FORM PTO-1618A Expires 06/30/99 OMB 0651-0027  TO: The Commissioner of Patents and Trademarks: 1  Submission Type  New Resubmission Document ID #  Correction of PTO Error Reel # Frame #	eyance Type  Assignment License  Security Agreement Nunc Pro Tunc Assignment  Merger Effective Date  Change of Name  Assignment Day Year
Corrective Document Reel # Frame #	Other - Release of Security Interest in Intellecutal Property Collateral
Conveying Party  Name Fleet National Bank  Formerly  Individual General Partnership Limited Part Other - National banking association  Citizenship/State of Incorporation/Organization	Mark if additional names of conveying parties attached  Execution Date  Month Day Year  12 10 1999  Intership Corporation Association
Receiving Party  Name The Coriolis Group, LLC  DBA/AKA/TA  Composed of  Address (line 1) 14455 N. Hayden Road	Mark if additional names of receiving attached
Address (line 2) Suite 220 Address (line 3) Scottsdale City	AZ 85260 State/Country Zip Code
Individual General Partnership  Corporation Association  Other - Delaware limited liability company  Citizenship/State of Incorporation/Organization	Limited Partnership  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.)
72 (/2000 DNGUYEN 00000013 75603327 FG:481 40.00 DP FOR OFFICE	E USE ONLY

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

FORM PTO-1618B Expires 06/30/99 OMB 0651-0027	Page	e 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK	
Domestic Representative Nam	e and Address	Enter for the first Receiv	ing Party only.	
Name				
Address (line 1)				
Address (line 2)		e e e mentere	the second second	
Address (line 3)				
Address (line 4)				
Correspondent Name and Ad	dress	Area Code and Telephone Numl	per (617) 570-1292	
Name Miriam J. Rovner				
Address (line 1) Goodwin, Procter & H	łoar LLP			
Address (line 2) Exchange Place				
Address (line 3) 53 State Street				
Address (line 4) Boston, MA 02109-28	81			
Pages Enter the total number of pages of the attached conveyance document including any attachments. # 5				
Trademark Application Number(s) or Registration Number(s)				
Trademark Application	Number(s)	Registrati	on Number(s)	
75/603,327 75/603,328 75/435,529	75/351,013 75/351,014	1,978,292 2,072,610		
75/351,015 75/368,948				
Number of Properties	Enter the total number of	properties involved	# 9	
Fee Amount	Fee Amount for Pr	roperties Listed (37 CFR 3.41):	\$ 240.00	
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: # 07-1700				
	Authorization to charge add	ditional fees: Ye	s 🛛 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.				
Alexander P. Steffan Name and Person Signing	alectric- Signa	jli /on	/2/27/9 9 Date Signed	

DOCSC\830249.1

## RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL

This RELEASE, dated as of December <u>10</u>, 1999, is made by Fleet National Bank, a national banking association, as Agent ("Secured Party Lender") pursuant to the termination of the Credit Agreements (as defined below) between the Secured Party Lender and Haights Cross Communication, LLC (the "Borrower").

WHEREAS, the Borrower and the Secured Party Lender entered into that certain First Amended and Restated Credit Agreement dated April 7, 1998, and the Second Amended and Restated Credit Agreement dated June 30, 1998, as amended by the First Amendment to the Second Amended and Restated Credit Agreement dated January 21, 1999, and the Second Amendment to the Second Amended and Restated Credit Agreement dated April 21, 1999 (the "Credit Agreements") between the Borrower and the Secured Party Lender, pursuant to which the Secured Party Lender extended credit to the Borrower and certain of the Borrower's subsidiaries granted security interests pursuant to the following;

- An Intellectual Property Security Agreement dated April 7, 1998 between ERL-DH Acquisition Corp., LLC and the Secured Party Lender (the "ERL-DH Agreement"), recorded at the United States Patent and Trademark Office ("PTO") on April 24, 1998, Reel 1718 Frame 0482;
- A Copyright Security Agreement dated June 30, 1998 between HC-SP, LLC and the Secured Party Lender (the "HC-SP Copyright Agreement"), recorded at the United States Copyright Office ("USCO") on October 2, 1998, Volume 3423 Page 587 & 588;
- A Trademark Security Agreement dated June 30, 1998 between HC-SP, LLC and the Secured Party Lender (the "HC-SP Trademark Agreement"), recorded at the PTO on August 31, 1998, Reel 1786, Frame 0285;
- A Copyright Security Agreement dated June 30, 1998 between Newbridge Educational Publishing, LLC and the Secured Party Lender (the "Newbridge Copyright Agreement"), recorded at the USCO on October 2, 1998, Volume 3423, Page 586;
- A Trademark Security Agreement dated June 30, 1998 between Newbridge Educational Publishing, LLC and the Secured Party Lender (the "Newbridge Trademark Agreement"), recorded at the PTO on August 31, 1998, Reel/Frame 1786/0299;
- A Copyright Security Agreement dated January 21, 1999 between HG-TCG, LLC and the Secured Party Lender (the "HG-TCG Copyright Agreement"), recorded at USCO April 19, 1999.;
- A Trademark Security Agreement dated January 21, 1999 between HG-TCG, LLC and the Secured Party Lender (the "HG-TCG Trademark Agreement"), recorded at the PTO on April 14, 1999, Reel 1885 Frame 0821 and;

A Copyright Security Agreement dated April 21, 1999 between Andrews Acquisition, LLC and the Secured Party Lender (the "Andrews Agreement"), sent to USCO on June 15, 1999 (collectively, the "Security Agreements").

WHEREAS, the Secured Party Lender acknowledges full payment, performance and satisfaction of the Notes issued pursuant to the Credit Agreements secured by the Security Agreements; and

WHEREAS, the Borrower has requested that the Secured Party Lender release its security interest in the Collateral, as defined in the ERL-DH Agreement, the Collateral, as defined the HC-SP Trademark Agreement, the Newbridge Trademark Agreement, and the HG-TCG Trademark Agreement and the Collateral, as defined in the HC-SP Copyright Agreement, the Newbridge Copyright Agreement, the HG-TCG Copyright Agreement, and the Andrews Agreement in connection with the termination of both the Credit Agreements and the Security Agreements (the "Released Collateral").

NOW THEREFORE, the Secured Party Lender hereby **RELEASES** all of its security interest in the collateral listed on Schedule A attached hereto and made a part hereof and any other Released Collateral described in the aforementioned Security Agreements.

The Secured Party Lender agrees, at the Borrower's expense to cooperate with the Borrower and its subsidiaries and to provide the Borrower and its subsidiaries with the information and additional authorization necessary to effect the release of the Secured Party Lender's security interest in the Released Collateral.

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IN WITNESS WHEREOF, the Security Party Lender has executed this Release as of the date first above written.

Fleet National Bank, as Agent

Name: Jerrer K. Green

Title:

## CERTIFICATE OF ACKNOWLEDGMENT

STATE OF Massachusetts )
COUNTY OF Suffolk )
COUNTY OF Suffolk )
Before me, the undersigned, a Notary Public in and for the county aforesaid, on this
Before me, the undersigned, a Notary Public in and for the county aforesaid, on this day of December, 1999 personally appeared Aggree R Grove to me known personally, and who, being by me duly swork, deposes and says that-s/he is the
known personally, and who, being by me duly sworth, deposes and says that s/he is the
Vice President of the Borrowers, and that said instrument was signed and sealed on
behalf of said corporations by authority of their Boards of Directors, and said officer acknowledged said instrument to be the free act and deed of said corporations.
acknowledged said instrument to be the free act and deed of said corporations.
bank
Fleet national Bank, as Agent Musul A. Gardolph
Notary Public
My commission expires:

MURIEL A. RANDOLPH NOTARY PUBLIC My Commission Expires: September 25, 2003

## HAIGHTS CROSS COMMUNICATIONS TRADEMARKS

## The Coriolis Group, LLC

<u>Trademark</u>	Registration/Serial No.	Registration Date/ Filing Date
EXAM CRAM LIVE (Cl. 41)	75/676,777	April 6, 1999
EXAM CRAM (Cl. 16)	<del>75/676,141</del>	April 6, 1999
EXAM CRAM (Cl. 16)	75/603,327	December 10, 1998 /
EXAM CRAM	75/603,328	December 10, 1998.
ONSITE	75/435,529	February 17, 1998
EXAM CRAM (Cl. 16)	75/285,075	May 1, 1997 -
EXAM CRAM (Cl. 9)	<del>75/285,082</del>	May 1,1997 -
NETSEEKER	1,978,292	June 4, 1996
CORIOLISOPEN	<del>75/689,133</del>	April 21, 1999 -
CORIOLISOPEN	75/689,132	April 2,1 1999 -
CORIOLISOPEN	<del>75/687,725</del>	April 21, 1999 -
CORIOLISOPEN	75/687,714	September 3, 1999
CERTIFICATION INSIDER	75/351,013	September 3, 1999
CERTIFICATION INSIDER	75/351,014	September 3, 1999
CERTIFICATION INSIDER	75/351,015	September 3, 1999
CERTIFICATION INSIDER	75/368,948	September 4, 1999
VISUAL DEVELOPER	2,072,610	September 21, 1995
* Intent to use Application		

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**RECORDED: 12/27/1999**