

ASSIGNMENT.

Whereas,

I Elizabeth Magie Phillips
of Clarendon Virginia, and formerly of
Washington DC
have invented an improvement in games

and have ~~executed~~ ^{secured} an application for Letters Patent of the United States of America based thereon the
23rd Day of September 1924, number, 1,509,312
AND WHEREAS,

Parker Brothers (Inc)
of Salem Mass, a corporation of the State of Mass
are desirous of acquiring ~~the business and~~ the entire right, title and interest in and
to the said invention in and throughout the United States of America, its Territories, ~~and all countries~~
~~foreign thereto~~, and in and to the said ~~application for~~ Letters Patent, and in and to any and all Letters Patent
of the United States of America and countries foreign thereto, which have been or may be granted on said
invention or any part thereof;

NOW THEREFORE, for one dollar and other good and valuable consideration, Receipt of which
is hereby acknowledged, the said Elizabeth Magie Phillips

Parker Brothers Inc have agreed to and do — hereby sell, assign and transfer unto the said

the entire
right, title and interest in and throughout the United States of America, its Territories and all countries
foreign thereto in and to said invention, said application for Letters Patent, and any and all Letters Patent
and extensions thereof, of the United States of America and countries foreign thereto which have been or
may be granted on said invention or any part thereof, or on said application or any divisional, continuing,
renewal, re-issue or other application based in whole or in part thereon, or based upon said invention;

TO BE HELD AND ENJOYED by the said Parker Brothers Inc
in connection with their game brand "Monopoly" for
otherwise, and by their heirs, executors, administrators, successors, and assigns to
the full ends of the terms for which said Letters Patent or any of them have been or may be granted, as fully
and entirely as the same would have been held and enjoyed by ~~me~~ had no sale and assignment of said interest
been made; and ~~do hereby authorize and request the Commissioner of Patents of the United States~~
~~of America to issue any and all Letters Patent of the United States of America which may be granted~~
~~upon the said applications above referred to, or any of them, or upon said invention or any part thereof, to~~

~~me~~ and ~~do~~ hereby agree for myself and for
my heirs, executors and administrators, to execute without further consideration any further lawful
documents and any further assurances, and any re-issue, renewal, or other application for Letters Patent that
may be deemed necessary by the assignee herein named, fully to secure to the said assignee my interest as
aforesaid in and to said invention or any part thereof, and in and to said several Letters Patent or any of them.

And I do hereby covenant for myself and my legal representatives and agree with
Parker Brothers Inc ~~to others~~ their successors and assigns
that ~~there is~~ have granted no license to make, use or sell the said invention, that ~~prior to the execution of~~
~~this deed~~ The right, title and interest in the said invention ~~has not been~~ is not ~~encumbered~~, that ~~I have then had~~
good right and title to sell and assign the same and that ~~I have not executed and~~ will not execute
any instrument in conflict herewith, and that I will hold Parker Brothers Inc harmless
against any claims of ownership by others

In Witness Whereof, I have hereunto set my hand and affixed my seal this
5th day of September A.D. 1924
November A.D. 1935

Elizabeth Magie Phillips
Albert W. Phillips, witness

United States of America
District of Columbia

On this 6th day of Nov. A.D. 1935 appeared the above-
named Elizabeth Magie Phillips
personally known to me, and known by me to be the one who executed the foregoing instrument, and
acknowledged the same to be her free act and deed, before me.

E. M. Nolan
E. M. NOLAND
Notary Public in and for
the District of Columbia
My Commission Expires July 15, 1938.