FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

03 01

3-12-01

03-29-2001



101651716

U.S. Department of Commerce Patent and Trademark Office

TRADEMARK

RECORDATION FORM COVER SHEET

RECORDATION TORIN COVER SHEET				
TRADEMARKS ONLY				
	ease record the attached original document(s) or copy(ies).			
[[V]]	Conveyance Type			
	Assignment License			
Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment			
Document ID #	Effective Date			
Correction of PTO Error Reel # Frame #	Merger Month Day Year 01/27/01			
Corrective Document	Change of Name			
Reel # Frame #	Other			
Conveying Party Ma	rk if additional names of conveying parties attached Execution Date			
Name Riverdeep Group PLC D2/21/01				
Formerly				
Individual General Partnership Lin	mited Partnership X Corporation Association			
	mited Partnership X Corporation Association			
Other				
X Citizenship/State of Incorporation/Organization	Ireland			
Receiving Party Mark if additional names of receiving parties attached				
Name Riverdeep Interactive Learning Limited				
DBA/AKA/TA				
Composed of				
Address (line 1) I nird Floor, Styne House				
Address (line 2) Upper Hatch Street				
Address (line 3) Dublin 2	Ireland			
City State/Country Zip Code				
	State/Country Zip Code			
Individual General Partnership Li	State/Country Zip Code mited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an			
	State/Country Zip Code mited Partnership If document to be recorded is an assignment and the receiving party is			
Individual General Partnership Li	State/Country mited 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			
Individual General Partnership Li KX Corporation Association	State/Country mited 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			
Individual General Partnership Li xx Corporation Association Other Citizenship/State of Incorporation/Organization	State/Country mited 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.)			
Individual General Partnership Li XX Corporation Association Other Citizenship/State of Incorporation/Organization	State/Country mited 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.) Ireland			

Public but den 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.

FORM	рт	O 1	۲1	QD
			υı	oD
Expires 06/	30/99			
0110 0054				

Page 2

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

OMB 0651-0027			· · · · · · · · · · · · · · · · · · ·	IRADEMAK		
Domestic R	Representative Name and Addres	SS	Enter for the first Re	eceiving Party only.		
Name	Jennifer Silver, Esq.					
Address (line 1)	Proskauer Rose LLP					
Address (line 2)	1585 Broadway					
Address (line 3)	New York, NY 10036					
Address (line 4)						
Correspond	dent Name and Address Area Code	e and T	elephone Number (212	2).969-3246,		
	Jennifer Silver, Esq.			The state of the s		
			DAT 7	03/12/01		
Address (line 1)	Proskauer Rose LLP		I F	0.311.5(10)		
Address (line 2)	1585 Broadway		ķ.			
Address (line 3)	New York, New York 10036	···	<u> </u>	1 194		
Address (line 4)			Buba	5 Lil 6 1		
	Enter the total number of pages of th	e atta	ched conveyance do	cument "		
Pages	including any attachments.		(จีกูลานในกิจ จาก	rosocii daili y rafei (Fee)		
Trademark.	Application Number(s) or Regist	tratio	n Number(s)	Mark if additional numbers attached		
	e Trademark Application Number or the Registrat			——·		
	demark Application Number(s)			ration Number(s)		
75/822,505]				
		7				
		~				
		J				
Number of	Properties Enter the total number	of pro	perties involved.	#3		
Fee Amour	t Fee Amount for Proper	ties Li	sted (37 CFR 3.41):	\$ 90		
	of Payment: Enclosed	De	posit Account XX			
Deposit / (Enter for p	payment by deposit account or if additional fees			# 16-2500		
	Deposit Acc			"		
******	Authorization	on to c	harge additional fees:	Yes X No		
	and Signature					
To ti	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.						
Jennifer S		\	~ X	3/12/01		
Name	of Person Signing	s	gnature	Date Signed		

TRADEMARK

REEL: 002259 FRAME: 0801

RIVERDEEP GROUP PLC

- and -

RIVERDEEP INTERACTIVE LEARNING LIMITED

INTELLECTUAL PROPERTY ASSIGNMENT

WILLIAM FRY Solicitors Fitzwilton House Wilton Place Dublin 2

014710.0029.GH

TRADEMARK M : Aq quas 353 16625030; 09/03/01 15:43; **Jeffax** #11

REEL: 002259 FRAME: 0802



THIS ASSIGNMENT is made the 21st day of February, 2001

BETWEEN:

03-12-2001

U.S. Patent & TMOfc/TM Mail Ropt Dt. #73

RIVERDEEP GROUP PLC

a public limited company incorporated in Ireland under registration number 317234 having its principal offices at Third Floor, Styne House, Upper Hatch Street, Dublin 2 (the "Assignor")

- and -

RIVERDEEP INTERACTIVE LEARNING LIMITED

a company incorporated in Ireland under registration number 241978 having its principal offices at Third Floor, Styne House, Upper Hatch Street, Dublin 2 (the "Assignee")

WHEREAS:

- A. The Assignee is a wholly-owned subsidiary of the Assignor.
- B. Pursuant to an Asset Purchase Agreement dated as of the 7th of February 2001 (the "SmartStuff Agreement") among the Assignor, SmartStuff Software, Inc., a corporation existing under the laws of Delaware, USA ("SmartStuff") and School Specialty Inc. ("SSI"), a corporation existing under the laws of Wisconsin, the Assignor intends to acquire certain intellectual properties of SmartStuff (the "Intellectual Property Rights") including, but not limited to, all right, title and interest to the Intellectual Property (as defined in Section 3(n) of the Smartstuff Agreement and referenced in Schedule 3(n)(ii) thereof).
- C. Clause 2(a) of the SmartStuff Agreement provides that, for accounting purposes, the transactions contemplated under the SmartStuff Agreement shall be deemed to be effective as of and from 27 January 2001 (the "Effective Date").
- D. Subject to and conditional upon closing of the transaction contemplated by the SmartStuff Agreement (the "Closing"), the Assignor wishes to assign, convey and transfer to the Assignee all of the Intellectual Property Rights.

2

TRADEMARK^{83 M:Aq quəS} REEL: 002259 FRAME: 0803 IT IS HEREBY AGREED:

1. ASSIGNMENT

Subject to and conditional upon Closing, the Assignor hereby assigns, coveys and

transfers the Intellectual Property Rights to the Assignee, effective immediately following

Closing (the "Effective Time").

2. CONSIDERATION

In consideration for the assignment, conveyance and transfer of the Intellectual Property

Rights contemplated hereunder, the Assignee shall issue to the Assignor non-interest

bearing demand debt in an amount equal to the fair market value of the Intellectual

Property Rights as at the date hereof (the "Debt Consideration"), such amount to be

recorded by each of the parties hereto as an intercompany debt owing from the Purchaser

to the Vendor.

3. ACCOUNTING

For accounting purposes, the Assignor and the Assignee agree that the transfer of

Intellectual Property contemplated hereunder shall be deemed to be effective as of the

Effective Date, and that, as of and from such date, the Purchaser shall be entitled to all

rights, benefits profits and advantages deriving therefrom or accruing thereon.

4. STAMPING

The parties acknowledge and agree that the assignment of Intellectual Property Rights

contemplated hereunder is not chargeable to Irish Stamp Duty by virtue of section 79 of

the Stamp Duties Consolidation Act, 1999. In compliance with the requirements of such

section, the Assignor agrees that it shall, forthwith following execution of this

Assignment, submit this Assignment to the Revenue Commissioners for Ireland for

323 16625030;

stamping as not chargeable with any duty.

TRADEMARK Hd M: Kq lues

REEL: 002259 FRAME: 0804

5. CONSIDERATION ADJUSTMENT

If the Revenue Commissioners for Iteland or any similar authority assesses or reassesses

the Assignor or the Assignee to tax or proposes such an assessment or reassessment on

the basis of a determination or assumption that the fair market value of the Intellectual

Property Rights does not equal the value thereof as determined pursuant to this

Assignment, the following adjustments will be made:-

(a) for the purposes of the adjustments hereunder the fair market value of the

Intellectual Property Rights will be deemed to be:-

(i) subject to clause 5(a)(iii), the fair market value of the Intellectual Property

Rights determined by the authority making or proposing such an assessment

or reassessment, provided that the Assignor and the Assignee agree that the

determination is accurate:

(ii) subject to clause 5(a)(iii), where the Assignor or the Assignee do not agree

that the authority's determination is accurate, the fair market value of the

Intellectual Property Rights as determined by a qualified person whom the

Assignor and the Assignee may appoint to make that determination as soon

as reasonably possible after the making or proposing of such assessment or

reassessment; and

(iii) for any such assessment or reassessment that is the subject of an appeal to a

court of competent jurisdiction, the fair market value of the Intellectual

Property Rights as determined by such court;

(b) if the fair market value of the Intellectual Property Rights determined pursuant to

sub-paragraph 5(a) is less than the aggregate of the principal amount of the Debt

Consideration at the time of its issuance, the following adjustments will be made

forthwith following such determination to account for that deficiency:-

(i) if at the date of adjustment the Debt Consideration is outstanding and still

held by the original holder thereof, its principal amount will be reduced by

4

TRADEMARK83 M: Ag inas

an amount equal to the deficiency and the principal amount so adjusted will be deemed retroactively to the date of issue of such Debt Consideration to have been its principal amount; and

if the reduction made pursuant to paragraph 5(b)(i) is less than the total (ii) deficiency, an amount equal to the remainder of the deficiency will be deemed to have been loaned by the Assignee to the Assignor on the date it disposed of the Debt Consideration or the rights associated therewith which made it unable to effect the reduction pursuant to clause 5(b)(i) and such amount will be paid by the Assignor to the Assignee as soon as reasonably possible.

(c) if the fair market value of the Intellectual Property Rights determined pursuant to sub-paragraph 5(a) is greater than the aggregate of the principal amount of the Debt Consideration at the time of its issuance, additional non-interest bearing debt consideration with a principal amount equal to such excess will as soon as reasonably possible be issued by the Assignee to the Assignor.

6. ACTUAL CONVEYANCE AND TRANSFER

This Assignment is intended to and shall operate as an actual assignment, conveyance and transfer of the Intellectual Property Rights without further act or formality and the Assignor hereby declares that any Intellectual Property Rights which remain in the name of the Assignor after the Effective Time will be held by the Assignor as nominee and agent for the Assignee. The Assignor HEREBY ACKNOWLEDGES AND DECLARES that, as of and from the Effective Time, it holds the Intellectual Property Rights, as nominee, in trust for the Assignee, and will hold all profits and advantages accruing thereon or which may accrue thereon upon trust for the sole use, benefit and advantage of the Assignee. The Assignor HEREBY AGREES that it shall, on demand and at the expense of the Assignee, transfer, mortgage, charge or otherwise deal with the Assignor's interest in the Intellectual Property Rights in accordance with the instructions of the Assignee.

7. FURTHER ASSURANCE

The Assignor shall, on being requested to do so by the Assignee and at the cost and

expense of the Assignee, now or at any time in the future, promptly execute all such

documents and do all such other acts or things as may be necessary or desirable to give

full effect to this Assignment and secure to the Assignce the full right and benefit of the

Intellectual Property Rights.

8. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with Irish law and the

parties hereby irrevocably submit to the exclusive jurisdiction of the Irish courts in

relation to all matters arising out of or in connection with this Agreement.

9. COUNTERPART EXECUTION

This Agreement may be executed by telefax and in counterpart, and such counterparts,

when executed and delivered, shall constitute an original and all such counterparts

together shall constitute one and the same Agreement.

IN WITNESS of which this Assignment has been executed by or on behalf of the parties

hereto on the date first above written.

SIGNED by

And Munc Co

duly authorised on behalf of

RIVERDEEP GROUP PLC

in the presence of:-

SIGNED by

duly authorised on behalf of

RIVERDEEP INTERACTIVE LEARNING LIMITED

in the presence of:-

0812pghv3 doc

Ō

TRADEMARK AND M : Aq ques

Schedule 3(n)(ii) Owned Intellectual Property

Mark	Serial No./Reg. No.	Filing Date/Issue Date
UNDERCOVER	1,968,084	04/16/96
HIGHWAY PATROL	2,213,162	12/22/98
SCREENPLAY	2,014,817	11/22/96
SMARTSTUFF	1,939,206	12/05/95
FOOLPROOF	1,926,732	10/10/95
XCURSION	75/822,508	10/14/99
XCURSION	75/822,509	10/14/99
SAFEFILTER	75/822,505	10/14/99

Registered Copyrights

None

Material Unregistered Copyrights

At least some rights, including in source code, in the following products:

- FoolProof Security
- FoolProof LabManager
- FoolProof SaveServer
- Toner Tuner Secure
- UnderCover File Security
- Xcursion Works
- Xcursion Conrol
- Approximately 600 X cursion files

Rights relating to the following web sites:

• The SmartStuff Software Web Site: www.smartstuff.com

RECORDED: 03/12/2001

• The Xcursion Central Web Site: www.xcursioncentral.com

IP Contracts

See Schedule 3(m)

TRADEMARK REEL: 002259 FRAME: 0808