۲	Form PTO-1594	08-0	8-2001						
	(Rev. 03.01) OMB No. 0651-0027 (exp. 5/31/2002)	RE .		U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office					
	Tab settings ⇔⇔ ♥	' 1018	303662	Y					
Ļ	To the Honorable Commissioner of	Patents and Trademarks: I	lease record the attached	original documents or copy thereof.					
	1. Name of conveying party(ies):	४.००)		of receiving party(ies)					
	The Cornerstone Brands Gro	up, Inc.	Internal Address: 2nd	Floor					
	Individual(s)  General Partnership	Association  Limited Partnership	""	Financial Plaza					
	Corporation-State Delaware		(	State: R1 Zip02903					
	Other		Individual(s) citize	11/15/11					
-	Additional name(s) of conveying party(ies)	attached? 📮 Yes 🥸 No	General Partners	7 17 1					
	3. Nature of conveyance:		Limited Partnersh						
ļ	Assignment  Security Agreement	☐ Merger ☐ Change of Name		Rhode Island					
	Other	Change of Name	Other  If assignee is not domiciled in the United States, a domestic representative designation is attached.   Yes  No						
_	Execution Date: June 11, 2001		(Designations must be a s	eparate document from assignment) ess( es) attached? Yes No					
	4. Application number(s) or registration	number(s):							
	A. Trademark Application No.(s)  ULTIMATEMOVE.COM 76	-044690	B. Trademark Regis	stration No.(s)					
	ULTIMATEMOVE.COM 70	-044690 Additional number(s) atl	tached 📮 Yes 🐒	No					
	5. Name and address of party to whom concerning document should be mailed		6. Total number of apprenticular registrations involve	olications and d:					
ļ	Name: Robert R. Pierce, Es	<u> </u>							
	Internal Address: <u>Suite 800</u>		7. I otal fee (37 CFR 3	.41)\$ <u>40.00</u>					
08/07/2	001 TDIAZ1 00000061 76044690 40.00 DP			be charged to deposit account					
	Street Address Pierce & Mandel	1, P.C.	8 Deposit account nui	mber:					
	ll Beacon Stree	et							
	City: Boston State: MA	Zip: <u>02108</u>	<u> </u>	of this page if paying by deposit account:					
	0.0	DO NOT USE	THIS SPACE						
	<ol> <li>Statement and signature.</li> <li>To the best of my knowledge and be copy of the original document.</li> </ol>	elief, the foregoing inform	mation is true and correct	t and any attached copy is a true					
	Robert R. Pierce, Esq. Name of Person Signing	<del></del>	ignature	Date					
		otal number of pages including cov	er sheet, attachments, and docume	r: 147					

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

## ADDITIONAL SECURITY AGREEMENT

SECURED PARTY:

**DEBTOR:** 

FLEET CAPITAL CORPORATION
One Financial Plaza
Providence, Rhode Island 02903-2305

THE CORNERSTONE BRANDS GROUP, INC. 415 Congress Street Portland, ME 04101

- 1. Grant of Security Interest. The undersigned Debtor hereby grants to Secured Party and its successors and assigns, a continuing security interest in and to the Collateral (hereinafter defined) to secure the due and punctual payment and performance of all of the Obligations (hereinafter defined). As used herein, the term "Obligations" shall mean and include the following: (a) all of Debtor's obligations under that certain Guaranty dated as of March 10, 1999 owing to Secured Party (the "Agreement"); (b) all obligations contained herein; and (c) all other obligations and all other indebtedness and liabilities of Debtor to Secured Party of every kind and description, now existing or hereafter arising, direct or indirect, secured or unsecured, joint or several, absolute or contingent, due or to become due, whether for payment or performance, regardless of how the same may arise or by what instrument, agreement or book account they may be evidenced, including without limitation, any such indebtedness and liabilities of Debtor to others which may now or hereafter be obtained by Secured Party through purchase, negotiation, discount, transfer, assignment or otherwise. As used herein, the term "Collateral" shall mean and include the property described on the Additional Collateral Schedule attached hereto, whether now owned or hereafter acquired and wherever the same may be located, and all present and future additions, attachments, or accessories thereto and replacements thereof, and the products, proceeds, offspring, rents and profits therefrom or thereof, including proceeds in the form of goods, accounts, chattel paper, documents, instruments and general intangibles, insurance proceeds payable in respect of loss or damage to any such property, and all returned or repossessed goods arising from or relating to any such property. All capitalized terms used herein and not defined herein shall have the meanings set forth or referred to in the Agreement and the attached Additional Collateral Schedule. To the extent not otherwise defined in this Additional Security Agreement, all other terms contained in this Additional Security Agreement shall have the meanings assigned or referred to them in the Uniform Commercial Code in force in the State of Rhode Island (the "UCC").
- 2. Additional Documents and Agreements. Debtor will, at the request of Secured Party, execute, deliver, and permit Secured Party to file and record any financing statement, specific assignment or other paper that may be requested by Secured Party in order to create, preserve, perfect or validate any security interest hereunder or to enable Secured Party to exercise and enforce its rights hereunder with respect to any of the Collateral. Debtor hereby appoints Secured Party as Debtor's attorney-in-fact to execute, sign and file such additional financing statements or other documents, instruments or assignments as Secured Party may determine in its sole discretion to be necessary or desirable to protect and perfect Secured Party's interest in the Collateral. Debtor hereby authorizes Secured Party to file and record any carbon, photographic or other reproduction of this Additional Security Agreement or any financing statement executed and delivered in connection with this Additional Security Agreement, which shall for all purposes be deemed to be sufficient as a financing statement hereunder. The security interest granted hereby shall continue effective irrespective of any retaking and redelivery of Collateral to Debtor until all Obligations secured hereby are fully paid or performed. The Collateral is and shall remain personal property even though all or any portion of the Collateral may hereafter become attached or affixed to real property, and Debtor shall provide Secured Party with disclaimers and waivers from landlords, mortgagees or any other persons holding any interest in the real property where any Collateral may be located, acceptable in all respects to Secured Party, which may be

necessary or advisable in the sole discretion of Secured Party to confirm that the security interest and rights of Secured Party in the Collateral are and will remain valid against all other Parties.

3. Representations; Warranties; Covenants and Agreements. For so long as any Obligations shall remain outstanding, Debtor hereby represents, warrants, covenants and agrees that: (a) this Additional Security Agreement and all related documentation has been and shall be duly authorized by all necessary action on the part of Debtor consistent with its form of organization, do not and shall not require any further shareholder or partner approval, or require the approval of, or the giving of notice to, any federal, state, local or foreign governmental authority and shall not contravene any law binding on Debtor or contravene any certificate or articles of incorporation or by-laws or partnership certificate or agreement, or any agreement, indenture, or other instrument to which Debtor is a party or by which it may be bound; (b) Debtor shall lawfully possess and own the Collateral; (c) except for the security interest granted hereby and any security interest granted to or for the benefit of those certain Lenders identified in, and in connection with, that certain Third Amended and Restated Loan Agreement, dated as of August 24, 1998, by and between such Lenders and the Debtor and its affiliates (the "Loan Agreement") or otherwise permitted pursuant to section 6.1 of the Loan Agreement, the Collateral is free from and will be kept free from all liens, claims, security interests, attachments and encumbrances, and that no financing statement covering the Collateral or any proceeds thereof shall be on file in favor of anyone other than Secured Party; (d) Debtor will not misuse, fail to keep in good repair, sell, assign, rent, lend, encumber, transfer, secrete or otherwise dispose of any of the Collateral or any interest therein, nor permit or contract to do any such act, except that Debtor may dispose of inventory in the ordinary course of business as heretofore conducted by Debtor and as otherwise permitted in the Loan Agreement; (e) if any Collateral becomes the subject of any instrument, chattel paper, negotiable document of title, including any warehouse receipt or bill of lading, Debtor shall deliver such instrument, paper or document to Secured Party; (f) Debtor shall defend at Debtor's own cost any action, proceeding or claim affecting the Collateral; (g) Debtor shall pay promptly all taxes, assessments, license fees and other public or private charges when levied or assessed against the Collateral; (h) Debtor shall permit Secured Party at any time during normal business hours to examine and inspect the Collateral and to inspect and make abstracts from records of Debtor concerning the Collateral; (i) Debtor shall furnish Secured Party such information and reports regarding the status, condition and location of the Collateral and the financial condition of Debtor as Secured Party may from time to time reasonably request; (j) if a certificate of title be required or permitted by law with respect to any Collateral, Debtor shall promptly following request of Secured Party obtain such certificate and all related lien registration and notation documentation with respect to the Collateral indicating the security interest of Secured Party thereon, and in any event do everything necessary or expedient to preserve or perfect the security interest of Secured Party in such Collateral; (k) Debtor shall promptly notify Secured Party of any event causing a substantial loss or diminution in the value or functional utility of all or any material part of the Collateral, or affecting Secured Party's rights or remedies hereunder with respect to the disposition of all or any material part of the Collateral; (I) Debtor shall promptly and diligently collect all accounts and rights to receive payment for goods sold or leased, or for services rendered (whether or not evidenced by an instrument or chattel paper) which constitute all or any part of the Collateral ("Accounts") and maintain accurate books and records of such Accounts and all collections thereof; and (m) Debtor shall keep its records concerning the Accounts at Debtor's chief executive offices at the address shown above, or at such other address as Secured Party shall approve in writing. For so long as an Event of Default (defined below) shall exist, Debtor shall: (i) segregate all collections, Accounts and proceeds of the Collateral so that they are capable of identification and deliver such collections, Accounts and proceeds to Secured Party immediately upon demand therefor; (ii) obtain Secured Party's prior written consent to any sale, contract of sale or other disposition of the Collateral; (iii) upon Secured Party's request therefor, notify account debtors, purchasers of the Collateral or any other persons of the security interest created hereby; and (iv) upon Secured Party's request therefor, demand and collect any Accounts and any proceeds of the Collateral from persons owing same. Upon the occurrence of an Event of Default, Debtor hereby irrevocably authorizes Secured Party to endorse Debtor's name on all collections, receipts, instruments or other documents, and appoints Secured Party as Debtor's attorney-in-fact to exercise to the extent permitted by law all powers. rights and remedies necessary to enable Secured Party to exercise its rights hereunder.

Without limiting the generality of the foregoing, Debtor hereby further represents, warrants, covenants and agrees, with respect to any Trademarks (defined in the attached Additional Collateral Schedule) that: (i) Debtor will not without Secured Party's prior written consent, enter into any agreement, including, without limitation any license agreement, that is inconsistent with Debtor's obligations under this Additional Security Agreement or the Agreement, or take any action, or permit any action to be taken by others subject to Debtor's control, including licensees, or fail to take any action (including, without limitation, the abandonment of any Trademark), that would adversely affect the validity or enforceability of the rights granted or transferred to Secured Party under this Additional Security Agreement, or enter into any other agreement which may restrict or inhibit Secured Party's rights to sell or otherwise dispose of any

Trademark or any part thereof after the occurrence of an Event of Default; (ii) if after the date hereof and before all Obligations have been satisfied in full, Debtor shall obtain any registration or apply for any registration in the United States Patent and Trademark Office or in any similar office or agency of a state. territory or possession of the United States, or obtain rights to any trademarks or tradenames used in the United States or any state, territory or possession thereof, or become entitled to the benefit of any trademark application, common law trademark, tradename or trademark registration in the United States or any state, territory or possession thereof, the provisions of this Agreement shall automatically apply thereto and Debtor shall give to Secured Party prompt written notice thereof; (iii) Debtor is not aware of any material infringement or unauthorized use presently being made of any of the Trademarks which would adversely affect the fair market value thereof or the benefits of this Additional Security Agreement granted to Secured Party, including, without limitation, the validity, priority or perfection of the security interest granted herein or the remedies of Secured Party hereunder and Debtor will continue to maintain monitoring and enforcement practices which fully and adequately protect the Trademarks in accordance with prudent industry practices; (iv) the permitted use by Secured Party of all Trademarks pursuant to this Additional Security Agreement shall be worldwide (subject to applicable law) without any liability for royalties or other related charges from Secured Party to Debtor. Debtor agrees (1) not to sell or assign its interest in, or grant any license under the Trademarks without the prior written consent of Secured Party, which consent shall not be unreasonably withheld (except for licensing of the Trademarks in bona fide, arm's length transactions with third parties who are not controlled by, controlling or under common control with the Debtor) for value in the ordinary course of business in which the proceeds of such licenses shall constitute Collateral hereunder); (2) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of such products as of the date hereof; (3) not to reduce the quality of such products in any material respect without Secured Party's express written consent; and (4) Debtor shall prosecute diligently and in accordance with prudent industry practices any trademark application that is part of the Trademarks pending as of the date hereof or thereafter until the Obligations shall have been paid in full, (5) to preserve and maintain all rights in trademark applications, trademarks, tradenames, and trademark registrations that are part of the Trademarks in accordance with prudent industry practices, and (6) not to abandon any Trademark without the prior written consent of Secured Party. Any expenses incurred in connection with the applications referred to herein shall be borne by Debtor. Debtor shall keep Secured Party advised on a current basis of any such applications or proceedings. If Debtor fails to comply with any of the foregoing duties within 10 days following written notice from Secured Party, Secured Party may so comply in Debtor's name to the extent permitted by law, but at Debtor's expense, and Debtor hereby agrees to reimburse Secured Party in full for all reasonable expenses, including the fees and disbursements of attorneys and paralegals (including charges for inside counsel) incurred by Secured Party in protecting, defending and maintaining the Trademarks. In the event that Debtor shall fail to pay when due any fees required to be paid by it hereunder, or shall fail to discharge any liens or encumbrance prohibited hereby, or shall fail to comply with any other duty hereunder, Secured Party may, but shall not be required to, pay, satisfy, discharge or bond the same for the account of Debtor, and all moneys so paid shall be Obligations of Debtor repayable on demand, together with interest at a rate equal to the lesser of 18% per annum or the highest rate permitted by applicable law.

- 4. <u>Insurance</u>. All risk of loss of, damage to, or destruction of, the Collateral shall at all times be with Debtor. Debtor will procure forthwith and maintain fire, theft and property damage insurance with extended or combined additional coverage on any Collateral which is tangible personal property for the full replacement value thereof for so long as any Obligations remain outstanding, together with such other insurance as Secured Party may specify, and promptly deliver certificates and copies evidencing each policy to Secured Party with a standard mortgagee's long form endorsement attached showing loss payable to Secured Party and Debtor as their respective interests may appear, which endorsement shall provide at least thirty (30) days' prior written notice to Secured Party of any material change, cancellation or non-renewal of coverage. Secured Party's acceptance of policies in lesser amounts or risks shall not be a waiver of Debtor's foregoing obligations.
- 5. <u>Defaults</u>. Time is of the essence in the payment and performance of all Obligations, including without limitation all Obligations under or in respect of this Additional Security Agreement. It shall be an "Event of Default" hereunder if Debtor breaches any representation, warranty, covenant or provision hereof or of the Agreement, or defaults in the payment or performance of any Obligation; or if any substantial portion of the Collateral is lost or destroyed; or if there exists any event or condition which, with notice or the passage of time, or both, would constitute a default under the Agreement or any other document agreement or instrument evidencing an Obligation.
- 6. <u>Remedies</u>. Upon the occurrence of an Event of Default hereunder, all Obligations, at Secured Party's option and without notice, shall become immediately due and payable, and Secured Party shall have

all rights and remedies of a secured party under the UCC and any other applicable law, and in addition, and without limiting the foregoing, Secured Party may: (a) sell all or any part of the Collateral at public or private sale at such price(s) as Secured Party may deem satisfactory; (b) require Debtor to assemble all or any part of the Collateral and any records pertaining thereto and make it available to the Secured Party at a place to be designated by the Secured Party; (c) enter the premises of Debtor and take possession of the Collateral and any records pertaining thereto and/or disable or render any such Collateral unusable; (d) grant extensions, compromise claims and settle Accounts in any amount for less than face value or book value or otherwise. All rights and remedies in this Additional Security Agreement are cumulative and not alternative and are not exclusive of any other remedies provided by law. Debtor will upon demand pay to Secured Party the expenses of retaking, holding, preparing for sale, selling and the like, including without limitation, reasonable attorney's fees and other legal expenses, incurred by Secured Party in connection with the Collateral or the exercise of its rights or remedies hereunder, all of which shall constitute additional Obligations secured by the Collateral hereunder. In the event Secured Party seeks to take possession of any or all of the Collateral by court process, Debtor hereby irrevocably waives any bonds and any surety or security relating thereto required by any statute, court rule or otherwise as an incident to such possession, and waives any demand for possession prior to the commencement of any suit or action to recover with respect thereto. Any notice required to be given by Secured Party of a sale or other disposition or other intended action by Secured Party with respect to any of the Collateral or otherwise which is made in accordance with the terms of this Additional Security Agreement at least seven (7) days prior to such proposed action, shall constitute fair and reasonable notice to Debtor of any such action. Secured Party shall be liable to Debtor only for its gross negligence or willful misconduct in failing to comply with any applicable law imposing duties upon Secured Party; Secured Party's liability for any such failure shall be limited to the actual loss suffered by Debtor directly resulting from such failure. Secured Party shall have no liability to Debtor in tort or for incidental or consequential damages.

- 7. <u>Assignment</u>. The provisions of this Additional Security Agreement shall be binding upon and shall inure to the benefit of the heirs, administrators, successors and assigns of Secured Party and Debtor, <u>provided</u>, <u>however</u>, that Debtor may not assign any of its rights or delegate any of its Obligations hereunder without the prior written consent of Secured Party. Secured Party may, from time to time, without notice to Debtor, sell, assign, transfer, participate, pledge or otherwise dispose of all or any part of the Obligations and/or the Collateral therefor. In such event, each and every immediate and successive purchaser, assignee, transferee, participant, pledgee, or holder of all or any part of the Obligations and/or the Collateral (each, a "Holder") shall have the right to enforce this Additional Security Agreement, by legal action or otherwise, for its own benefit as fully as if such Holder were herein by name specifically given such rights hereunder. Debtor agrees that the rights of any such Holder hereunder or with respect to the related Obligations shall not be subject to any defense, set-off or counterclaim that Debtor may assert or claim against Secured Party, and that any such Holder shall have all of the Secured Party's rights hereunder but none of the Secured Party's obligations. Secured Party shall have an unimpaired right to enforce this Additional Security Agreement for its benefit with respect to that portion of the Obligations which Secured Party has not sold, assigned, transferred, participated, pledged or otherwise disposed of.
- 8. Miscellaneous. No failure on the part of Secured Party to exercise and no delay in exercising any right, power or remedy hereunder shall operate as a waiver thereof. Any provisions hereof contrary to, prohibited by or invalid under applicable laws or regulations shall be inapplicable and deemed omitted here from, and shall not invalidate the remaining provisions hereof. Debtor acknowledges receipt of a true copy and waives acceptance hereof. THIS ADDITIONAL SECURITY AGREEMENT CONSTITUTES THE ENTIRE AGREEMENT OF DEBTOR AND SECURED PARTY RELATIVE TO THE SUBJECT MATTER HEREOF, AND THERE ARE NO PRIOR OR CONTEMPORANEOUS UNDERSTANDINGS OR AGREEMENTS, WHETHER ORAL OR IN WRITING, BETWEEN THE PARTIES HERETO WITH RESPECT TO THE SUBJECT MATTER HEREOF. NEITHER THIS ADDITIONAL SECURITY AGREEMENT NOR ANY PROVISION HEREOF MAY BE CHANGED, WAIVED, DISCHARGED OR TERMINATED EXCEPT BY AGREEMENT IN WRITING SIGNED BY THE PARTY AGAINST WHICH ENFORCEMENT OF SUCH CHANGE, WAIVER, DISCHARGE OR TERMINATION IS SOUGHT. Any notices and demands shall be in writing and sent to the parties by regular mail at the addresses herein set forth or to such other address as the parties may hereafter specify by written notice. THIS ADDITIONAL SECURITY AGREEMENT AND THE LEGAL RELATIONS OF THE PARTIES HERETO SHALL IN ALL RESPECTS BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF RHODE ISLAND, WITHOUT REGARD TO PRINCIPLES REGARDING THE CHOICE OF LAW. DEBTOR HEREBY CONSENTS TO THE JURISDICTION OF THE COURTS OF THE STATE OF RHODE ISLAND AND THE FEDERAL DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND FOR THE PURPOSES OF ANY SUIT, ACTION OR OTHER PROCEEDING ARISING OUT OF ITS OBLIGATIONS HEREUNDER AND EXPRESSLY WAIVES ANY OBJECTIONS TO THE VENUE OF SUCH COURTS.

DEBTOR HEREBY EXPRESSLY WAIVES TRIAL BY JURY IN ANY ACTION BROUGHT ON OR WITH RESPECT TO THIS ADDITIONAL SECURITY AGREEMENT. Any action by Debtor against Secured Party for any cause of action relating to this Additional Security Agreement shall be instituted within one year after any such cause of action first arise.

Dated as of: <u>June 11, 2001</u>

Fleet Capital Corporation

By: Satricia M Shuth
Name: PATRICIA M. SMIT
Assistant Vice President

The Cornerstone Brands Group, Inc.

Name: John Title: Vice

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## ADDITIONAL COLLATERAL SCHEDULE TO ADDITIONAL SECURITY AGREEMENT

**DATED AS OF: June 11, 2001** 

All goods, equipment, inventory, accounts, chattel paper, documents, instruments, contract rights, investment property, deposit accounts, letter of credit rights, supporting obligations, trademark applications, trademarks, patent applications, patents, patents pending, and general intangibles in which the Debtor now or hereafter has rights and wherever the same may be located, whether now owned or hereafter acquired or arising, and the proceeds, products and income of any of the foregoing, including insurance proceeds, and each of the following:

- all of Debtor's present and trademarks, trademark registrations, tradenames and trademark applications, whether or not now or hereafter filed with the U.S. Patent and Trademark office, any similar office or agency of any state, territory or possession of the United States or any similar office or agency of any other countries or used in the United States, any state, territory or possession thereof or any other country, including, without limitation, (i) any renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due or payable with respect thereto including without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (v), all rights corresponding thereto throughout the world (all of the foregoing trademarks, trademark registrations, tradenames and trademark applications, together with the items described in clauses (i)-(iv) above are sometimes hereinafter referred to, either individually or collectively, as the "Trademarks"), including but not limited to the Trademarks listed on the Exhibit A attached hereto; and
- (b) the goodwill of Debtor's business connected with or symbolized by the Trademarks.

Dated as of: June 11, 2001

Fleet Capital Corporation

By: atricia M. Smith

Name: PATRICIA M. SMITH

Title: Assistant Vice President

The Cornerstone Brands Group, Inc.

Name John V Schakfer

Title: Vice President

Exhibit A Additional Collateral Schedule

## CORNERSTONE BR ANDS GROUP, INC. (OR) THE

## **USPTO Summary Page**

Trad	lemark Status	International Class(es)	Registration Number	Serial Number	Page
2.	ULTIMATEMOVE.COM PENDING		R000000	76-044690	7

	ANCING STATEMEN									
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C. R	ETURN COPY TO: (Name ar	nd Mailing Addres	5S)	7						
İ '	PARASEARCH INC			ı						
}	222 Jefferson Boule Warwick, RI 02888									
	(401) 732-2490	Fax: (401)	739-77	08						
L	L TIONAL DESIGNATION (if applical	ble): LESSORA	ESSEE	CONSIGNOR/CONSIGNEE	NON-UCC FILING	_				
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	1b. INDIVIDUAL'S LAST NAME				FIRST NAME		MIDDLE NA	ME		SUFFIX
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	2b. INDIVIDUAL'S LAST NAME				FIRST NAME		MIDDLE NA	ME		SUFFIX
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3.	SECURED PARTY'S (ORIC		TOTAL A	SSIGNEE) EXACT FULL	LEGAL NAME - insert only one	secured party name (3a	or 3b)			
	3a. ENTITY'S NAME	<del></del>								
O R	FLEET CAPITAL CO	RPORATIO	N (FOR	ITSELF AND/OR A	AS AGENT)					
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					ling thereto through					
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					as the "Trademarks					isted on
	Exhibit A attached count #: Cornerstone E				tor's business connection/County:	cted with or symi	oolized b	y the Trader	marks.	
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(if	applicable) debtor's location was	ly subject to a securi changed to his self	ty interest in e. or (b) in a	another jurisdiction when it wa accordance with other statutory	is brought into this state, or when the provisions (additional data may be re	quired)	stam	plax pand tax	Documentary stamp not applicable	ı 
Sig	EQUIRED SIGNATURE(S) nature: nted Name/Title:	Golfen.	1/2	Schoel	. 1 8.1	This FINANCING STA (or recorded) in the REA Attach Addendum			ord)	
Sig	nature:	M. t.	ريــــــــــــــــــــــــــــــــــــ		L IA	Check to REQUEST SEA				
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This	IANCING STATEMEN Financing Statement is presented for	or filing pursuant to th	ne Uniform Commercial Code						
	will remain effective, with certain ex-			CT. # (optional)				*	
C. R	ETURN COPY TO: (Name a	nd Mailing Addres	ss)						
1	F DADACEADOLLIN	2	· 1						
	PARASEARCH INC 222 Jefferson Boule								
	Warwick, RI 02888 (401) 732-2490	3 Fax: (401)	720 7709						
	L (401) 732-2490	rax. (401)	139-1100						
D. Of	PTIONAL DESIGNATION (If application of application)		LESSEE CONSIGNOR/CONSIGNEE sert only one debtor name (1a or	NON-UCC FILING					
•	1b)	LEGAL NAME - III	sett only one debtor fiame (1a bi						
O R	The Cornerstone Bra	ands Group, I	Inc.						
	1b. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME		SUFFIX
1c. M	IAILING ADDRESS			СПУ		STATE	COUNTRY	POSTAL COD	<u>' — — — — — — — — — — — — — — — — — — —</u>
1d.	415 Congress Street	et TOPTIONAL T	1e. TYPE OF ENTITY	Portland 1f. ENTITY'S STATE		ME to ENTITY	USA	04101	
	5.0. O. ( PA 1.0. F	ADD'L INFO. RE: ENTITY	THE OF ENTITY	OR COUNTRY OF ORGANIZATION		ig. ENTITY	'S ORGANIZATION	IAL I.D. #, If any	NONE
2.	ADDITIONAL DEBTOR'S E	DEBTOR EXACT FULL LEG	GAL NAME - insert only one debtor n	ame (2a or 2b)	——————————————————————————————————————	<u> </u>			
	2a. ENTITY'S NAME								
O R									
	2b. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME		SUFFIX
2c. M	IAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL COD	
							USA		
2d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO. RE:	2e. TYPE OF ENTITY	2f. ENTITY'S STATE OR COUNTRY OF		2g. ENTITY	S ORGANIZATION	IAL I.D. #, if any	· · · · · · · · · · · · · · · · · · ·
		ENTITY DEBTOR		ORGANIZATION					NONE
3.	SECURED PARTY'S (ORIG	GINAL S/P or ITS	TOTAL ASSIGNEE) EXACT FULL I	LEGAL NAME - insert or	nly one secured party name (3a	or 3b)			
_	3a. ENTITY'S NAME								
O R	FLEET CAPITAL CO		N (FOR ITSELF AND/OR A						
	30. INDIVIDUAL STAST NAME	:		FIRST NAME		MIDDLE NA	ME		SUFFIX
3c. M	IAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	<u> </u>
	ONE FINANCIAL PL	AZA		PROVIDENCE		RI	USA	02903	
4. TI	nis FINANCING STATEMENT	Covers the follow	ving types or items of property:						
All	goods, equipment,	inventory,	accounts, chattel paper,						
acc	ounts, letter of cred	it rights, su	oporting obligations, trac	demark applicati	ions, trademarks, pat	ent appli	ications, pa	tents, paten	ts
pen owa	iding, and general i	ntangibles i	n which the Debtor now sing, and the proceeds, p	or hereafter has	rights and wherever	the sam	e may be le	ocated, whe	ther now
and	each of the followi	ing: a) all o	of Debtor's present and to	rademarks, trade	emark registrations, t	radenam	es and trad	emark appli	ications
who	ether or not now or	hereafter fil	ed with the U.S. Patent a	and Trademark	office, any similar of	fice or a	gency of ar	ly state, terr	itory or
pos	session of the Unite	ed States or	any similar office or age	ency of any othe	r countries or used in	the Uni	ted States,	any state, te	rritory or
			untry, including, without r payable with respect th						
			ges and payments for pas						
futi	are infringements th	ereof, and (	v), all rights correspond	ing thereto throu	ighout the world (all	of the fo	oregoing tra	demarks, tr	ademark
			emark applications, toget						
			idually or collectively, a b) the goodwill of Debte						listed on
			File: S/S: Massachuse			oonzea o	y the Trade	emarks.	
						7 11 61~	f in Florida (check o	ne)	
8	OX (a) in collateral alread	ly subject to a securit	by the Secured Party instead of the Debtor y interest in another jurisdiction when it was	brought into this state, or wh	en the		cumentary	Documentary stam	p
6. RI	EQUIRED SIGNATURE(S)	crianged to thut state	f or (b) in accordance with other statutory p	rovisions (additional data ma	8. This FINANCING STA	TEMENT is	to be filed (for red	not applicable cord)	
_	nature: ited Name/Title:	John	V. Schaete		(or recorded) in the REA Attach Addendum	IL ESTATE F	RECORDS (If applicable)		
	nature:	1)	1.1 1/1	. 0	Check to REQUEST SEA (ADDITIONAL FEE)	RCH CERTIF	ICATE(S) on De	ebtor(s)	
	ited Name/Title:	Salvin	a M South	, AV	(optional) All Debtor	: Преы	ADEN	ÄRK	
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				·						
	IANCING STATEMENT									
	MI remain effective, with certain exc AME & TEL. # OF CONTACT			filing.  B. FILING OFFICE ACC	CT. # (optional)				,	
C B	RETURN COPY TO: (Name ar	nd Mailing Addres				<del></del>				
	Г		,	۲.			•			
	PARASEARCH INC 222 Jefferson Boule									
	Warwick, RI 02888	F (404)	700 77	200						
	(401) 732-2490 L	Fax: (401)	139-11	7 08						
D. O	PTIONAL DESIGNATION (if applical DEBTOR'S EXACT FULL L			CONSIGNOR/CONSIGNEE	NON-UCC FILING	······································	<del> </del>	_		
٠.	1b) 1a. ENTITY'S NAME	EGAL NAME - III	isert only							
O R	The Cornerstone Bra	inds Group, l	Inc.							
i,	16. INDIVIDUAL'S LAST NAME	**			FIRST NAME	· · · · · · · · · · · · · · · · · · ·	MIDDLE NA	ME		SUFFIX
_							l			
1c. N	MAILING ADDRESS				CITY		STATE	COUNTRY	POSTAL CODE	
1d.	415 Congress Stree	et OPTIONAL	1e TVPI	E OF ENTITY	Portland II. ENTITY'S STATE		ME 10 ENTITY	USA CS ORGANIZATION	04101	
14.	3.5. 61(12/1.5.4)	ADDL INFO. RE: ENTITY	16. 1111	CO LINIT	OR COUNTRY OF ORGANIZATION			o on a mannor	10.1.0. W, N 62.19	NONE
2.	ADDITIONAL DEBTOR'S E	DEBTOR  XACT FULL LEG	SAL NAMI	E - insert only one debtor n	ame (2a or 2b)		L		_ <del></del> .	<del></del>
	2a. ENTITY'S NAME									
O R				····	_					
	2b. INDIVIDUAL'S LAST NAME				FIRST NAME		MIDDLE NA	ME		SUFFIX
2c. k	MAILING ADDRESS				CITY	CITY		COUNTRY	POSTAL CODE	<u> </u>
								USA		
2d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO RE		YPE OF ENTITY	2f. ENTITY'S STATE OR COUNTRY OF		2g. ENTITY	'S ORGANIZATIONA	AL I.D. #, if any	
		ENTITY DEBTOR			ORGANIZATION		L			NONE
3.	SECURED PARTY'S (ORIC	SINAL S/P of ITS	SIOIALA	ASSIGNEE) EXACT FULL	LEGAL NAME - Insert or	ly one secured party name (3a	a or 36)			
0	3a. ENTITY'S NAME									
R	FLEET CAPITAL CO	RPORATIO	N (FOR	RITSELF AND/OR A	S AGENT) T FIRST NAME		MIDDLE NA	AME		SUFFIX
										!
3c. 1	MAILING ADDRESS				CITY		STATE	COUNTRY	POSTAL CODE	
	ONE FINANCIAL PL	AZA			PROVIDENCE		RI	USA	02903	
	his FINANCING STATEMENT									
	I goods, equipment, counts, letter of cred									
	nding, and general is									
	med or hereafter acq	_				•		•	-	
	d each of the followi									
	ether or not now or ssession of the Unite									
po	ssession of the Office ssession thereof or a	nv other co	any si untry.	including, withou	t limitation. (i) a	nv renewals thereof.	(ii) all	income, rov	alties, dam	ages and
pay	yments now and here	eafter due o	or paya	ble with respect th	nereto including	without limitation, p	payments	under all li	censes ente	red into
	connection therewith									
	ure infringements th									
	reinafter referred to,									
the	Exhibit A attached	hereto: and	b) the	goodwill of Debt	or's business co					
.Ac	count #: Cornerstone E	Brands, Inc.	File:	S/S: Town/County:	Boston					
				cured Party instead of the Debto				od in Florida (check or	•	
(if	applicable) deblor's location was	y subject to a recur changed to this syn	te, of (b) in	n another jurisdiction when it was accordance with other statutory	s brought into this state, or wi provisions (additional data ma M	y be required)	star	nptaxpand tax	not applicable	<del></del>
	REQUIRED SIGNATURE(S) Inature:	(//)	ļ 1	1 ( 1 / 1	, ,	8. This FINANCING STA (or recorded) in the REA		RECORDS	cord)	
Pri	nted Name/Title:	LOW	n V	, scharge	<u> </u>	Attach Addendum  9. Check to REQUEST SEA	RCH CERT	(If applicable) IFICATE(S) on De	blor(s)	
~	nature:	1 Rote		W Shirt	A./P	(ADDITIONAL FEE) (optional)				
	nted Name/Title:		كللك	TH ARCEV	1 141			RADEM		

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FIN	ANCING STATEMEN	IT - FOLLOW IN	ISTRUCTIONS CAREFULLY						
This	Financing Statement is presented fo vill remain effective, with certain exc	or filling pursuant to th	ne Uniform Commercial Code						
	AME & TEL. # OF CONTACT			CT. # (optional)				•	
C. R	ETURN COPY TO: (Name a	nd Mailing Addre	SS)						
ı			٦						
	PARASEARCH INC 222 Jefferson Boule								
	Warwick, RI 02888								
	(401) 732-2490 L	Fax: (401)	739-7708						
	PTIONAL DESIGNATION (If applica	ble): LESSOR/I	LESSEE CONSIGNOR/CONSIGNEE	NON-UCC FILING					
1.		EGAL NAME - in	sert only one debtor name (1a or						
	1b) 1a. ENTITY'S NAME								<del></del>
O R	The Cornerstone Bra	ands Group, I	Inc.						
.,	16. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME	· · · · · · · · · · · · · · · · · · ·	SUFFIX
1c. M	AILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	<u> </u>
	415 Congress Stree	at .		Portland		ME	USA	04101	
1d.	S.S. OR TAX I.D. #	OPTIONAL	1e. TYPE OF ENTITY	1f. ENTITY'S STATE		1g. ENTITY	I "S ORGANIZATIONA	AL I.D. #, if any	
		ADD'L INFO. RE: ENTITY DEBTOR		OR COUNTRY OF ORGANIZATION		į			NONE
2.	ADDITIONAL DEBTOR'S E		GAL NAME - insert only one debtor n	ame (2a or 2b)		1			···
	2a. ENTITY'S NAME						· · · · · · · · · · · · · · · · · · ·		
O R									
	2b. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME		SUFFIX
2c. M	AILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	
		1					USA		
2d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO. RE:	2e. TYPE OF ENTITY	2f. ENTITY'S STATE OR COUNTRY OF		2g. ENTITY	'S ORGANIZATIONA	L I.D. #, if any	<i>-</i>
		ENTITY DEBTOR		ORGANIZATION					NONE
3.	SECURED PARTY'S (ORIO	SINAL S/P or ITS	TOTAL ASSIGNEE) EXACT FULL	LEGAŁ NAME - insert o	nly one secured party name (3a	or 3b)			
	3a. ENTITY'S NAME								
O R		RPORATIO	N (FOR ITSELF AND/OR A	S AGENT)					
	36. INDIVIDUAL'S LAST NAME		•	FIRST NAME		MIDDLE NA	ME		SUFFIX
3c M	AILING ADDRESS			CITY		STATE	COUNTRY	L poeta cons	
JC. 14								POSTAL CODE	
	ONE FINANCIAL PL	AZA		PROVIDENCE	·	RI	USA	02903	
			ving types or items of property: accounts, chattel paper,	documents inst	numents contract rig	hts inve	etment prop	erty denoc	:+
			pporting obligations, trace						
			n which the Debtor now						
			sing, and the proceeds, p						
and	each of the followi	ng: a) all o	of Debtor's present and t	rademarks, trad	emark registrations, t	radenam	es and trade	mark appli	cations,
			ed with the U.S. Patent						
			any similar office or age						
		-	untry, including, withou	. , ,		, ,			_
			r payable with respect th						
			ges and payments for pa						
			v), all rights correspond						
			emark applications, toge						
			ridually or collectively, a						isted on
	count #: Cornerstone B		b) the goodwill of Debt File: S/S: Ohio Town/		nnected with or sym	oonzea b	y the Trade	marks.	
5. CI	HECK This FINANCING ST	ATEMENT is signed	by the Secured Party instead of the Deblor	to perfect a security interest		1 (	I in Florida (check one	e)	
(of a		y subject to a securit changed to this stud	y interest in another jurisdiction when it was e, or (b) in accordance with other statutory p	brought into this state, or w provisions (additional data m	hen the ay be required)			Documentary stamp not applicable	· · · · · · · · · · · · · · · · · · ·
Sigr	EQUIRED SIGNATURE(S) nature: ted Name/Title:	Loli	11 Schank	, 1	8. This FINANCING STA (or recorded) in the REA Attach Addendum			ord)	
	teu marner fille.	10mm	VI s Creage		9. Check to REQUEST SEA	RCH CERTIF		olor(s)	
_	nature:	Wante .	in Id X	$\Lambda h P$	(ADDITIONAL FEE) (optional)			2	
-Prin	ted Name/Title:	Ammer	a my Smith	, rwy	(optional) Dali Debion	s Dehr	RADEMA	<b>ARK</b>	

Last models of any Well & Swall

FII	NANCING STATEMEN	IT FOLLOW IN	STRUCTIONS CAREFULLY						
This	Financing Statement is presented fo will remain effective, with certain exc	or filling pursuant to th	ne Uniform Commercial Code						
	IAME & TEL. # OF CONTACT			CT. # (optional)					
C. F	RETURN COPY TO: (Name a	nd Mailing Addre	ss)						
	Г В 18 18 18 18 18 18 18 18 18 18 18 18 18	- · ·	٦						•
	PARASEARCH INC 222 Jefferson Boule	- 1							
	Warwick, RI 02888	3							
	(401) 732-2490 L	Fax: (401)	739-7708						
D. 0	PTIONAL DESIGNATION (If applica	ble): LESSOR/I	LESSEE CONSIGNOR/CONSIGNEE	NON-UCC FILING					
1.	DEBTOR'S EXACT FULL L 1b)	EGAL NAME - in	sert only one debtor name (1a or					<del></del> -	
_	1a. ENTITY'S NAME								· · · · · · · · · · · · · · · · · · ·
O R	The Cornerstone Bra		INC.						
	16. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME		SUFFIX
1C. N	MAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	
	415 Congress Stree			Portland		ME	USA	04101	
1d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO. RE: ENTITY	1e. TYPE OF ENTITY	1f. ENTITY'S STATE OR COUNTRY OF ORGANIZATION		1g. ENTITY	'S ORGANIZATIONA	ALI.D.#, if any	
2.	ADDITIONAL DESTORIO	DEBTOR		1.					NONE
2.		XAC1 FULL LEG	GAL NAME - insert only one debtor n	ame (2a or 2b)					
0	2a. ENTITY'S NAME								
R	2b. INDIVIDUAL'S LAST NAME			FIRST NAME		MIDDLE NA	ME	<del></del>	SUFFIX
							_		00.11%
2c. A	IAILING ADDRESS		- · · · · · · · · · · · · · · · · · · ·	CITY		STATE	COUNTRY	POSTAL CODE	<u> </u>
							USA		
2d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO. RE:	2e. TYPE OF ENTITY	2f. ENTITY'S STATE OR COUNTRY OF		2g. ENTITY	'S ORGANIZATIONA	AL I.D. #, if any	
		ENTITY DEBTOR		ORGANIZATION					NONE
3.	SECURED PARTY'S (ORIG	SINAL S/P or ITS	TOTAL ASSIGNEE) EXACT FULL I	EGAL NAME - insert only	one secured party name (3a	or 3b)			
	3a. ENTITY'S NAME								
O R	FLEET CAPITAL CO	RPORATION	N (FOR ITSELF AND/OR A	S AGENT)					
	3b. INDIVIDUAL'S LAST NAME		100000000000000000000000000000000000000	FIRST NAME		MIDDLE NA	ME		SUFFIX
- 10 1	IAILING ADDRESS	· · · · · · · · · · · · · · · · · · ·							
3C. N	IAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	
<del></del>	ONE FINANCIAL PLA	AZA		PROVIDENCE		RI	USA	02903	
4. T	nis FINANCING STATEMENT	covers the follow	ring types or items of property:						
Al	goods, equipment,	inventory, a	accounts, chattel paper,	documents, instru	ments, contract rigl	hts, inves	stment prop	erty, depos	it
acc	ounts, letter of credi	it rights, sup	pporting obligations, trac	demark applicatio	ns, trademarks, pat	ent appli	cations, pate	ents, patent	s
per	iding, and general in	ntangibles i	n which the Debtor now	or hereafter has r	ights and wherever	the sam	e may be lo	cated, whet	her now
ow	ned or hereafter acqu	uired or aris	sing, and the proceeds, p	roducts and incor	ne of any of the for	egoing,	including in	surance pro	ceeds,
and	than ar not now and	ng: a) all c	of Debtor's present and to	rademarks, traden	nark registrations, t	radenam 'c	es and trade	mark appli	cations,
WII	culct of flot flow of the	d States or	ed with the U.S. Patent a any similar office or age	and I rademark of	nce, any similar of	lice or a	gency of any	y state, terri	tory or
			any similal office of age antry, including, without						
			r payable with respect th						
			ges and payments for pas						
			v), all rights correspond						
			mark applications, toget						
			idually or collectively, a						
the .Ac	Exhibit A attached loount #: Cornerstone B	hereto; and Frands, Inc.	b) the goodwill of Debte File: S/S: Town/County:	or's business conn Butler County	ected with or symb	oolized b	y the Tradei	marks.	
8	HECK This FINANCING STA	ATEMENT is signed y subject to a security	by the Secured Party instead of the Deutor rinterest in another jurisdiction when it was or (b) in accordance with other statutory p	to perfect a security interest brought into this state, or when	the	☐ 0∞		Documentary stamp	· · · · · · · · · · · · · · · · · · ·
6. R	EQUIRED SIGNATURE(S) nature:	changed to this staty	or (b) in accordance with ather statutory p		e required)  3. This FINANCING STA (or recorded) in the REA	TEMENT is t	o be filed (for reco	not applicable ord)	
Prin	ted Name/Title:	Jolla	VJChaeto		Attach Addendum  Oneck to REQUEST SEAF		(If applicable)		
_	nature:	Ach	101	1.10	ADDITIONAL FEE)				
Prin	ted Name/Title:	Summer	all youth	+ #YI (	optional)All Debtors	Deni	RADEMA	ÅRK	

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	ANCING STATEMEN								
and w	Financing Statement is presented fo will remain effective, with certain exc	eptions, for 5 years fro	m date of filing.	OT 41 "	<del></del>				
A. N	AME & TEL. # OF CONTACT	AT FILER (options	B. FILING OFFICE ACC	C1.#(opgonar)					
C. R	ETURN COPY TO: (Name ar	nd Mailing Address	3	<u> </u>					
'	PARASEARCH INC	•	•						
	222 Jefferson Boule Warwick, RI 02888								
	(401) 732-2490 L	Fax: (401) 7	739-7708						
	L TIONAL DESIGNATION (if applical	ble): LESSOR/LE	SSEE CONSIGNOR/CONSIGNEE	NON-UCC FILING					
1.	DEBTOR'S EXACT FULL L	EGAL NAME - ins	ert only one debtor name (1a or						·
0	1a. ENTITY'S NAME	anda Ceausa In							
R ;	The Cornerstone Bra		IC.	I FIRST NAME		1			1
	IB. INDIVIDUAL STASI NAME			PIKST NAME		MIDDLE NA	NME.		SUFFIX
1c. M	IAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	
	AAE Cooperage Street	.4		Dodland		ME	USA	04101	
1d.	415 Congress Stree s.s. or tax i.d. #	OPTIONAL	1e. TYPE OF ENTITY	Portland  11. ENTITY'S STATE OR COUNTRY OF			CS ORGANIZATIONA	L	
		ADD'L INFO. RE: ENTITY DEBTOR		ORGANIZATION					NONE
2.	ADDITIONAL DEBTOR'S E	<del></del>	AL NAME - insert only one debtor n	ame (2a or 2b)				***	
)	2a. ENTITY'S NAME								<del></del>
R	2b. INDIVIDUAL'S LAST NAME			I FIRST NAME		MIDDLE NA	LAF		SUFFIX
							SUFFIX		
2c. M	AILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	I
							USA		
d.	S.S. OR TAX I.D. #	OPTIONAL ADD'L INFO. RE: ENTITY	2e. TYPE OF ENTITY	2f. ENTITY'S STATE OR COUNTRY OF ORGANIZATION		2g. ENTIT	CS ORGANIZATIONA	. I.D. #, if any	
	SECURED PARTY'S (ORIG	DEBTOR	TOTAL ASSIGNEE) EXACT FULL I		bly one secured nady name (3)	or 3b)			NONE
		300000000000000000000000000000000000000		and the result of the second	my one secured party harrie (or	01 30,			
)	3a. ENTITY'S NAME		(FOD ITOE! F AND (OD A	0.105117					
₹	36. INDIVIDUAL'S LAST NAME		(FOR ITSELF AND/OR A	FIRST NAME	MIDDLE NA	SUFFIX			
c. M	IAILING ADDRESS			CITY		STATE	COUNTRY	POSTAL CODE	
	ONE FINANCIAL PL	AZA		PROVIDENCE	· · · · · · · · · · · · · · · · · · ·	RI	USA	02903	
All accommodated who constant the Accommodated Accommodat	ounts, letter of credicting, and general in the dor hereafter acquared leach of the following there or not now or issession of the Unite issession thereof or any connection therewith the intractions, tradenamentations, tradenamentations, tradenamentations, tradenamentations attached count #: Cornerstone E	inventory, a it rights, sup- it rights, sup- it rights, sup- it rights, sup- intangibles in  ing: a) all or  hereafter file  id States or a  iny other cou- eafter due or  in and damag- ereof, and (v es and trader  either indivi  hereto; and b Brands, Inc.	ccounts, chattel paper, porting obligations, trace which the Debtor nowing, and the proceeds, proceeds of Debtor's present and the dwith the U.S. Patent any similar office or agentry, including, withou payable with respect these and payments for party, all rights corresponding a polications, toge dually or collectively, as the goodwill of Debtor porting of the goodwill of Debtor porting the goodwill porting the goodwill of Debtor porting the goodwill po	demark application or hereafter has products and incorrademarks, trademarks, trademark of the control of the co	ions, trademarks, pat is rights and wherever ome of any of the for emark registrations, to office, any similar of recountries or used in my renewals thereof, without limitation, pagements thereof, (in aghout the world (all mas described in clause arks"), including but needed with or symbol	r the same regoing, radename fice or an interest of the first observation observation of the first observation observ	ications, pate ne may be locations, pate ne may be location including in the sand trade gency of any ited States, a income, royal audience, royal audience, royal audience, royal above are ited to the Trader of th	ents, patent cated, whe surance promark applia a state, terr ny state, terr ny state, terr ny state, terr ny state, terr ny state, terr sometimes ademarks, tr sometimes ademarks	ther now occeeds, cations, itory or rritory or ages and red into ent and ademark is listed on
_	nature: ited Name/Title;	Colle	V. Schaeta	<b>1</b> '				•	
		TUM	11	A	Check to REQUEST SEA     (ADDITIONAL FEE)	RCH CERTI		tor(s)	
-	nature: ited Name/Title:	Talva	a 11 Shuth	AVC.	(optional) All Debtor		RADEMA		
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RECORDED: 08/02/2001