TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Standard Publishing Group LLC		107/31/2006	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	CIT Lending Services Corporation, as Agent	
Street Address:	44 Whippany Road	
City:	Morristown	
State/Country:	NEW JERSEY	
Postal Code:	07960	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 32

Property Type	Number	Word Mark
Registration Number:	2392844	BEAN SPROUTS
Registration Number:	2619802	BIBLICAL CHOICES
Registration Number:	3040692	BIBLICAL CHOICES FOR A NEW GENERATION
Registration Number:	3108021	BRINGING THE WORD TO LIFE
Registration Number:	1054291	CHRISTIAN STANDARD
Registration Number:	2662269	COMPASS BOOK
Registration Number:	2004549	DEVOTIONS
Registration Number:	2316739	EMPOWERED
Registration Number:	2620756	1ST/2ND STARS
Registration Number:	2809380	FIRST VIRTUES
Registration Number:	2485056	5TH/6TH LIVE!
Registration Number:	1184726	HAPPY DAY
Registration Number:	2963555	HEARTSHAPER

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Registration Number:	3056369	JESUS HELPS YOU POWER UP
Registration Number:	2379981	KIDZ CHAT
Registration Number:	2429855	LIVE WIRE
Registration Number:	2809417	LIVING FOR HIM 24/7
Registration Number:	1033851	THE LOOKOUT
Registration Number:	2469070	MY GOOD NIGHT
Registration Number:	2458658	MYSTERY MUSEUM
Registration Number:	1148906	REDI-STIX
Registration Number:	3120547	REFUGE
Registration Number:	2485055	SCRIPTURE BITES
Registration Number:	1138376	SEEK
Registration Number:	2368695	SOLID FOUNDATION
Registration Number:	1028964	STANDARD
Registration Number:	1054292	STANDARD
Registration Number:	2560634	STANDARD LESSON COMMENTARY
Registration Number:	1144152	STICK*N*SNIFF
Registration Number:	2451102	3RD/4TH ONLINE!
Registration Number:	1171181	WEEKLY BIBLE READER
Registration Number:	2789433	YOUNG LEARNERS

CORRESPONDENCE DATA

Fax Number: (617)439-4170

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

Phone: 617-439-4444

Email: trademark@eapdlaw.com

Correspondent Name: Brenda S. Campbell, Paralegal

Address Line 1: P.O. Box 55874

Address Line 2: Edwards Angell Palmer & Dodge LLP
Address Line 4: Boston, MASSACHUSETTS 02205

ATTORNEY DOCKET NUMBER:	23666/0209
NAME OF SUBMITTER:	Brenda S. Campbell, Paralegal
Signature:	/Brenda S. Campbell/
Date:	08/21/2006

Total Attachments: 10

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TO BE RECORDED WITH U.S. PATENT AND TRADEMARK OFFICE

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement") is made as of July 31, 2006, by **STANDARD PUBLISHING GROUP LLC**, a Delaware limited liability company ("Debtor"), to and with **CIT LENDING SERVICES CORPORATION**, a Delaware corporation, **as Agent** (in such capacity, together with its successors and assigns in such capacity, "Agent") for the benefit of itself and the financial institutions and other Persons which are now or hereafter become Lenders under, or as defined in, the General Security Agreement referred to below ("Secured Parties").

RECITALS

- A. Debtor has executed and delivered to Agent a certain Security Agreement of even date herewith, as the same may be amended, renewed, restated or extended from time to time (the "General Security Agreement") by and between Agent, on behalf of Secured Parties, and Debtor.
- B. Debtor has agreed to enter into this Agreement in furtherance of the rights granted to Agent, on behalf of Secured Parties, under the General Security Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by each of the parties hereto, Debtor hereby agrees as follows:

- 1. Security Interest. Debtor hereby grants to Agent, for the benefit of, and on behalf of, Secured Parties, a continuing security interest in all registered trademarks, service marks and trade names, and all applications therefor, now or hereafter owned by Debtor, whether registered or unregistered (other than "intent to use" trademark applications), including, but not limited to, those trademarks of Debtor listed on Schedule A attached hereto and made a part hereof (collectively, the "Trademarks"), together with all licenses relating thereto, all reissues, continuations or extensions of the foregoing, and the goodwill of the business associated with and symbolized by such Trademarks (collectively, the "Collateral"), as security for the Obligations (as defined in the General Security Agreement). Debtor hereby requests that the U.S. Commissioner of Patents and Trademarks record this Agreement with respect to the Trademarks.
 - **2. Representations and Warranties.** Debtor represents and warrants that:
- 2.1. Schedule A sets forth all material United States trademark registrations and applications owned by Debtor as of the Closing Date.
- 2.2. As of the Closing Date, to the best of the Debtor's knowledge, the Collateral set forth on **Schedule A** is subsisting and has not been adjudged invalid or unenforceable in a manner that would result in a Material Adverse Effect.

TRADEMARK

- 2.3. Debtor has the full limited liability company power and limited liability company authority to enter into this Agreement and perform its terms.
- 2.4. Debtor has used proper statutory notice in connection with its use of any material Collateral to the extent the Debtor reasonably deems to be commercially practicable.

3. Covenants. Debtor covenants and agrees as follows:

- 3.1. If Debtor shall purchase, register or otherwise acquire rights to any new registered trademark, the provisions of Section 1 shall automatically apply thereto and at least annually Debtor shall give to Agent written notice thereof, and shall execute an amendment to **Schedule A** including such registrations and applications and shall take any other action reasonably necessary to record Agent's and Secured Parties' interest in such trademarks with the U.S. Commissioner of Patents and Trademarks.
- 3.2. Debtor will continue to use proper statutory notice in connection with its registration of any material Collateral to the extent the Debtor reasonably deems to be commercially practicable.
- 3.3. Debtor shall execute, or use its reasonable efforts at its reasonable expense to cause to be executed, such further documents as may be reasonably requested by Agent in order to effectuate fully the grant of security interest set forth in Section 1 hereof.
- 4. Remedies. After the occurrence and during the continuance of any Event of Default (as defined in the General Security Agreement), Agent may in accordance with the Loan Agreement declare all Obligations secured hereby immediately due and payable and shall have the remedies set forth in the General Security Agreement and the remedies of a secured party under the Uniform Commercial Code.
- 5. Attorney-in-Fact. Debtor hereby appoints Agent, as Debtor's attorney-in-fact (with full power of substitution and resubstitution) with the power and authority, after the occurrence and during the continuance of any Event of Default, to execute and deliver, in the name of and on behalf of Debtor, and to cause the recording of all such further assignments and other instruments as Agent reasonably deems necessary in order to protect its interest in the Collateral. Debtor agrees that all third parties may conclusively rely on any such further assignment or other instrument so executed, delivered and recorded by Agent (or Agent's designee in accordance with the terms hereof) and on the statements made therein.

6. General.

6.1. No course of dealing between Debtor and Agent, nor any failure to exercise, nor any delay in exercising on the part of Agent, any right, power or privilege hereunder or under the Loan Agreement (as defined in the General Security 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 Agent of any default shall operate as a waiver of any other default or of the same default on a future occasion.

- 6.2. All of Agent's 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 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 between Debtor and Agent.
- 6.3. If any clause or provision of this Agreement shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability 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 3.1 hereof.
- 6.5. The benefits and obligations of this Agreement shall inure to the benefit of and be binding upon the respective successors and assignees 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 New York.
- 7. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by the different parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument.
- 8. Termination of Security Interests; Release of Upon the indefeasible repayment and performance in full of all the Obligations (other than L/C Obligations which may remain outstanding supported by Debtor's cash collateralization, replacement or indemnifications reasonably satisfactory to Agent, and other than indemnification and other obligations intended to survive the payment in full of the Loans) and termination of all commitments of Lenders to make Loans under the Loan Agreement, the Security Interests and all other rights given to Agent and Lenders hereunder shall terminate and all rights to the Collateral shall revert to Debtor. Upon any such termination of the Security Interests or release of Collateral in accordance with the terms of the Loan Agreement, Agent will, at Debtor's expense to the extent permitted by law, execute and deliver to Debtor such documents as Debtor shall reasonably request to evidence the termination of the Security Interests or the release of such Collateral, as the case may be. In the event that all or any part of the payments described in this Section 8 are rescinded or recovered directly or indirectly from any Lender as a preference, fraudulent transfer or otherwise (whether by demand, settlement, litigation or otherwise), such

rescinded or recovered payments shall constitute Obligations for all purposes hereunder and the obligations of Debtor hereunder shall continue and remain in full force and effect or be reinstated, as the case may be.

[THE NEXT PAGE IS THE SIGNATURE PAGE]

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.

STANDARD PUBLISHING GROUP LLC

By: R. Kenneth Bryant, Vice President

CIT LENDING SERVICES CORPORATION, As Agent

By: ______ Anthony Holland, Vice President

STATE OF NEW YORK)
COUNTY OF NEW YORK)

In New York on this 27th day of July, 2006, before me personally appeared R. Kenneth Bryant, the Vice President of Standard Publishing Group LLC, to me known and known by me to be the person executing the foregoing instrument and he/her acknowledged said instrument by him/her executed to be his/her free act and deed in said capacity and the free act and deed of said limited liability companies.

ELAINE GONZALEZ
Notary Public, State of New York
No. 01GO6063526
Qualified in Queens County
My Commission Expires Sept. 04, 20 69

Notary Public

Print Name: Flaine Gonzalez

My Commission expires: 9/4/09

[SIGNATURES CONTINUED ON NEXT PAGE]

 $[CIT/Standard-Trademark\ Security\ Agreement]$

TRADEMARK

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.

STANDARD PUBLISHING GROUP LLC

	By:R. Kenneth Bryant, Vice President
	CIT LENDING SERVICES CORPORATION, As Agent
	By: Anthony Holland, Vice President
STATE OF NEW YORK) COUNTY OF NEW YORK)	
Kenneth Bryant, the Vice President of Standary me to be the person executing the for	of July, 2006, before me personally appeared R. and Publishing Group LLC, to me known and known regoing instrument and he/her acknowledged said refree act and deed in said capacity and the free act
:	Notary Public
	Print Name:
	My Commission expires:

[SIGNATURES CONTINUED ON NEXT PAGE]

[CIT/Standard – Trademark Security Agreement]

TRADEMARK

STATE OF NEW JERSEY)
COUNTY OF ESSEX	Ó

In Morristown on this 27th day of July, 2006, before me personally appeared Anthony Holland, the Vice President of CIT Lending Services Corporation, as Agent, 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 corporation.

May ann Auns
Notary Public
Print Name: MARY Ann L
My Commission expires: MAY 8

MARY ANN DUNN Notary Public of New Jersey My Comm. Exp. May 8, 2011

[CIT/Standard – Trademark Security Agreement]

TRADEMARK

SCHEDULE A

TRADEMARKS

United States Trademark Registrations:

TRADEMARK	REGISTRATION NO.	REGISTRATION DATE
BEAN SPROUTS	2,392,844	10/10/2000
BIBLICAL CHOICES	2,619,802	09/17/2002
BIBLICAL CHOICES FOR A NEW GENERATION	3,040,692	01/10/2006
BRINGING THE WORD TO LIFE	3,108,021	06/20/2006
CHRISTIAN STANDARD	1,054,291	12/14/1976
COMPASS BOOK	2,662,269	12/17/2002
DEVOTIONS	2,004,549	10/01/1996
EMPOWERED	2,316,739	02/08/2000
1 ST /2 ND STARS	2,620,756	09/17/2002
FIRST VIRTUES	2,809,380	01/27/2004
5 TH /6 TH LIVE!	2,485,056	09/04/2001
HAPPY DAY	1,184,726	01/05/1982
HARTSHAPER	2,693,555	06/21/2005
JESUS HELPS YOU POWER UP	3,056,369	01/31/2006
KIDZ CHAT	2,379,981	08/22/2000
LIVE WIRE	2,429,855	02/20/2001
LIVING FOR HIM 24/7!	2,809,417	01/27/2004
THE LOOKOUT	1,033,851	02/17/1976
MY GOOD NIGHT	2,469,070	07/17/2001
MYSTERY MUSEUM	2,458,658	06/05/2001
REDI-STIX	1,148,906	03/24/1981
REFUGE	3,120,547	7/25/2006
SCRIPTURE BITES	2,485,055	09/04/2001
SEEK	1,138,376	08/05/1980

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SCHEDULE A

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REFUGE	3,120,547	7/25/2006
SCRIPTURE BITES	2,485,055	09/04/2001
SEEK	1,138,376	08/05/1980

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SOLID FOUNDATION	2,368,695	07/18/2000
STANDARD	1,028,964	12/30/1975
STANDARD	1,054,292	12/14/1976
STANDARD LESSON COMMENTARY	2,560,634	04/9/2002
STICK*N*SNIFF	1,144,152	12/23/1980
3 RD /4 TH ONLINE!	2,451,102	05/15/2001
WEEKLY BIBLE READER	1,171,181	09/29/1981
YOUNG LEARNERS	2,789,433	12/02/2003