TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TRADEMARK SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Baker & Taylor, Inc.		09/28/2012	CORPORATION: DELAWARE
Yankee Book Peddler, Inc.		109/28/2012 1	CORPORATION: NEW HAMPSHIRE
YBP Library Services, Inc.		109/28/2012 1	CORPORATION: NEW HAMPSHIRE
BWI Acquisition, LLC		109/28/2012 1	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	GENERAL ELECTRIC CAPITAL CORPORATION
Street Address:	299 Park Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10171
Entity Type:	CORPORATION: NEW YORK

PROPERTY NUMBERS Total: 40

Property Type	Number	Word Mark
Registration Number:	2143981	ACADEMIA
Registration Number:	2079090	AUTOMATICALLY YOURS
Registration Number:	1721624	A/V ACCESS
Registration Number:	1670916	B&T LINK
Registration Number:	1852716	B&T MARC
Registration Number:	1131530	BAKER & TAYLOR
Registration Number:	1134490	BOOKFINDER
Registration Number:	1131988	LIBRIS
Registration Number:	1652544	MUSICFINDER
Registration Number:	1653849	STEPS
		TRABELLABIZ

TRADEMARK

REEL: 004869 FRAME: 0794

Registration Number:	3006919	THE TITLE SOURCE		
Registration Number:	1898856	VIDEOFINDER		
Registration Number:	2712359	GOBI		
Registration Number:	2993944	PUBLISHER ALLEY		
Registration Number:	2571491	YВР		
Serial Number:	85306920	AXIS 360 DIGITAL MEDIA LIBRARY BY BAKER & TAYLOR		
Serial Number:	85306922	AXIS 360 DIGITAL MEDIA LIBRARY BY BAKER & TAYLOR		
Registration Number:	3846174	BAKER & TAYLOR THE FUTURE DELIVERED		
Registration Number:	3846175	BAKER & TAYLOR THE FUTURE DELIVERED		
Serial Number:	85180440	CAMPUSREACH		
Serial Number:	85226903	CLS		
Serial Number:	85230994	CUSTOMIZED LIBRARY SERVICES		
Serial Number:	85180437	CUSTOMREACH		
Registration Number:	3806025	INSTANT GENIUS		
Registration Number:	3918476	PARFAIT PRESS		
Serial Number:	85180442	PAW PRINTS		
Serial Number:	85186213	PAW PRINTS		
Registration Number:	3979273	TEXTSTREAM		
Registration Number:	3912738	UNCLE JOHN'S BATHROOM READER		
Registration Number:	3253338	BATHROOM READERS' INSTITUTE		
Registration Number:	3610731	PAGES		
Registration Number:	3255677	SILVER DOLPHIN		
Registration Number:	2719099	THUNDER BAY		
Registration Number:	2942006	UNCLE JOHN'S BATHROOM READER FOR KIDS ONLY		
Registration Number:	4205480	CATS		
Serial Number:	85614377	ACOUSTIK		
Serial Number:	85617023	ACOUSTIK AUDIOBOOKS POWERED BY FINDAWAY WORLD		
Registration Number:	3278843	TITLETALES		
Registration Number:	1741956	BWI		
Registration Number:	4153303	PUBLISHERALLEY		

CORRESPONDENCE DATA

Fax Number: 2129692900

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 212-969-3000

Email: trademark@proskauer.com Correspondent Name: Jenifer deWolf Paine Address Line 1: Proskauer Rose LLP Address Line 2: Eleven Times Square Address Line 4: New York, NEW YORK 10036-8299 ATTORNEY DOCKET NUMBER: 40767-078 NAME OF SUBMITTER: Jenifer deWolf Paine Signature: /Jenifer deWolf Paine/ 10/01/2012 Date: Total Attachments: 9 source=Trademark Security Agreement - GE (1)#page1.tif source=Trademark Security Agreement - GE (1)#page2.tif source=Trademark Security Agreement - GE (1)#page3.tif source=Trademark Security Agreement - GE (1)#page4.tif source=Trademark Security Agreement - GE (1)#page5.tif source=Trademark Security Agreement - GE (1)#page6.tif source=Trademark Security Agreement - GE (1)#page7.tif source=Trademark Security Agreement - GE (1)#page8.tif source=Trademark Security Agreement - GE (1)#page9.tif

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of September 28, 2012, between each of the undersigned (each, a "Pledgor") and GENERAL ELECTRIC CAPITAL CORPORATION, as collateral agent (in such capacity, the "Collateral Agent"), for the Secured Parties (as defined in the Credit Agreement referred to below).

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of September 28, 2012 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among BAKER & TAYLOR ACQUISITIONS CORP. ("Baker Acquisitions"), certain of its subsidiaries as joint and several co-borrowers (the "Borrowers"), BTAC ACQUISITION CORP. ("Holdings"), a Delaware corporation, and the other guarantors party thereto, the several banks and other financial institutions or entities from time to time parties thereto (the "Lenders"), Jefferies Finance LLC, General Electric Capital Corporation and The CIT Group / Business Credit, Inc., as joint arrangers and as joint bookrunners, Jefferies Finance LLC, as syndication agent, General Electric Capital Corporation, as administrative agent and as the Collateral Agent, as swingline lender and as issuing bank, and The CIT Group / Business Credit, Inc., as documentation agent, the Lenders have severally agreed to make extensions of credit to the Borrowers on the terms set forth therein;

WHEREAS, pursuant to the Security Agreement, dated as of September 28, 2012 (as it may be amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among Baker Acquisitions, the Borrowers, Holdings, the other guarantors party thereto, any additional borrowers or guarantors from time to time party thereto, and the Collateral Agent, as collateral security for the payment and performance in full of all the Secured Obligations, each Pledgor has pledged and granted to the Collateral Agent for its benefit and for the benefit of the Secured Parties, a lien on and security interest in and to all of the right, title and interest of such Pledgor in, to and under the Pledged Collateral, including, without limitation, the Trademark Collateral (as defined below), wherever located, whether now existing or hereafter arising or acquired from time to time;

WHEREAS, the Pledgors are executing this Agreement in connection with and in furtherance of the interests and purposes of the Security Agreement, the Pledgors are required to execute and deliver this Agreement; and

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, each Pledgor agrees as follows:

Section 1. Defined Terms

Unless otherwise defined herein, capitalized terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

Section 2. Grant of Security Interest in Trademarks

As collateral security for the payment and performance in full of all the Secured Obligations, each Pledgor hereby pledges and grants to the Collateral Agent for its benefit and for the benefit of the Secured Parties, a lien on and security interest in and to all of the right title and interest of such Pledgor, in, to and under the Trademarks and Licenses pertaining to Trademarks ("Trademark Licenses"), including the Trademarks and Trademark Licenses listed in Schedule I, wherever located, whether now existing or hereafter arising or acquired from time to time (collectively, the "Trademark Collateral"), provided that applications filed in the U.S. Patent and Trademark Office (the "PTO") to register trademarks or service marks on the basis of any Pledgor's intent to use such mark pursuant to 15 U.S.C. § 1051 Section 1(b) will not be deemed Trademark Collateral unless and until a form evidencing use of the mark in interstate commerce has been filed with the PTO pursuant to 15 U.S.C. § 1060(a), whereupon such applications shall be automatically subject to the lien granted herein and deemed included in the Trademark Collateral.

Section 3. Security for Obligations

This Agreement secures, and the Trademark Collateral is collateral security for, the payment and performance in full when due of the Secured Obligations, subject to the terms and conditions of the Security Agreement.

Section 4. Security Agreement

The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Collateral Agent pursuant to the Security Agreement and each Pledgor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark 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. In the event of any irreconcilable conflict between the terms of this Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall control.

Section 5. Execution in Counterparts

This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original, but all such counterparts together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page of this Agreement by telecopy shall be effective as delivery of a manually executed counterpart of this Agreement.

Section 6. Termination

Upon the payment in full of all the Secured Obligations, the Collateral Agent shall, at the Pledgors' request, execute, acknowledge and deliver to the Pledgors, at the Pledgors' sole cost and expense, an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademark Collateral under this Agreement.

Section 7. GOVERNING LAW

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK, WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES THAT WOULD REQUIRE THE APPLICATION OF THE LAWS OF ANOTHER JURISDICTION.

[SIGNATURE PAGE FOLLOWS]

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

BAKER & TAYLOR, INC.

Title: Chief Executive Officer

YANKEE BOOK PEDDLER, INC.

By:

Title: Chief Executive Officer

YBP LIBRARY SERVICES, INC.

Title: Chief Executive Officer

BWI ACQUISITION, LLC

Title: Chief Executive Officer

ACCEPTED AND AGREED as of the date first above written:

GENERL ELECTRIC CAPITAL CORPORATION, as Collateral Agent

By: 25 Name: Thomas Morante

Title: Duly Authorized Signatory

B&T - Copyright Security Agreement

Schedule I

See Attached.

1147/40767-078 current/32428245v2

Trademarks

Trademark	Registry	Registration or Application No.	Record Owner
ACADEMIA	United States	2,143,981	BAKER & TAYLOR, INC.
AUTOMATICALLY YOURS	United States	2,079,090	BAKER & TAYLOR, INC.
A/V ACCESS	United States	1,721,624	BAKER & TAYLOR, INC.
B&T CATS	United States	2,980,416	BAKER & TAYLOR, INC.
B&T LINK	United States	1,670,916	BAKER & TAYLOR, INC.
B&T MARC	United States	1,852,716	BAKER & TAYLOR, INC.
BAKER & TAYLOR	United States	1,131,530	BAKER & TAYLOR, INC.
BOOKFINDER	United States	1,134,490	BAKER & TAYLOR, INC.
LIBRIS	United States	1,131,988	BAKER & TAYLOR, INC.
MUSICFINDER	United States	1,652,544	BAKER & TAYLOR, INC.
STEPS	United States	1,653,849	BAKER & TAYLOR, INC.
THE TITLE SOURCE	United States	3,006,919	BAKER & TAYLOR, INC.
VIDEOFINDER	United States	1,898,856	BAKER & TAYLOR, INC.
ESTREAMS	United States	2,416,984	YANKEE BOOK PEDDLER, INC.
GOBI	United States	2,712,359	YANKEE BOOK PEDDLER, INC.
PUBLISHER ALLEY and Design	United States	2,993,944	YANKEE BOOK PEDDLER, INC.
YBP and Design	United States	2,571,491	YANKEE BOOK PEDDLER, INC.
AXIS 360 DIGITAL MEDIA LIBRARY BY BAKER &	United States	85/306,920	BAKER & TAYLOR, INC.

DOC ID - 19120437.1

Trademark	Registry	Registration or Application No.	Record Owner
TAYLOR and Design			
AXIS 360 DIGITAL MEDIA LIBRARY BY BAKER & TAYLOR and Design	United States	85/306,922	BAKER & TAYLOR, INC.
BAKER & TAYLOR THE FUTURE DELIVERED and Design	United States	3,846,174	BAKER & TAYLOR, INC.
BAKER & TAYLOR THE FUTURE DELIVERED and Design	United States	3,846,175	BAKER & TAYLOR, INC.
CAMPUSREACH	United States	85/180,440	BAKER & TAYLOR, INC.
CLS	United States	85/226,903	BAKER & TAYLOR, INC.
CUSTOMIZED LIBRARY SERVICES	United States	85/230,994	BAKER & TAYLOR, INC.
CUSTOMREACH	United States	85/180,437	BAKER & TAYLOR, INC.
INSTANT GENIUS	United States	3,806,025	BAKER & TAYLOR, INC.
PARFAIT PRESS	United States	3,918,476	BAKER & TAYLOR, INC.
PAW PRINTS	United States	85/180,442	BAKER & TAYLOR, INC.
PAW PRINTS and Design	United States	85/186,213	BAKER & TAYLOR, INC.
TEXTSTREAM	United States	3,979,273	BAKER & TAYLOR, INC.
THUNDER CLOUD	United States	85/265,221	BAKER & TAYLOR, INC.
UNCLE JOHN'S AIRPLANE READER	United States	77/826,231	BAKER & TAYLOR, INC.
UNCLE JOHN'S BATHROOM READER	United States	3,912,738	BAKER & TAYLOR, INC.
BATHROOM READERS' INSTITUTE	United States	3,253,338	BAKER & TAYLOR, INC.
PAGES	United States	3,610,731	BAKER & TAYLOR, INC.
SILVER DOLPHIN	United States	3,255,677	BAKER & TAYLOR, INC.
THUNDER BAY	United States	2,719,099	BAKER & TAYLOR

DOC ID - 19120437.1

Trademark	Registry	Registration or Application No.	Record Owner
UNCLE JOHN'S BATHROOM READER FOR KIDS ONLY	United States	2,942,006	BAKER & TAYLOR
CATS	United States	4,205,480	BAKER & TAYLOR, INC.
ACOUSTIK	United States	85/614,377	BAKER & TAYLOR, INC.
ACOUSTIK AUDIOBOOKS POWERED BY FINDAWAY WORLD and Design	United States	85/617,023	BAKER & TAYLOR, INC.
TITLETALES	United States	3,278,843	BWI ACQUISITION, LLC
BWI (Stylized)	United States	1,741,956	BWI ACQUISITION, LLC
PUBLISHERALLEY	United States	4,153,303	YANKEE BOOK PEDDLER, INC.
TITLETALES	US	3,278,843	BWI Acquisition, LLC
BWI	US	1,741,956	BWI Acquisition, LLC

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RECORDED: 10/01/2012