

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Assignment of Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Wells Fargo Foothill, Inc.		06/15/2007	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Gladstone Capital Corporation
Street Address:	1405 West Crestwood Court
City:	Spokane
State/Country:	WASHINGTON
Postal Code:	99218
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	0794477	SERVICE STATION MANAGEMENT
Registration Number:	1861502	BUSINESS GEOGRAPHICS
Registration Number:	1882176	ENGINEER'S DIGEST
Registration Number:	2355492	MRO.NET
Registration Number:	2249179	AUTO & TRUCK INTERNATIONAL
Registration Number:	2233942	NPN INTERNATIONAL
Registration Number:	2278895	PACKAGE POWER
Registration Number:	2247478	IRRIGATION JOURNAL
Registration Number:	2260637	RECREATION RESOURCES
Registration Number:	2253080	WHAT'S NEW FOR FAMILY FUN CENTERS
Registration Number:	2416925	GEOPLACE.COM
Registration Number:	2521418	DESIGNERS OF THE 21ST CENTURY
Registration Number:	2549464	GALLERY OF GOLD
Registration Number:	2641247	PLATINUM PORTFOLIO

OP \$415.00 0794477

Registration Number:	2571014	PLATINUM PROFILES
Registration Number:	3013275	PROFESSIONAL CANDY BUYER

CORRESPONDENCE DATA

Fax Number: (312)863-7806
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 312-863-7198
Email: nancy.brougher@goldbergkohn.com
Correspondent Name: Nancy Brougher c/o Goldberg Kohn
Address Line 1: 55 East Monroe Street
Address Line 2: Suite 3300
Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER:	1989.144
NAME OF SUBMITTER:	Nancy Brougher
Signature:	/njb/
Date:	06/19/2007

Total Attachments: 4
source=Trademark Assignment MCA C#page1.tif
source=Trademark Assignment MCA C#page2.tif
source=Trademark Assignment MCA C#page3.tif
source=Trademark Assignment MCA C#page4.tif

ASSIGNMENT OF TRADEMARK SECURITY AGREEMENT

This ASSIGNMENT OF TRADEMARK SECURITY AGREEMENT is made as of this 15th day of June, 2007 between WELLS FARGO FOOTHILL, INC. (hereinafter referred to as the "Assignor") and GLADSTONE CAPITAL CORPORATION, a Maryland corporation (hereinafter referred to as the "Assignee").

WITNESSETH

WHEREAS, that certain Borrowing Agreement (as amended from time to time, "Loan Agreement") dated as of October 29, 2004, was entered into by and among MCA Communications, LLC ("Communications"), MCA Internet, LLC ("Internet"), Research Holdings, Ltd. ("Research"), RHL/Golden State Publishing, Inc. ("RHL"), Futures Magazine, Inc. ("Futures" and together with Communications, Internet, Research, and RHL, the "Borrowers"), Assignor and the Pledgors identified therein;

WHEREAS, pursuant to the Loan Agreement, Borrowers granted Assignor a security interest in certain of Borrowers' assets, including, without limitation, its trademarks and trademark applications;

WHEREAS, Communications and Assignor entered into that certain Trademark Security Agreement dated as of October 29, 2004, which was recorded in the records of the United States Patent and Trademark Office at Trademark Reel 3399, Frame 0152 (hereinafter referred to as the "Mortgage");

WHEREAS, Assignor desires to assign, and Assignee desires to take by assignment, all of Assignor's rights and obligations in, to and under the Mortgage;

WHEREAS, Assignor and Assignee entered into that certain Purchase and Sale Agreement ("Agreement") dated as of June 15, 2007, with respect to Assignor's sale to Assignee of, among other things as expressly set forth therein, the Loan Agreement and the Mortgage;

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

1. Assignor hereby sells, transfers and assigns to Assignee, and Assignee hereby purchases, assumes and undertakes from Assignor, without recourse and without representation or warranty, except as otherwise expressly provided in the Assignment Agreement, the entire right, title and interest in, to and under the Mortgage.

2. This Agreement may be executed in any number of counterparts and all of such counterparts taken together shall be deemed to constitute one and the same instrument.

3. This Agreement shall be governed by and construed in accordance with the laws of the state of California.

This Assignment of Trademark Security Agreement is made this 15th day of June, 2007.

WELLS FARGO FOOTHILL, INC.

By Amelia Yehns
Its SVP

GLADSTONE CAPITAL CORPORATION

By _____
Its _____

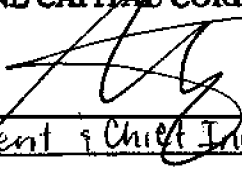
3. This Agreement shall be governed by and construed in accordance with the laws of the state of California.

This Assignment of Trademark Security Agreement is made this 14 day of June, 2007.

WELLS FARGO FOOTHILL, INC.

By _____
Its _____

GLADSTONE CAPITAL CORPORATION

By 
Its President & Chief Investment Officer

SCHEDULE OF TRADEMARKS

MCA Communications, LLC

Mark	Registration / Application Number	Reg./Filing Date
Service Station Management	0794477	08/17/65
Business Geographics	1861502	11/01/94
Engineer's Digest	1882176	03/07/95
MRO.Net	2355492	06/06/00
Auto & Truck International	2249179	06/01/99
NPN International	2233942	03/23/99
Package Power	2278895	09/21/99
Irrigation Journal	2247478	05/25/99
Recreation Resources	2260637	07/13/99
What's New for Family Fun Centers	2253080	06/15/99
Goeplace.com	2416925	01/02/01
Designers of the 21st Century	2521418	12/18/01
Gallery of Gold	2549464	03/19/02
Platinum Portfolio	2641247	10/22/02
Platinum Profiles	2571014	05/21/02
Professional Candy Buyer	3013275	11/08/05