

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	correct error in cover sheet previously recorded at reel 004574 frame 0875; the error was a typographical error in the name of the assignee where the word "Math" was mistakenly replaced with the word "Trust"

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mata Amritanandamayi Center		12/25/2010	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Mata Amritanandamayi Math
Street Address:	Amritapuri P.O.
City:	Kollam District, Kerala
State/Country:	INDIA
Postal Code:	690525
Entity Type:	TRUST: INDIA

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Serial Number:	85036758	EMBRACING THE WORLD
Registration Number:	3494841	AMMA
Registration Number:	2163631	AMMACHI
Registration Number:	3369465	AMMA.ORG
Registration Number:	3369466	THE AMMA SHOP
Registration Number:	3298110	AMMACHI PUBLICATIONS
Registration Number:	3302594	MOTHERS BOOKS AND GIFTS
Registration Number:	3013946	IAM - INTEGRATED AMRITA MEDITATION TECHNIQUE
Registration Number:	2883239	AMMA
Registration Number:	3398600	AMMA

CORRESPONDENCE DATA

Fax Number: (832)217-2993

900199499

**TRADEMARK
 REEL: 004602 FRAME: 0831**

OP \$265.00 85036758

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 7135283100
Email: rsmith@jonesmith.net
Correspondent Name: E Randall Smith
Address Line 1: 2777 Allen Parkway, Suite 1000
Address Line 4: Houston, TEXAS 77019

DOMESTIC REPRESENTATIVE

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER:	E Randall Smith
Signature:	/ers/
Date:	08/11/2011

Total Attachments: 16

source=assignment and license back 12 25 10#page1.tif
source=assignment and license back 12 25 10#page2.tif
source=assignment and license back 12 25 10#page3.tif
source=assignment and license back 12 25 10#page4.tif
source=assignment and license back 12 25 10#page5.tif
source=assignment and license back 12 25 10#page6.tif
source=assignment and license back 12 25 10#page7.tif
source=assignment and license back 12 25 10#page8.tif
source=assignment and license back 12 25 10#page9.tif
source=assignment and license back 12 25 10#page10.tif
source=assignment and license back 12 25 10#page11.tif
source=assignment and license back 12 25 10#page12.tif
source=assignment and license back 12 25 10#page13.tif
source=assignment and license back 12 25 10#page14.tif
source=assignment and license back 12 25 10#page15.tif
source=assignment and license back 12 25 10#page16.tif

INTELLECTUAL PROPERTY ASSIGNMENT AND LICENSE BACK AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AND LICENSE BACK AGREEMENT ("Agreement"), effective as of 25th day of December, 2010 ("Effective Date"), is entered into by and between Mata Amritanandamayi Center, a not-for-profit corporation organized and existing under the laws of the State of California and having its principal offices located at 10200 Crow Canyon Road, Castro Valley, CA 94552, USA ("MAC"), and Mata Amritanandamayi Math, an India-based Registered Public Charitable trust having its principal offices located at Amritapuri P.O., Kollam District, Kerala 690 525, India ("MAM").

RECITALS

WHEREAS, MAM and MAC are both engaged in the promotion and advancement of the charitable, humanitarian and spiritual activities of Her Holiness Mata Amritanandamayi Devi, a renowned humanitarian and spiritual leader;

WHEREAS, MAC is the owner of certain Intellectual Property (which term is defined herein); and

WHEREAS, MAC desires to assign its rights in such Intellectual Property to MAM, and MAM desires to license back the Intellectual Property to MAC to enable MAC to continue the use of the Intellectual Property assigned to MAM, in each case subject to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the promises set forth herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, MAC and MAM, intending to be legally bound, agree as follows:

ARTICLE I

Definitions

As used herein, the following terms shall have the following meanings:

SECTION 1.01 "Assigned Rights" shall take the meaning assigned to it in Section 2.01.

SECTION 1.02 "Copyrights" shall mean: (a) all copyrights in any work subject to the copyright laws of the United States or any other country, whether as author, assignee, transferee or otherwise, and (b) all registrations and applications for registration of any such copyright in the United States or in any other country.

SECTION 1.03 "Intellectual Property" shall mean all intellectual property and proprietary rights of every kind, including inventions, designs, Patents, Copyrights, Trademarks, internet uniform resource locators, domain names, Software and databases, all embodiments or fixations thereof, related registrations and applications, all additions, modifications, improvements and enhancements thereof, and books and records describing or used in connection with any of the foregoing.

SECTION 1.04 “Licensed Activities” shall take the meaning assigned to it in Section 3.01.

SECTION 1.05 “Licensed Intellectual Property” shall take the meaning assigned to it in Section 3.01.

SECTION 1.06 “License Term” shall take the meaning assigned to it in Section 3.03.

SECTION 1.07 “Licensed Territory” shall take the meaning assigned to it in Section 3.01.

SECTION 1.08 “Management Rights” shall take the meaning assigned to it in Section 3.08.

SECTION 1.09 “Moral Rights” shall take the meaning assigned to it in Section 2.01.

SECTION 1.10 “Patents” shall mean: (a) all inventions (whether patentable or not), invention disclosures, improvements, proprietary information, know-how, technology, technical data, and all documentation relating to any of the foregoing, and (b) all patents and applications therefor and all reissues, divisions, renewals, extensions, provisional applications, continuations and continuations-in-part thereof.

SECTION 1.11 “Publicity Rights” shall take the meaning assigned to it in Section 3.01.

SECTION 1.12 “Software” shall mean any computer software program, together with any error corrections, updates, modifications, or enhancements thereto, in both machine-readable form and human readable form, including all comments and any procedural code.

SECTION 1.13 “Trademarks” shall mean: (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, and other source or business identifiers, and all registration and applications filed in connection therewith, including registrations and applications in the United States Patent and Trademark Office, any state of the United States or any similar offices in any other country or any political subdivision thereof, and all extensions or renewals thereof, and (b) all goodwill associated therewith or symbolized thereby.

ARTICLE II

Assignment of Intellectual Property

SECTION 2.01 Assignment. MAC hereby, irrevocably and in perpetuity, assigns, transfers and conveys to MAM all of its worldwide right, title and interest in and to all Intellectual Property of every kind and nature now owned or hereafter acquired or developed by MAC, including, without limitation, all Patents, Copyrights, Trademarks and domain names, and all derivative works and improvements thereto (hereafter, the “Assigned Rights”), irrespective of whether the underlying works to which such Intellectual Property relate to are specifically identified in this Agreement. For the sake of clarity, the Copyrights that are the subject of the

aforesaid assignment shall include, without limitation, the works and copyright registrations that are identified on Schedule I attached hereto (hereafter, the "Copyright Schedule") and the Trademarks that are the subject of the aforesaid assignment shall include, without limitation, the Trademarks and domain names and corresponding applications and registrations that are identified on Schedule II attached hereto (hereafter, the "Trademark Schedule"). MAC's assignment under this Agreement further includes, without limitation, all rights of paternity and integrity, and any other rights that may be known as or referred to as moral rights or the like ("Moral Rights") that MAC or its employees or independent contractors may have in the Assigned Rights. To the extent such Moral Rights cannot be assigned under applicable law, MAC, on behalf of itself and its employees and independent contractors, hereby waives all Moral Rights in and to the Intellectual Property and consents to any action of MAM that would violate such Moral Rights in the absence of such consent.

SECTION 2.02 Further Assurances. To the extent that exclusive ownership in the Assigned Rights does not vest in MAM as set forth in Section 2.01 or to the extent any right, title or interest is required to be assigned under law (including, in the case of any invention or trade secret whether or not patentable), MAC shall take commercially reasonable efforts to assist MAM in procuring an assignment, and hereby perpetually and irrevocably assigns to MAM all such right, title and interest in and to the Assigned Rights and all future derivative works and improvements thereto, including all uses in all media now known or in the future developed in any jurisdiction and all lawful means and forms of exploitation now known or in the future developed in any jurisdiction. MAC acknowledges that notwithstanding the provisions of Section 19(4) of the Copyright Act of India (1957), MAM's rights in the Assigned Rights under this Agreement shall not lapse nor shall the rights of MAM revert to MAC even if MAM or MAM's assigns do not exercise their rights with a period of one (1) year of the Effective Date of this Agreement or any subsequent assignment.

SECTION 2.03 No Warranties. Any and all Intellectual Property assigned by MAC to MAM under this Agreement is assigned on an "AS IS" basis, without any warranty or representation whatsoever, all of which is hereby expressly disclaimed by MAC.

SECTION 2.04 Administrative Filings. MAC agrees to cooperate in executing any further documents necessary for recordation in any governmental office or agency and/or to otherwise give effect to the purpose of the assignment set forth in Section 2.01, including, without limitation, complying with all requests, instructions, and any documentation required by any intellectual property office, and promptly executing and delivering all documents requested by MAM and required by any intellectual property office.

SECTION 2.05 New Materials. If requested by MAM, MAC shall deliver a full and accurate list of any new materials that MAC or a third-party on its behalf may have acquired or developed after the Effective Date of this Agreement (such materials are hereafter referred to as the "New Materials"). To the extent no New Materials have been acquired or developed by MAC or a third-party on its behalf, MAC shall certify in writing to such.

ARTICLE III

License Back to MAC

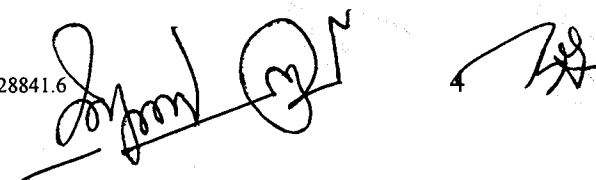
SECTION 3.01 License Back to MAC. Subject to the terms and conditions set forth herein, MAM hereby grants to MAC an exclusive, fully paid-up, royalty-free and non-assignable right and license during the License Term (which term is defined in Section 3.03) to use, copy, perform, display and distribute the Assigned Rights, and to import, sell or offer to sell any products that are covered under the Assigned Rights, within the United States of America, including its possessions and territories (the "Licensed Territory"), for the purpose of spreading the teachings and promoting the charitable, spiritual, religious and philanthropic activities of Her Holiness Mata Amritanandamayi Devi and such other activities as may be approved from time to time in writing by MAM in its sole discretion (cumulatively hereafter, the "Licensed Activities"). The Assigned Rights that are licensed to MAC pursuant to this Section is hereafter referred to as the "Licensed Intellectual Property." The license set forth above shall also include the right of MAC to sublicense the Licensed Intellectual Property to affiliates and third-parties located within the Licensed Territory and the right of MAC and its sublicensees to create derivative works, modifications and improvements of the Licensed Intellectual Property in connection with the Licensed Activities. MAM further acknowledges and agrees that the licenses set forth herein also include the right of MAC and its sublicensees to use the name, likeness, image, voice and other identifiable attributes of Her Holiness Mata Amritanandamayi Devi (including the names "Amma," "Ammachi" and the "Hugging Saint") for the Licensed Purposes (such rights are referred to hereafter as the "Publicity Rights"). All sublicenses granted by MAC to its affiliates or any third-party shall be subject to the terms of this Agreement.

SECTION 3.02 No Warranties. Any and all licenses granted by MAM to MAC under this Agreement is granted by MAM on an "AS IS" basis, without any warranty or representation whatsoever, all of which is hereby expressly disclaimed by MAM.

SECTION 3.03 Term of License. The license granted in Section 3.01 shall commence on the Effective Date of this Agreement and shall continue until terminated in accordance with the provisions of Section 3.04 (the "License Term").

SECTION 3.04 Termination. MAM may terminate the licenses granted to MAC in the Licensed Intellectual Property pursuant to Section 3.01 if MAC materially breaches the terms of the license and fails to cure such breach within sixty (60) days of receipt of written notice thereof from MAM. Additionally, MAM may terminate the licenses at any time after providing MAC with prior written notice of not less than ninety (90) days, provided, however, such determination to terminate the license shall be taken, on a resolution passed by the Board of Trustees of MAM. MAC may terminate the licenses granted by MAM to MAC hereunder at any time, with or without cause, by providing MAM with prior written notice of not less than ninety (90) days.

SECTION 3.05 Effect of Termination. If the license in the Licensed Intellectual Property terminates pursuant to Section 3.04, MAC shall promptly, and in all events, within ninety (90) days after such termination, cease using the Licensed Intellectual Property. For the avoidance of doubt, the assignment of the Assigned Rights pursuant to Section 2.01 hereof herein shall survive any termination or expiration of this Agreement and any licenses.

Handwritten signatures and initials in black ink, including a large signature on the left and initials on the right.

SECTION 3.06 Limited Rights. MAC agrees that it shall not acquire any rights in the Licensed Intellectual Property other than the limited license expressly set forth herein. MAC agrees that it shall not challenge, contest or deny the validity of MAM's ownership right, title or interest thereto. To the extent MAC obtains any right in the Licensed Intellectual Property, or to any derivative works or improvements thereto, MAC shall assign, transfer and convey, and hereby assigns, transfers and conveys to MAM in perpetuity, all of MAC's worldwide right, title and interest in and to the Licensed Intellectual Property and to all derivative works and improvements thereto and shall, at MAM's request, execute any documents or instruments necessary to effect such assignment.

SECTION 3.07 Quality. MAC shall, at its cost and expense, (i) maintain and use the Licensed Intellectual Property, including the Trademarks, in accordance with the specifications and standards of quality established and communicated by MAM to MAC from time to time, and (ii) otherwise take all reasonable measures necessary to protect and maintain MAM's rights in the Licensed Intellectual Property. MAC shall not use the Publicity Rights licensed under this Agreement in a manner that is derogatory, scandalous, defamatory, false or that may otherwise bring either Her Holiness Mata Amritanandamayi Devi or her organizations into disrepute.

SECTION 3.08 Markings. MAC covenants that it shall place appropriate patent, copyright and trademark markings and notices on the Licensed Intellectual Property to denote MAM's ownership rights in products that are covered by the Licensed Intellectual Property.

SECTION 3.09 Right to Maintain Licensed Intellectual Property. As MAM's exclusive licensee of the Licensed Intellectual Property in the Licensed Territory, MAC shall have the right, within the Licensed Territory, to take commercially reasonable measures to manage and administer the Licensed Intellectual Property, including the Publicity Rights, and to take all actions reasonably necessary to protect and maintain MAC's license rights in the Licensed Intellectual Property and the Publicity Rights (cumulatively, the "Management Rights"). As part of MAC's Management Rights, MAC shall have and is hereby granted the right, without cost or expense to MAM, to file and maintain applications and registrations for the Licensed Intellectual Property and to any new Intellectual Property that is inherent in or appurtenant to the Licensed Intellectual Property that MAC may acquire or develop in the future (it being understood that all applications and registrations shall be obtained in the name of MAM unless MAM instructs otherwise), and accordingly, MAM shall have the right, title and interest in such applications or registrations to the Licensed Intellectual Property and to any new Intellectual Property that MAC may acquire, subject to the exclusive license of MAC granted under this Agreement. MAM will reasonably cooperate with MAC in all respects, but at MAC's expense, to enable MAC to obtain the aforesaid applications and registrations, and MAM shall execute any further agreements, documents and instruments as may be necessary to effect the same. MAM hereby appoints MAC as its attorney-in-fact to execute and file such documents that may be necessary for the foregoing purposes.

SECTION 3.10 Notification of Infringement. MAC and MAM each agree to notify the other of any uses of, or any applications or registrations to use, any trademark, copyright, or patent which constitutes or could constitute an infringement or misappropriation of any of the Licensed Intellectual Property or that may otherwise adversely affect MAM's rights in the Licensed Intellectual Property. As the exclusive licensee of the Licensed Intellectual Property in

the Licensed Territory, MAC shall have the right in its reasonable discretion, and with counsel of its choosing, to take any action within the Licensed Territory, in its own name and/or in the name of MAM, to protect any Licensed Intellectual Property from any infringement or misappropriation by a third-party, in each case at the expense of MAC. Prior to taking any such action, MAC shall advise MAM of its intention to commence the proposed action and thereafter at MAM's request, shall promptly furnish MAM with copies of relevant documents and keep MAM advised of developments relating to the action. MAM shall cooperate with MAC and, if requested by MAC, join MAC as a plaintiff in such action with counsel designated by MAC. To the extent MAM decides to bring action directly against a third-party in relation to any infringement or misappropriation of the Licensed Intellectual Property by such third-party, MAC shall, cooperate with MAM in the prosecution or defense of such actions, suits or proceedings and the exercise or enforcement of any such rights or remedies by or against such third-party, including without limitation, executing any papers necessary or desirable in connection with any of the foregoing and providing testimony and evidence whenever reasonably requested by MAM to do so, in each case at the expense of MAM.

ARTICLE IV

Miscellaneous

SECTION 4.01 Notices. All communications and notices hereunder shall be in writing and shall be sent at the following addresses (or such addresses as a party may hereafter specify by notice to the other):

if to MAM:

Mata Amritanandamayi Math
Amritapuri P.O.
Kollam District, Kerala 690 525
India
Attention: Vice-Chairman

if to MAC:

Mata Amritanandamayi Center
10200 Crow Canyon Road
Castro Valley, CA 94552
USA
Attention: General Manager

With a copy to:

Stephen G. Schmidt, Esq.
General Counsel
Mata Amritanandamayi Center
2905 Rodeo Park Drive East, #2
Santa Fe, New Mexico 87505

USA
Email: iamsteve108@yahoo.com

SECTION 4.02 Assignment; Successors. Neither party may assign this Agreement to a third-party unless it obtains the prior written consent of the other party, which consent shall not be unreasonably withheld. Any reference to a party in this Agreement shall be deemed to include the successors and permitted assigns of such party; and all covenants, promises and agreements by or on behalf of a party that are contained in this Agreement shall bind and inure to the benefit of such party's successors and permitted assigns.

SECTION 4.03 No Partnership. The parties agree that, in the performance of this Agreement, they are and shall be independent contractors. This Agreement does not constitute and shall not be construed an agency, a partnership or joint venture between MAC and MAM.

SECTION 4.04 GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CALIFORNIA, AND TO THE EXTENT APPLICABLE, THE LAWS OF THE UNITED STATES OF AMERICA, WITHOUT REFERENCE TO THEIR CONFLICT OF LAW PROVISIONS.

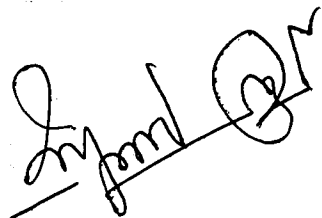
SECTION 4.05 Further Assurances. Following the Effective Date, each of MAM and MAC shall execute such other documents and instruments and take such other actions as may be reasonably required or desirable to carry out the provisions of this Agreement.

SECTION 4.06 Waivers; Amendment. No failure or delay of a party in exercising any power or right hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such right or power, or any abandonment or discontinuance of steps to enforce such a right or power, preclude any other or further exercise thereof or the exercise of any other right or power. Neither this Agreement nor any provision hereof may be waived, amended or modified except pursuant to a written agreement entered into between MAC and MAM.

SECTION 4.07 WAIVER OF JURY TRIAL. EACH PARTY HERETO HEREBY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT.

SECTION 4.08 Integration. This Agreement (along with Schedules 1 and 2) shall constitute the entire agreement between the parties hereto concerning the subject matter hereof. This Agreement and the License Agreement shall supersede all previous negotiations, proposed agreements, whether written or oral.

SECTION 4.09 Severability. In the event any one or more of the provisions contained in this Agreement should be held invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby (it being understood that the invalidity of a particular provision in a



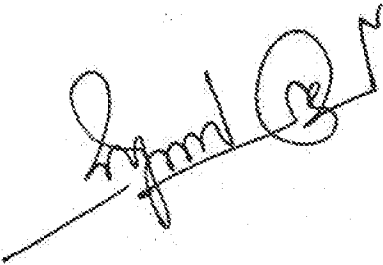
particular jurisdiction shall not in and of itself affect the validity of such provision in any other jurisdiction).

SECTION 4.10 Counterparts. This Agreement may be executed in two or more counterparts, each of which shall constitute an original, but all of which, when taken together, shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by facsimile transmission or by email shall be as effective as delivery of a manually executed counterpart of this Agreement.

SECTION 4.11 Headings. The article and section headings used herein are for the purpose of reference only, are not part of this Agreement and are not to affect the construction of, or to be taken into consideration in interpreting, this Agreement.

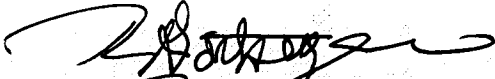
SECTION 4.12 Interpretation. The words "include", "includes", "included", "including" and "such as" do not limit the preceding words or terms and shall be deemed to be followed by the words "without limitation." All pronouns and any variations thereof refer to the masculine, feminine or neuter, singular or plural, as the context may require. All terms defined in this Agreement in their singular or plural forms, have correlative meanings when used herein in their plural or singular forms, respectively.

(Signature Page Follows)

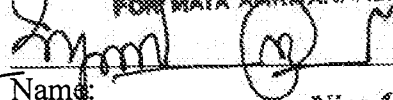
A handwritten signature in black ink, appearing to be "Sydney B.", written diagonally across the page.A handwritten signature in black ink, appearing to be "A.", written horizontally above the page number.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their proper and duly authorized officers as of the date first written above.

MATA AMRITANANDAMAYI CENTER

By: 
Name: RON GOTZGEN
Title: PRESIDENT

MATA AMRITANANDAMAYI MATH
FOR MATA AMRITANANDAMAYI MATH

By: 
Name: _____
Title: Vice Chairman

SCHEDULE I

COPYRIGHT SCHEDULE

I. List of Books with ISBN Code

<u>Title of Book</u>	<u>ISBN Code</u>
Mata Amritanandamayi	1-879410-50-8
Awaken Children (set)	1-879410-51-6
Awaken Children (volume 1)	1-879410-52-4
Awaken Children (volume 2)	1-879410-53-2
Awaken Children (volume 3)	1-879410-54-0
Awaken Children (volume 4)	1-879410-55-9
Puja	1-879410-56-7
Bhajanamritam (volume 1)	1-879410-57-5
Awaken Children (volume 5)	1-879410-58-3
Bhajanamritam (volume 2)	1-879410-59-1
Ammachi, a biography of Mata Amritanandamayi	1-879410-60-5
For My Children	1-879410-61-3
Immortal Light	1-879410-62-1
Awaken Children (volume 7)	1-879410-63-X
Awaken Children (volume 6)	1-879410-64-8
Calendar 1997	1-879410-65-6
Awaken Children (volume 8)	1-879410-66-4
Lalita Sahasranam (big)	1-879410-67-2
On the Road to Freedom (volume 2)	1-879410-68-0
Bhajanamritam III	1-879410-69-9
Calendar 1998	1-879410-70-2
Awaken Children (volume 9)	1-879410-71-0
Upadesamritam I	1-879410-72-9
In the Beginning (Satyajit in India)	1-879410-73-7
Calendar 1999	1-879410-74-5
Diary	1-879410-75-3
Eternal Wisdom (Upadeshamritam) Part 2	1-879410-76-1
River of Love (Video)	1-879410-77-X
Calendar 2001	1-879410-78-8
Talks By Swami Paramatmananda - Volume 1	1-879410-79-6
Talks By Swami Paramatmananda - Volume 2	1-879410-80-X
Bhajanamritam IV	1-879410-81-8
Images Of Light	1-879410-82-6
Talks By Swami Paramatmananda - Volume 3	1-879410-83-4
Talks By Swami Paramatmananda - Volume 4	1-879410-84-2
Talks By Swami Paramatmananda - Volume 5	1-879410-85-0
Talks By Swami Paramatmananda - Volume 6	1-879410-86-9

<u>Title of Book</u>	<u>ISBN Code</u>
CookBook - Shyama Gandhi	1-879410-87-7
Amma & Me (Manoharan's Book)	1-879410-88-5
Mother of Sweet Bliss	1-879410-89-3
Sacred Journey	1-879410-90-7
Being With Amma	1-879410-91-5
Embracing the World (Picture Book)	1-879410-92-3
Torrential Love	1-879410-93-1
The Blessed Life (RK Swami's Book)	1-879410-00-1
Tsunami Book - Nirupama asked	1-879410-02-8
Tulasi Devi - The Goddess of Devotion (By Sarvaga and Gunavati)	1-879410-09-5
Unforgettable Memories' (Swami Purnamritananda)	1-879410-10-9
Kalamrita - Jyotish Calendar	1-879410-47-8
Sri Lalitha Archana Book - with Meaning	1-879410-48-6
The Timeless Path: RK Swami	1-879410-49-4

II. List of CDs with UPC-A Numbers

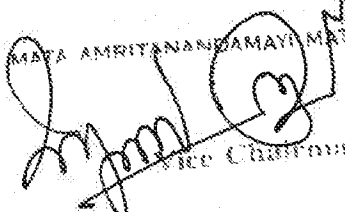
<u>Title of CD</u>	<u>UPC-A Number</u>
World Tour 98 Part 1	669061000123
World Tour 98 Part 2	669061000321
Swami Paramatmananda Bhajans Vol. 1	669061000529
Swami Paramatmananda Bhajans Vol. 2	669061000628
Amrita Yoga	669061000840
Mantramala	669061001120
Mother's Own Vol. 1	669061001427
World Tour 96	669061001526
World Tour 99	669061001625
Old is Gold	669061001922
World Tour 2000	669081002820
Echoes of the Infinite - 2 CDs	669081003029
Old is Gold CD - 2 CDs	669081003227
World Tour 2001	669061003520
Remembrance - Commemorative CD	669061003629
2001 World Tour Part 2 CDs	669061003728
1000 Names	669061003827
2002 Vol 1	66906100402
2002 Vol 2	66906100412
Amma's Hindi Bhajan Vol. 1	66906100422
Amma's Hindi Bhajan Vol. 2	66906100432
Amma's Tamil Bhajan Vol. 1	66906100442

Title of CD	UPC-A Number
Amma's Tamil Bhajan Vol. 2	66906100452
Amma's Malayalam Bhajan	66906100462
Sulma's CD - Goddess Jams	669061004848
Inner flute Vol. 4	669061004824
Sounds of Love Vol. 1	669061004923
Sounds of Love Vol. 2	669061004930
AV50 CD	669061005210
English Bhajan Vol. 9	669061005227
2004 World Tour	669061005234
Amrita Mala Vol. 1	669061005258
Hindi Vol. 3	669061005326
Tamil Vol. 2	669061005425
Malayalam Vol. 2	669061005524
Pray and Serve	669061005623
World Tour 2005	669061005722
Inner flute Vol. 5 / Meditative Flute	669061005821
World Tour 2005 CD Part 2	669061005920
Kali Mata Dressing	669061005944
Green Devi Dressing	669061005937
Sulma's CD - Vol 2 - Goddess Jams	669061006026
English Bhajan Vol. 10	669061006125
World Tour 2006 Part 1	669061006224
World Tour 2006 Part 2	669061006323
Kali Calendar	669061006422
Love Supreme	669061006637
WT 2007 Vol. 1	669061006644
WT 2007 Vol. 2	669061006651
WT87	669061006668
WT88 P1	669061006675
WT88 P2	669061006682
WT89 P1	669061006699
WT89 P2	669061006705
WT90	669061006712
WT91 P1	669061006729
WT91 P2	669061006736
WT92	669061006743
WT93 P1	669061006750
WT93 P2	669061006767
WT94 P1	669061006774
WT94 P2	669061006781
WT95 P1	669061006798
WT95 P2	669061006804
WT 2008 Vol. 1	669061006811

Title of CD	UPC-A Number
WT 2008 Vol. 2	669061006828
WT 2008 Vol. 3	669061006835
Echoes Vol. 1	669061006842
Untitled	669061006859
Amrita Mala Vol. 2	669061006866
Puja CD	669061006873
English Bhajans I	60779155512
English Bhajans II	60779155522
English Bhajans III	60779155532
English Bhajans IV	60779155542
Om Amriteswaryai Namaha CD	60779155552
Om Namah Shivaya CD	60779155562

III. U.S. Copyright Registrations

Title of Work	Copyright Application Number or Registration Number
Eternal Wisdom: Upadeshamrita, Part 2	US TX 5-020-275
Awaken Children, Vol IX	US TX 4-690-162
Talks	US TX 5-193-465
On the Road to Freedom: A Pilgrimage to India, Vol. 2	US TX 5-193-466

FOR MATA AMRITANANDAMAYI MATH

 Vice Chairman



SCHEDULE II

TRADEMARK SCHEDULE

I. Trademark Applications and Registrations

Trademark	Registration Number or Application Serial Number
AMMA	U.S. Reg. 3,494,841
AMMACHI	U.S. Reg. 2,163,631
AMMACHI	CTM Reg. 000956615
AMMA.ORG	U.S. Reg. 3,369,465
THE AMMA SHOP	U.S. Reg. 3,369,466
AMMACHI PUBLICATIONS	U.S. Reg. 3,298,110
MOTHERS BOOKS AND GIFTS	U.S. Reg. 3,302,594
IAM-INTEGRATED AMRITA MEDITATION TECHNIQUE	U.S. Reg. 3,013,946
	U.S. Reg. 2,883,239
	U.S. Reg. 3,398,600
	U.S. Reg. 3,302,594
EMBRACING THE WORLD	U.S. Application Serial No. 85/036,758


II. U.S. Common Law Trademarks

- a. AMRITA
- b. JUMP GRADES
- c. GREEN FRIENDS
- d. MOTHER'S KITCHEN

III. Domain Names

- a. AMMA.ORG
- b. AMMACHI.ORG
- c. GREENFRIENDS.ORG

FOR MATA AMRITANANDAMAYI MATH


Vice Chairman



