301521	4/21/2011	5/1/2012	Carson-Dellosa Publishing, LLC
SPECTRUM	4,035,147	85307421	4/28/2011	10/4/2011	Carson-Dellosa Publishing, LLC
FILE FOLDER GAMES TO GO	3904765	77555954	8/26/2008	1/11/2011	Carson-Dellosa Publishing, LLC
POP-ITS	3,880,468	77553924	8/22/2008	11/23/2010	Carson-Dellosa Publishing, LLC
QUICK STICK	3,710,409	77651942	1/19/2009	11/10/2009	Carson-Dellosa Publishing, LLC
BRIGHT BABY	3,699,351	77095383	1/31/2007	10/20/2009	Carson-Dellosa Publishing, LLC
CENTERSOLUTI ONS	3,696,868	77555940	1/20/2009	10/13/2009	Carson-Dellosa Publishing, LLC
CUT-OUT BUDDIES	3,557,067	77480410	10/21/2008	1/6/2009	Carson-Dellosa Publishing, LLC
DOUBLE SMART	3,499,730	77169702	5/1/2007	9/9/2008	Carson-Dellosa Publishing, LLC
BIG SKILLS FOR LITTLE HANDS	3,463,454	77135580	3/20/2007	7/8/2008	Carson-Dellosa Publishing, LLC

<u>Mark</u>	Reg. No.	App. No.	Filing Date	Registration <u>Date</u>	<u>Owner</u>
Spectrum Starburst (Design Only)	3,374,252	78899037	6/2/2006	1/22/2008	Carson-Dellosa Publishing, LLC
COLORFUL CUT- OUTS	3,273,077	78929442	7/14/2006	7/31/2007	Carson-Dellosa Publishing, LLC
Four Blocks (Design Only)	2,469,658	76081566	6/30/2000	7/17/2001	Carson-Dellosa Publishing, LLC
FOUR BLOCKS	2,465,617	76057739	5/25/2000	7/3/2001	Carson-Dellosa Publishing, LLC
PEG-IT	2,401,523	75683994	4/15/2000	11/7/2000	Carson-Dellosa Publishing, LLC
Juggler (Design Only)	2,391,307	75716671	5/28/1999	10/3/2000	Carson-Dellosa Publishing, LLC
EASY GRIP PEGS	2372456	75682394	4/14/1999	8/1/2000	Carson-Dellosa Publishing, LLC
FSP	2281881	75052542	2/2/1996	9/28/1999	Carson-Dellosa Publishing, LLC
REAL SCIENCE - REAL FUN	2258527	75308839	6/13/1997	7/6/1999	Carson-Dellosa Publishing, LLC
WILD GOOSE	2258526	75308838	6/13/1997	7/6/1999	Carson-Dellosa Publishing, LLC
FOUR BLOCKS	2,465,617	76057739	5/25/2000	7/3/2001	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registration Date	<u>Owner</u>
IN CELEBRATION (And Design)	2,211,391	75015961	11/7/1995	12/15/1998	Carson-Dellosa Publishing, LLC
Colebnation					
IN CELEBRATION (And Design)	2,205,989	75015960	11/7/1995	11/24/1998	Carson-Dellosa Publishing, LLC
In Sobration					
Sun & Bears (Design Only)	2,148,667	75136700	7/19/1996	4/7/1998	Carson-Dellosa Publishing, LLC

FRANK SCHAFFER PUBLICATIONS	2136550	75031374	10/3/1995	2/17/1998	Carson-Dellosa Publishing, LLC
Frank Schaffer (Design Only)	2135186	75002658	10/6/1995	2/10/1998	Carson-Dellosa Publishing, LLC
GIFTED & TALENTED	1944317	74637838	2/24/1995	12/26/1995	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD	1895045	74325376	10/26/1992	5/23/1995	Carson-Dellosa Publishing, LLC
HOMEWORK HELPERS	1888442	74509679	4/6/1994	4/11/1995	Carson-Dellosa Publishing, LLC
HIGHREACH LEARNING	1828862	74199627	9/3/1991	3/29/1994	Carson-Dellosa Publishing, LLC
Giraffe On Wheels (Design Only)	1755276	74281144	6/1/1992	3/2/1993	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registration Date	Owner
Hand (Design Only)	1,731,023	74168417	8/18/1992	11/10/1992	Carson-Dellosa Publishing, LLC
THEME-A- SAURUS	1658192	74062017	5/18/1990	9/24/1991	Carson-Dellosa Publishing, LLC
FRACTION STAX (And Design) FRAGTION	1604588	73820267	8/21/1989	7/3/1990	Carson-Dellosa Publishing, LLC
TOTLINE	1490156		9/8/1987	5/31/1988	Carson-Dellosa Publishing, LLC
JI (And Design)	1391553	73525603	3/7/1985	4/29/1986	Carson-Dellosa Publishing, LLC
JUDY	708362	72076220	6/22/1959	12/13/1960	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD (And Design)	PENDING	88088202	8/22/2018	In process	Carson-Dellosa Publishing, LLC

Mark	Reg. No.	App. No.	Filing Date	Registration Date	Owner
BRIGHTER CHILD	TMA549,68	0766324	C ANADA 10/17/1994	8/10/2001	Carson-Dellosa Publishing, LLC
BRIGHTER CHILD SERIES (And Design)	TMA488293	0766325	10/17/1994	01/27/1998	Carson-Dellosa Publishing, LLC
CALLO					

RECORDED: 04/30/2019