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Electronic Version v1.1 Stylesheet Version v1.1



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SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE:

SECURITY INTEREST

CONVEYING PARTY DATA

Name	Farmerly	Execution Date	Entity Type
Source Enterprises, Inc.		07/31/2002	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Textron Financial Corporation
Street Address:	40 Westminster Street
City:	Providence
State/Country:	RHODE ISLAND
Postal Code:	02903
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	2984970	THE SOURCE HIP-HOP MUSIC AWARDS
Registration Number:	2844974	EAR TO THE STREET
Registration Number:	2822247	THE SOURCE
Registration Number:	2895382	THE SOURCE HIP HOP MUSIC AWARDS
Serial Number:	78275863	THE SOURCE AUTHENTICS
Serial Number:	78275883	THE SOURCE HIP-HOP COLLECTION
Serial Number:	78446489	THE SOURCE YOUTH FOUNDATION
Sertal Number:	78263415	THE SOURCE
Serial Number:	78615700	CALENZINE

CORRESPONDENCE DATA

Fax Number:

(212)230-7887

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

Phone:

212-318-6579

Email:

elisabethfalaleev@paulhastings.com

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Address Line 1: PAUL HASTIN	Eliasbeth Falalesv do PAUL HASTINGS PAUL HASTINGS, 76 E. 55th Street New York, NEW YORK 10022-3205		
NAME OF SUBMITTER: Elicabeth Falainev			
Signature: /efalaleev - 37992.00009/			
Data:	12/01/2005		
Total Attachments: 10 source=Textron Souce - IP Agreement#pag	pe2.tif pe3.tif pe4.tif pe5.tif pe7.tif pe6.tif pe9.tif		

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TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

THIS TRADEMARK AND COPYRIGHT SECURITY AGREEMENT (this "Agreement") is made as of July 31, 2002, by SOURCE ENTERPRISES, INC., a Delaware corporation, and SOURCE MAGAZINE, LLC, a New York limited Hability company (collectively, the "Debtors"), to and with TEXTRON FINANCIAL CORPORATION, for ittelf and an agent (in such especity, together with its successors and assigns in such especity, the "Agent") for the benefit of the financial institutions and other Persons which are now or hereafter become Lenders under, and as defined in, the Credit Agreement referred to below (collectively, the Agent and the Lenders are referred to herein as the "Secured Parties").

RECITALS

- A. The Debtors, Source Entertainment, LLC, Source Holdings, LLC, The Source coin, LLC, Source Sound Lab, LLC, Source Merchandising, LLC, Source Music, LLC and Source Broadcast Media, LLC (collectively, the "Borrowers"), the Agent and the Secured Parties have extered into a certain Credit Agreement dated as of even date herewith, as the same may be smooded, renewed, restated or extended from time to time (the "Credit Agreement"), pursuant to which the Secured Parties are extending credit to the Borrowers. Capitalized terms used herein without definition have the meanings assigned to them in the Credit Agreement.
- B. The Debtors have agreed to enter into this Agreement in order to induce the Secured Parties, inter alia, to make the loans evidenced by the Notes and to extend credit evidenced by the Losn Documents.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by each of the parties hereto, the Debtors hereby agree as follows:

Security Interest. Each Debtor hereby grants to the Secured Parties a continuing socurity interest in, and a collatural applement and plodge of, all copyrights, trademarks, service marks and trade names now or hereafter owned by such Debtor, whether registered or unregistered, including, but not limited to, those mademarks of such Debtor listed on Schedule A attached hereto and made a part hereof (collectively, the "Indonmic") and the copyrights of such Debtor fieled on Schedule B attached hereto and made a part hereof (collectively, the "Converience"), together with the goodwill of the business associated with and symbolized by such Trademarks and such Copyrights (collectively, the "Collectors"), as security for the Obligations (as defined in that certain Security and Piedge Agreement dated as of even date herewith among the Borrowers, the Agent and the Secured Parties, as amended or modified from time to time, the "General Security Agreement"). The Debtars hereby request that the U.S. Commissioner of Patents and Trademarks record this Agreement with respect to the Trademarks. The Debtors hereby request that the U.S. Copyright Office record this Agreement with respect to the Copyrights.

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- Representations and Warranties. Each Debtor, jointly and severally, hereby represents and warrants to the Secured Parties that:
- 2.1. Schedule A sets forth as of the date becof all United States trademark registrations and applications owned by such Debtor. Schedule B sets forth as of the date hereof all United States copyright registrations and applications owned by such Debtor.
- 2.2. As of the date hereof, the Colletteral set forth on Schedule A and Schedule B is subsisting and has not been adjudged invalid or unenforceable.
- 2.3. Except as set forth on <u>Schedule A</u>, as of the date hereof, no claim has been made that the use of any of the Collaboral violates the rights of any third person and such Debtor is not aware of any basis for any such claim to be asserted.
- 2.4. Debtor is the sole and exclusive owner of the entire right, title and interest in and to the Collateral, five and clear of any lien, accurity interest or other encumbrances, including without limitation, pledges, assignments, licenses, registered user agreements and coverants by such Debtor not to sue third persons (other than the security interest granted hereby and any of the foregoing entered into in the ordinary course of business).
- 2.5. Debter has the full power and authority to enter into this Agreement and perform its terms.
- Covenants. Each Debter, jointly and severally, hereby covenants and agrees as follows:
- 3.1. Debtor will keep the Collisteral free from any lien, security interest or encounterance (except in favor of the Agent) and will defend the Collisteral and the title thereto against all claims and demands of all other persons at any time claiming same or any interest therein.
- 3.2. Debtor shall not abandon any Calisteral except such Collateral which could not reasonably be expected to have a material adverse effect on the business, operations, properties, assets or condition, financial or otherwise, of such Debtor.
- 3.3. Debtor shall maintain all rights held by such Debtor relating to the Collateral except such Collateral which the failure to maintain could not reasonably be expected to have a material adverse effect on the business, operations, properties, assets or condition, financial or otherwise, of such Debtor.
- 3.4. Until all of the Obligations shall have been paid in full and termination of the commitments therefor, such Debtor shall not unter into any agreement (including a license agreement) which conflicts with such Debtor's obligations under this Agreement other than agreements that could not reasonably be expected to affect the value of the Collateral, without the Agent's prior written consent which consent shall not be unreasonably withheld or delayed.

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- 3.5. Debtor will not sell or offer to sell or otherwise transfer the Collateral or any interest therein (other than Recenses granted in the ordinary course of such Debtor's business) without the prior written consent of the Agent which consent shall not be unreasonably withheld or delayed.
- 3.6. If Debtor shall purchase, register or otherwise acquire rights to any new registrable or registered trademark and/or copyright, the provisions of Section 1 shall automatically apply thereto and such Debtor shall promptly give to the Agent written notice thereof, and shall execute an amendment to Schodule A and/or Schodule B including such registrations and applications and shall take any other action reasonably necessary to record the Agent's interest in such trademarks and/or copyrights with the U.S. Constantiationer of Petents and Trademarks and/or the U.S. Copyright Office.
- 3.7. The Debtor shall execute, or use its reasonable afforts at its reasonable expense to cause in be executed, such further documents as may be reasonably requested by the Agrat in order to effectuate fully the grant of security interest set furth in Section 1 bereaf.
- 4. <u>Remedies.</u> After the occurrence of any livent of Definit (as defined in the General Security Agreement), the Agent may declare all Obligations secured hereby immediately due and payable and shall have the remedies set forth in Section 12 of the General Security Agreement and the remedies of a secured party under the Uniform Communicial Code.
- 5. Attorney-in-Fact. Each Debtor hereby appoints the Agent, at such Debtor's attorney-in-fact (with full power of substitution and resubstitution) with the power and authority, after the occurrence of any Breast of Definit, to execute and deliver, in the name of and on behalf of such Debtor, and to cause the recording of all such further assignments and other instruments as the Agent decres necessary or desirable in order to carry out the intent of the General Security Agreement. Each Debtor agrees that all third parties may concludively rely on any such further assignment or other instrument so executed, delivered and recorded by the Agent (or the Agent's designee in acceptance with the terms hereof) and on the statements made therein.

6. General.

- 6.1. No course of dealing between any Debtor and the Agent, nor any failure to exercise, nor any delay in exercising on the part of the Agent, any right, power or privilege hereunder or under the Credit Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any right, power or privilege. No waiver by the Agent of any default shall operate as a waiver of any other default or of the same default on a foture occasion.
- 6.2. All of the Agent's and Secured Parties' rights and remedies with respect to the Collateral, whether established hereby or by the General Security Agreement, or by any other agreement or by law shall be cumulative and may be exercised singularly or concurrently. This

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Agreement is in addition to, and is not limited by nor in limitation of the provisions of the General Security Agreement or any other security agreement or other agreement now or hereafter existing among the Debtors and the Agent.

- 6.3. If any clause or provision of this Agreement shall be held invalid and macriforceable in whole or in part in any jurisdiction, then such invalidity or unemforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 6.4. This Agreement is subject to modification only by a writing signed by the parties, except as otherwise provided in Section 3.6 hereof.
- 6.5. The benefits and obligations of this Agreement shall innre to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- 6.6. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws (other than the conflict of laws rules) of the State of Rhode Island.
- 7. <u>Countements.</u> This Agreement may be executed in any number of countements and by the different parties hereto in separate countemparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument.

("Signatures on Next Page")

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as a sealed instrument by their duly authorized representatives all as of the day and year first above written. SOURCE ENTERPRISES, INC. WITNESS: David Mays, President SOURCE MAGAZINE, LLC. WIINESS: David Mays, Sole Manager of Source Holdings LLC, its Sole Member TEXTRON FINANCIAL CORPORATION, ==

(*Signatures Continue on Next Page*)

[Signature Page to Trademark and Copyright Security Agreement]

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IN WITNESS WHEREOF, the parties hereto have esused this Agreement to be duly executed as a souled instrument by their duly authorized representatives all as of the day and year first above written.

WITNESS:	SOURCE ENTERPRISES, INC.
how	By: Peored Water David Mays, President
WITNESS:	SOURCE MAGAZINE, LLC.
han	By: Juna Way
	David Maye, Sole Manager of Source Holdings LLC, its Sole Member
WITNESS:	TEXTRON FINANCIAL CORPORATION, as
	By:
	Katherine C. Marien, Division President, Media Finance Division
•	•

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[Signature Page to Trademark and Copyright Security Agreement]

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STATE OF	New York.
COUNTY OF	New York

In ______ on the 31 St day of _______, 2002, before me personally appeared David Mays, President of Source Enterprises, Inc., a Delaware corporation, to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him executed to be his free act and deed in said capacity and the free act and deed of said entity.

Notary Public

My commission capires: 7/9/03

(Seal

COUNTY OF NEW York

In ______on the 3ist day of ______, 2002, before me personally appeared David Mays, Sole Manager of Source Holdings, LLC, the Sole Member of Source Magazine, LLC, a New York limited hisbility company, to me known and known by me to be the person executing the foregoing instrument, and he acknowledged said instrument by him executed to be his free act and deed in said capacity and the free act and deed of said entity.

Noticy Public

My commission expires: 7/9/03

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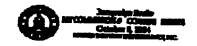
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STATE OF <u>FLORIDA</u> COUNTY OF <u>FINE I LAS</u>

In <u>51. ferror burg</u> on the <u>31</u> day of <u>July</u>, 2002, before me personally appeared Katherine C. Marien, Division President, Media Finance Division, of Textron Financial Corporation, to me known and known by me to be the person executing the foregoing instrument, and the soknowledged said instrument by her executed to be her free act and deed in said capacity and the free act and deed of said entity.

Notary Public
My commission expires:

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[Signature Page to Trademark and Copyright Security Agreement

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SCHEDULE A

TRADEMARKS

Owner	Trademark	Serial No.	Filing Date	Reg. No.	Reg. Date
Source Enterprises, Inc.	THE SOURCE HIP-HOP MUSIC AWARDS	78-265023	06/20/2003	2,986,970	OB/16/05
Source Enterprises, Inc.	EAR TO THE STREET	78-264,338	06/ 19/2003	2,844,974	(\$/25/2004)
Source Enterprises, Inc.	THE SOURCE	76-416,832	06/07/2002	2,822,247	(03/16/2004)
Source Enterprises, Inc.	THE SOURCE HIP HOP MUSIC AWARDS	78-238,963	07/27/2004	2,895,382	(10/19/2004)
Source Enterprises, Inc.	THE SOURCE AUTHENTICS	78-275,863	07/18/2003		
Source Enterprises, Inc.	THE SOURCE HEP-HOP COLLECTION	78-275,883	07/18/2003		
Source Enterprises, Inc.	THE SOURCE YOUTH FOUNDATION	78-446,489	07/06/2004		
Source Enterprises, Inc.	THE SOURCE	78-263,415	06/17/2003		
Source Enterprises, Inc.	CALENZINE	78-615,700	04/25/2005		

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SCHEDULE B

COPYRIGHTS

Title of Work	Owner	Registration No.	Registration Date
California misscrity business enterprises directory*	Source Enterprises, Inc.	TX94051	8/2A/TE
Minority business enterprise system database description & documentation	Source Publications, Inc.	Txxx7765	8/24/78
Minority/women's business enterprises directory, December 1981	Source Publications, Inc.	TX821369	12/2/81
National minority business information system: a national directory of minority and women owned firms*	Source Enterprises, Inc.	TX759555	8/24/81
Retail profits: management and financial strategies for the successful retailer Vol. 3, No. 1, Oct. 1991	Source Publications, Inc.	TX3290613	4/13/92
Source Publications present the "I.G." report: or, From the borse's mouth.	Source Publications, Inc.	TX531767	2/19/20

^{*}Assigned by Source Magazine, LLC, Source Enterprises, Inc. et al. to IBI Whitehall Bank and Trust Company, recorded on 6/29/01, such assignment to be released pursuant to a General Release of Assignment of Trudemerks and Copyrights.

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