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04-18-2001



RECORDATION FORM COVER SHEET TRADEMARKS ONLY

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To the	e Honorable Commissioner of Patents and Trademarks	. Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies):		2. Name and address of receiving party(ies):	
SAND HILL CAPITAL II, L.P.		Name: FB COMMERCIAL FINANCE, INC. Address: 135 NORTH MERAMEC AVENUE	
Individual(s) citizenship:		City: ST. LOUIS State: MO Zip: 63105	
Association:		Individual(s) citizenship:	
General Partnership	o:	Association:	
Limited Partnership: DELAWARE		General Partnership:	
Corporation - State	::	Limited Partnership:	
Other:		Corporation – State: MISSOURI	
Additional name(s) of conveying party(ies) attached? [X] Yes [] No		Other:	
3. Nature of Conver [] Assignment [X] Security Agra [] Other	[] Merger	If assignee is not domiciled in the United States, a domestic representative designation is attached: [] Yes [] No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? [] Yes [x] No	
Execution Date:	December 11, 2000		
4. Application num	ber(s) or trademark number(s):	,	
A. Trademark Application No.(s) 75/717,099		B. Trademark Registration No.(s) 2,329,787 2,035,730 2,083,373 2,096,017 2,041,341 2,041,340 2,039,483	
	Additional numbers attac		
		inca. [] res [A] res	
5. Name and address of party to whom correspondence concerning document should be mailed:		6 Total number of applications and registrations involved: 8.	
Name: Internal Address:	Erin O'Brien GRAY CARY WARE & FREIDENRICH 400 Hamilton Avenue Palo Alto, California 94301		
		7. Total fee (37 CFR 3.41) \$215.00	
		[X] Authorized to be charged to deposit account	
		8. Deposit account number:	
		(Attach duplicate copy of this page if paying by deposit account)	
	DO NOT US	E THIS SPACE	
9. Statement and sig	gnature.		
To the best of my k	mowledge and belief, the foregoing information is true	and correct and any attached copy is a true copy of the original document.	
Erin O'Brien Music		April 17, 2000 gnature Date	
Name of Person Signing Sign			
	U.S. Patent and Trademark	Total number of pages comprising cover sheet: [5] th required cover sheet information to: Office, Office of Public Records vis Highway, 3rd Floor	
1 GTON11 00000		gton, VA	
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1. Name of conveying party(ies): continued

SAND HILL CAPITAL II Q, L.P. a Delaware limited partnership SAND HILL CAPITAL, LLC, a California limited liability company

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TRADEMARK SECURITY AGREEMENT

WHEREAS, SAND HILL CAPITAL II, L.P., a Delaware limited partnership, SAND HILL CAPITAL II Q, L.P., a Delaware limited partnership, or SAND HILL CAPITAL, LLC, a California limited liability company (hereinafter each individually, a "Grantor" and collectively, the "Grantors") owns the Trademarks, Trademark registrations, and Trademark applications listed on Schedule 1 annexed hereto, and is a party to the Trademark licenses listed on Schedule 1 annexed hereto, or is the holder of a security interest in such Trademarks, Trademark registrations, Trademark applications or Trademark licenses; and

WHEREAS, Grantors entered into a Credit Agreement dated as of December 22, 1999 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") with FB COMMERCIAL FINANCE, INC., a Missouri corporation ("Lender"), providing for extensions of credit and other financial accommodations to be made to Grantors by Lender; and

WHEREAS, pursuant to the terms of a General Security Agreement dated as of December 22, 1999 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), between Borrowers and Agent (in such capacity, "Grantee"), each Grantor has granted to Grantee a security interest in substantially all the assets of such Grantor including all right, title and interest (including, without limitation, as the holder of a security interest) of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Security Agreement), Trademark registrations, Trademark applications and Trademark Licenses (as defined in the Security Agreement) and the Trademark licenses listed on Schedule I annexed hereto, together with the goodwill of the business symbolized by Grantor's Trademarks, and all proceeds thereof, to secure the payment of all amounts owing by such Grantor under 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 Grantee a continuing security interest in all of Grantor's right, title and interest (including, without limitation, any interest which is a security interest held by Grantor in the following hereinafter described property) in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter created or acquired:

- (1) each Trademark, Trademark registration and Trademark application, including, without limitation, the Trademarks, Trademark registrations (together with any reissues, continuations or extensions thereof) and Trademark applications referred to in Schedule 1 annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration and Trademark application;
- (2) each Trademark License and each Trademark license listed on Schedule I annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark License and each Trademark license listed on Schedule I annexed hereto; and
- all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any Trademark or Trademark registration including, without limitation, the Trademarks and Trademark registrations referred to in Schedule 1 annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in Schedule 1 and the Trademarks licensed under any Trademark License or under any Trademark license referred to in Schedule I annexed hereto, or (b) injury to the goodwill associated with any Trademark, Trademark registration or Trademark licensed under any Trademark License or under any Trademark license referred to in Schedule I annexed hereto.

This security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the

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Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, Grantors have caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the 11 day of December, 2000.

GRANTORS

SAND HILL CAPITAL II, L.P.

a Delaware limited partnership

By: Sand Hill Capital Mariagement L.L.

Bruce H. Kendall Chief Financial Officer

SAND HILL CAPITAL II Q, L.P.

a Delaware limited partnership

By: Sand Hill Capital Mahagement L.I.

Bruce H. Kendall

Chief Financial Officer

SAND HILL CAPITAL, LLC

a California limited liability company

Bruce H. Kendall

Chief Financial Officer

Acknowledged:

FB COMMERCIAL FINANCE, INC.

Printed Name:

Title: S W

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SCHEDULE 1

Trademarks

Description	Registration/ Application Number	Registration/ Application <u>Date</u>
Haht	75/717,099	05/27/99
Haht	2,329,787	03/14/00
Hahtsite	2,035,730	02/04/97
Hahtsite	2,083,373	07/29/97
Hahtsite	2,096,017	09/09/97
Haht Software	2,041,341	02/25/97
Haht Software	2,041,340	02/25/97
Haht Software	2,039,483	02/18/97

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RECORDED: 04/18/2001