

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
Settlement Funding, LLC		12/11/2006	LIMITED LIABILITY COMPANY: GEORGIA
Peachtree LBP Finance Company, LLC		12/11/2006	LIMITED LIABILITY COMPANY: GEORGIA
Tats Licensing Company, LLC		12/11/2006	LIMITED LIABILITY COMPANY: DELAWARE
Peachtree Financial Solutions, LLC		12/11/2006	LIMITED LIABILITY COMPANY: GEORGIA

RECEIVING PARTY DATA

Name:	Bear Stearns Corporate Lending Inc.
Street Address:	383 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10179
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	2716280	ASSET ADVANTAGE
Registration Number:	2773420	COMPBUILDER
Serial Number:	78873435	ENJOY THE SECURITY OF KNOWING.
Serial Number:	78777532	LBP
Serial Number:	78777542	LEVERAGED BONUS PROGRAM
Serial Number:	76544049	MLBO
Serial Number:	78777516	PEACHTREE LBP
Serial Number:	78777167	PEACHTREE LBP
Serial Number:	75773344	PEACHTREE SETTLEMENT FUNDING

CH \$315.00 2716280

Serial Number:	76157095	WEALTHBUILDER
Serial Number:	75773345	PEACHTREE SETTLEMENT FUNDING
Serial Number:	77022569	LBP 401(K) PLUS

CORRESPONDENCE DATA

Fax Number: (917)777-3272
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 212-735-3272
Email: astrober@skadden.com
Correspondent Name: Andrew Strobert
Address Line 1: 4 Times Square
Address Line 2: 30-112
Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	074000/0708
NAME OF SUBMITTER:	Andrew F. Strobert
Signature:	/AFS/
Date:	12/14/2006

Total Attachments: 5
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EXECUTION VERSION

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT ("Agreement"), dated as of December 11, 2006, is entered into by and between each of the signatories hereto (collectively, the "Grantors") and Bear Stearns Corporate Lending, Inc., as Collateral Agent (in such capacity, the "Assignee") for the benefit of the Secured Parties (as defined in the Security Agreement) pursuant to that certain Guarantee and Collateral Agreement, dated as of November 21, 2006, between the Assignee and each of the Grantors (the "Security Agreement"), and pursuant to that certain Credit Agreement, dated as of November 21, 2006 (as amended, amended and restated, supplemented, restated, replaced, refinanced or otherwise modified from time to time, the "Credit Agreement"), among Orchard Acquisition Company, a Delaware corporation, Peach Holdings, Inc., a Florida corporation, the several banks and other financial institutions or entities from time to time parties thereto as lenders, Bear, Stearns & Co. Inc., as advisor, sole lead arranger and sole bookrunner, SunTrust Bank, as syndication agent, and Bear Stearns Corporate Lending Inc., as administrative agent.

Capitalized terms not otherwise defined herein have the respective meanings ascribed to them in the Security Agreement or the Credit Agreement, as applicable.

WHEREAS, pursuant to the Security Agreement, each Grantor is granting a security interest to the Assignee in certain Collateral, including the Trademarks set forth on Schedule A hereto.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, each of the Grantors and the Assignee hereby agree as follows:

1. Grant of Security Interest

(a) Each Grantor hereby grants to Assignee, for the benefit of the Secured Parties, a security interest in all Trademarks (except for "intent-to-use" applications for trademark or service mark registrations filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. §1051, unless and until an Amendment to Allege Use or a Statement of Use under Sections 1(c) and 1(d) of said Act has been filed) now owned or at any time hereafter acquired by such Grantor in which such Grantor has any right, title or interest, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of all of the Obligations (as defined in the Security Agreement).

(b) Schedule A hereto contains a true and accurate list of all of each Grantor's Trademark that is issued by or registered with, or for which an application seeking such issuance or registration has been filed with the United States Patent and Trademark Office as of the date hereof.

(c) The security interest granted hereby is granted in conjunction with the security interest granted to the Assignee under the Security Agreement. The rights and remedies of the Assignee with respect to the security interest granted hereby are in addition to

those set forth in the Security Agreement (which is deemed incorporated by reference herein). In the event that any provisions of this Trademark Security Agreement are in conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

2. Modifications

This Agreement or any provision hereof may not be changed, waived, or terminated except in accordance with the amendment provisions of the Security Agreement.

3. Governing Law

THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

4. Successors and Assigns

This Agreement shall be binding upon the successors and assigns of each Grantor and shall inure to the benefit of the Secured Parties and their successors and assigns; provided that no Grantor may assign, transfer or delegate any of its rights or obligations under this Agreement without the prior written consent of the Assignee and (other than as provided in Section 8.4 of the Credit Agreement), unless so consented to, each such assignment, transfer or delegation by any Grantor shall be void.

5. Counterparts

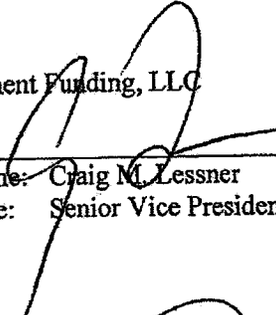
This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument. Delivery of an executed signature page of this Agreement by facsimile transmission shall be effective as delivery of a manually executed counterpart hereof.

[Signature page follows.]

IN WITNESS WHEREOF, each of the undersigned has caused this Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

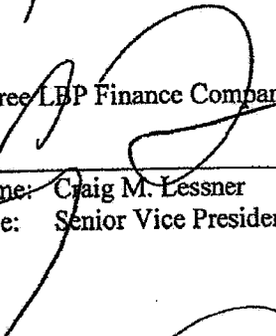
Settlement Funding, LLC

By: 

Name: Craig M. Lessner

Title: Senior Vice President, General Counsel and Secretary

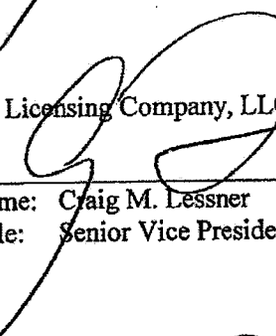
Peachtree LBP Finance Company, LLC

By: 

Name: Craig M. Lessner

Title: Senior Vice President, General Counsel and Secretary

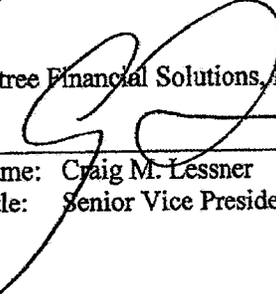
TATS Licensing Company, LLC

By: 

Name: Craig M. Lessner

Title: Senior Vice President, General Counsel and Secretary

Peachtree Financial Solutions, LLC

By: 

Name: Craig M. Lessner

Title: Senior Vice President, General Counsel and Secretary

ASSIGNEE:

BEAR STEARNS CORPORATE LENDING INC.,
as Collateral Agent

By: 
Name: Richard Bram Smith
Title: Vice President

Schedule A to TRADEMARK SECURITY AGREEMENT

<u>Trademarks Name</u>	<u>Serial No.</u>	<u>Date of Issuance of Registration</u>	<u>Registration No.</u>	<u>Owner</u>
Asset Advantage®	76/186200	May 13, 2003	2,716,280	Settlement Funding, LLC
CompBuilder®	76/466401	October 14, 2003	2,773,420	Peachtree Financial Solutions, LLC
Enjoy The Security of Knowing	78/873,435	tbd	tbd	Peachtree LBP Finance Company, LLC
LBP™	78/777,532	tbd	tbd	Peachtree LBP Finance Company, LLC
Leveraged Bonus Program™	78/777,542	tbd	tbd	Peachtree LBP Finance Company, LLC
MLBO	76/544,049	tbd	tbd	TATS Licensing Company, LLC
PeachtreeLBP™ (logo)	78/777,516	tbd	tbd	Peachtree LBP Finance Company, LLC
PeachtreeLBP™	78/777,167	tbd	tbd	Peachtree LBP Finance Company, LLC
Peachtree Settlement Funding	75/773,344	August 28, 2001	2,481,450	Settlement Funding, LLC
WealthBuilder™	76/157095	March 9, 2004	2,821,490	Peachtree Financial Solutions, LLC
TATS	1,733,286	Inactive	Inactive	Settlement Funding, LLC
Tax Advantaged Transaction (TATS) Structure	11,733,310	Inactive	Inactive	Settlement Funding, LLC
Peachtree Settlement Funding	75/773,345	8/21/2001	2,479,083	Settlement Funding, LLC
LBP 401(k) Plus	77/022,569	10/02/2006	tbd	Peachtree LBP Finance Company, LLC