Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Formerly	Execution Date	Entity Type
	109/21/2005 I	LIMITED LIABILITY COMPANY: DELAWARE
_		09/21/2005

RECEIVING PARTY DATA

Name:	Comerica Bank
Street Address:	10500 NE 8th Street
Internal Address:	Suite 1905
City:	Bellevue
State/Country:	WASHINGTON
Postal Code:	98004
Entity Type:	bank:

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	2634446	MORTGAGEBOT POWERSITE
Registration Number:	2671237	MORTGAGEBOT POWERCENTER
Registration Number:	2464623	MORTGAGEMARVEL
Registration Number:	2474600	SAVINGSBOT
Registration Number:	2319852	MORTGAGEBOT
Registration Number:	2329378	BOTMAN
Registration Number:	2340858	
Serial Number:	78709171	MORTGAGEBOT
Serial Number:	78709180	MORTGAGEBOT POWERSITE

CORRESPONDENCE DATA

Fax Number: (650)849-7400

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

TRADEMARK REEL: 003267 FRAME: 0282

900044049

2634446

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Phone: 6508435381 Email: dsanchezbentz@cooley.com Correspondent Name: Diana Sanchez Bentz Address Line 1: Cooley Godward LLP Address Line 2: 5 Palo Alto Square, 3000 El Camino Real Palo Alto, CALIFORNIA 94306 Address Line 4: ATTORNEY DOCKET NUMBER: 036703-MORTGAGEBOT NAME OF SUBMITTER: Diana Sanchez Bentz Signature: /dsb4232/ Date: 03/13/2006 Total Attachments: 6 source=TM Sec Agmt#page1.tif

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Trademark Security Agreement

TRADEMARK SECURITY AGREEMENT, dated as of September 21, 2005, by MORTGAGEBOT ACQUISITION LLC, a Delaware limited liability company (and any successors and assigns, including, without limitation, Mortgagebot LLC, a Wisconsin limited liability company) ("Grantor"), in favor of Comerica Bank, as Collateral Agent for the Lenders (as defined below) (together with its successors and assigns, the "Secured Party").

WITNESSETH:

WHEREAS, pursuant to that certain Loan and Security Agreement dated as of September 21, 2005 (including all exhibits and schedules thereto, and as from time to time amended, restated, supplemented or otherwise modified, the "Loan Agreement") by and among Grantor, the Lenders set forth in Schedule I thereto (the "Lenders") and the Secured Party, the Lenders are making Credit Extensions to Grantor; and

WHEREAS, pursuant to the Loan Agreement, the Secured Party, Grantor, Mortgagebot Holdings LLC and certain other parties are executing or have executed that certain Pledge and Security Agreement dated as of September 21, 2005 (including all exhibits and schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to the Secured Party this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>Defined Terms</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Loan Agreement.
- 2. <u>Grant of Security Interest in Trademark Collateral</u>. Grantor hereby grants to the Secured Party a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Collateral</u>"):
 - (a) all of its Trademarks, Trademark registrations and Trademark applications to which it is or shall be a party, including, without limitation, the Trademarks, Trademark registrations, and Trademark applications referred to in Schedule I annexed hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark, Trademark registration or Trademark application;
 - (b) all renewals of the foregoing; and
 - (c) all products and proceeds of the foregoing, including, without limitation, all claims by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark registration including, without limitation, the

Trademarks and Trademark registrations referred to in Schedule I annexed hereto, the Trademark registrations issued with respect to the Trademark applications referred in Schedule I, or (ii) injury to the goodwill associated with any Trademark or Trademark registration.

- 3. Security Agreement. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to the Secured Party pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the security interest in the Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. Further Acts. On a continuing basis, Grantor shall make, execute, acknowledge and deliver, and file and record in the proper filing and recording places, all such instruments and documents, and take all such action as may be necessary or advisable or may be requested by the Secured Party to carry out the intent and purposes of this Agreement, or for assuring, confirming or protecting the grant or perfection of the security interest granted or purported to be granted hereby, to ensure Grantor's compliance with this Agreement or to enable the Secured Party to exercise and enforce its rights and remedies hereunder with respect to the Collateral, including any documents for filing with the United States Patent and Trademark Office or any applicable state office. The Secured Party may record this Agreement, an abstract thereof, or any other document describing the Secured Party's interest in the Collateral with the United States Patent and Trademark Office, at the expense of Grantor. In addition, Grantor authorizes the Secured Party to file financing statements describing the Collateral in any Uniform Commercial Code filing office deemed appropriate by the Secured Party.
- 5. <u>Authorization to Supplement</u>. Grantor shall give the Secured Party prompt notice of any additional United States trademarks or applications therefor after the date hereof. Grantor authorizes the Secured Party unilaterally to modify this Agreement by amending Schedule I hereto to include any future United States trademarks or applications therefor of Grantor. Notwithstanding the foregoing, no failure to so modify this Agreement or amend Schedule I hereto shall in any way affect, invalidate or detract from the Secured Party's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 6. <u>Binding Effect</u>. This Agreement shall be binding upon, inure to the benefit of and be enforceable by Grantor, the Secured Party and their respective successors and assigns. Grantor may not assign, transfer, hypothecate or otherwise convey its rights, benefits, obligations or duties hereunder except as specifically permitted by the Loan Agreement.
- 7. <u>Termination</u>. Upon payment and performance in full of all Obligations, the security interests created by this Agreement shall terminate and the Secured Party (at Grantor's expense) shall promptly execute and deliver to Grantor such documents and instruments reasonably requested by Grantor as shall be necessary to evidence termination of all such security interests given by Grantor to the Secured Party hereunder, including cancellation of this Agreement by written notice from the Secured Party to the United States Patent and Trademark Office.

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- 8. <u>Notices</u>. All notices and other communications hereunder shall be in writing and shall be mailed, sent or delivered in accordance with the Loan Agreement.
- 9. <u>Governing Law</u>. This Agreement shall be governed by, and construed in accordance with, the law of the State of California, except as required by mandatory provisions of law or to the extent the perfection or priority of the security interests hereunder, or the remedies hereunder, in respect of any Collateral are governed by the law of a jurisdiction other than the State of California.

[Signatures on following page]

3.

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

MORTGAGEBOT ACQUISITION LLC

By: Name: / Cerneda
Title:

ACCEPTED AND ACKNOWLEDGED BY:

COMERICA BANK, as Secured Party

By:_______
Name: Jeff Roberts
Title: Vice President

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

MORTGAGEBOT ACQUISITION LLC, a Delaware limited liability company

Ву:	
Name:	
Title:	

ACCEPTED AND ACKNOWLEDGED BY:

COMERICA BANK

as Secured Party

Name: Jeff Roberts Davi

Title: Senior Vice President

Assistant

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SCHEDULE I to TRADEMARK SECURITY AGREEMENT

U.S. Trademark Registrations

Mark	Registration No.	Date of Issuance	Owner
MORTGAGEBOT POWERSITE	2,634,446	10/15/2002	MortgageBot LLC
MORTGAGEBOT POWERCENTER	2,671,237	01/07/2003	MortgageBot LLC
MORTGAGEMARVEL	2,464,623	06/26/2001	MortgageBot LLC
SAVINGSBOT	2,474,600	07/31/2001	MortgageBot LLC
MORTGAGEBOT	2,319,852	02/15/2000	MortgageBot LLC
BOTMAN	2,329,378	03/14/2000	MortgageBot LLC
(design only)	2,340,858	04/11/2000	MortgageBot LLC

U.S. Trademark Applications

Mark	Application No.	Date of Application	Owner
MORTGAGEBOT	78/709,171	09/08/2005	Mortgagebot LLC
MORTGAGEBOT POWERSITE	78/709,180	09/08/2005	Mortgagebot LLC

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RECORDED: 03/13/2006