Form PTO-1594 (Rev 07/05)	U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Office
OMB Collection 0651-0027 (exp. 6/30/2008) RECORDATION FOR TRADEMAI	RM COVER SHEET
To the Director of the U. S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
1. Name of conveying party(ies): SB CAPITAL GROUP, LLC (Delaware) EMCC, INC. (Delaware) a corporation (*) TIGER CAPITAL GROUP, LLC (Massachusetts) PALISADES COLLECTION, L.L.C. (Delaware) Individual(s) Association General Partnership Limited Partnership Corporation- State: Other Limited liability companies-except where noted (*) Citizenship (see guidelines) as indicated above Additional names of conveying parties attached? Yes V No	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? No Name: BROOK MAYS JOINT VENTURE Internal Address: Street Address 33 Riverside Drive City: Pembroke State: MA Country: USA Zip: 02359 Association Citizenship
3. Nature of conveyance)/Execution Date(\$): Execution Date(\$) August 15, 2006 ☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other Bill of Sale 4. Application number(\$) or registration number(\$) and A. Trademark Application No.(\$) See attached SCHEDULE A C. Identification or Description of Trademark(\$) (and Filing	B. Trademark Registration No.(s) See attached SCHEDULE A Additional sheet(s) attached? Yes No
See attached SCHEDULE A 5. Name & address of party to whom correspondence concerning document should be mailed: Name: Kay Lyn Schwarz	6. Total number of applications and registrations involved:
Internal Address: Gardere Wynne Sewell LLP Street Address: 1601 Elm Street Suite 3000	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$415.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed
City: Dallas State: Texas Phone Number: 214-999-4702 Fax Number: 214-999-3623 Email Address: kschwartz@gardere.com	8. Payment Information: a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number 07-0153 Authorized User Name Kay Lyn Schwartz

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

Signature

Kay Lyn Schwartz

Name of Person Signing

TRADEMARK REEL: 003454 FRAME: 0374

-07

10

Date

Total number of pages including cover

sheet, attachments, and document

9. Signature:

From-GARDERE

TRADEMARK APPLICATIONS/REGISTRATIONS SCHEDULE A

	accessories; namery, reeds and					
	accessories; namely, reeds and					
-m	accessories; namely, reeds and					
	Musical instrument					
Registered	Stringed musical instruments	1,806,011	1993	74/275,024	5-13-1992	FREDRICK SCHMIDT
Registered	Stringed musical instruments	1,782,607	7-20-1993	74/275,051	5-13-1992	JACOB ERICH
Registered	Stringed musical instruments	1,782,608	7-20-1993	74/2/3,052	3-13-1992	WENZEL ANTON
		100 /00	1 25 5004	74070000	2000	WENTER ANTONI
Registered	Stringed musical instruments	1,781,334	7-13-1993	74/275,053	05-L3- -51-50	HEINRICH SCHONBACH
5		7 0,	Date		Dare	
STATES	GOODS/SERVICES	U.S. Reg.	U.S. Reg.	Serial No.	7 = 100	TRADEMARK
			:	, , , , , , , , , , , , , , , , , , ,	1	

+2149994176

SCHEDULE A TRADEMARK APPLICATIONS/REGISTRATIONS

PLAY	ONIT	TRADEMARK
3-31-06	3-31-06	Filing Date
76/657576	76/657577	Serial No.
n/a	r√a	U.S. Reg. Date
r/a	n/a	U.S. Reg.
Guitar accessory packs sold together as a kit comprised of guitar strings, guitar straps, guitar picks, guitar capos, peg winders, slides for musical instruments, microphones and miser, headphones	Microphone clips, cables for the transmission of sound, tuners for musical instrument, musical instrument stands, polish for musical instrument; microphone wind screen and care kits	GOODS/SERVICES
Pending	Pending	STATUS

	7	-
	NADEWIANN	TRADEMARK
	Date	Filing
•	7	Serial No.
2000	Date	U.S. Reg.
2,412,077	No.	U.S. Reg.
field of musical instruments; dealerships in the field of musical instruments; dealerships in the field of musical instruments; retail store, mail order, phone order and catalog services, all featuring musicat instruments, supplies and accessories therefor, sound equipment, sheet music, music recordings, music theory and educational materials, gift items relating to music, and other music-related merchandise; dissemination of classified advertising for others via a global computer network; repair and maintenance of musical instruments, sound equipment and accessories therefor providing music education lessons, classes, seminars, clinics, and workshops; rental of musical instruments, information services, namely, providing music education and musical instruments via a global computer network	GOODS/SERVICES	COONGIGERATION
Kegistered	STATUS	COLUMN T GALLO

SCHEDULE A TRADEMARK APPLICATIONS/REGISTRATIONS

Pending	Pianos	n/a	n/a	2-23-2005 76/631,889	2-23-2005	H. SCHOENBACH
Registered	Musical instruments	3,061,935	2-28-2006	76/630,755 2-28-2006	2-9-2005	Warl Reiser
Registered	Musical instruments	3,061,934	2-28-2006	76/630,659 2-28-2006 3,061,934	2-8-2005	GUNTER MAIBACH
Registered	Musical instruments	3110989	7-4-2006	76/631,395	2-15-2005	S. Softmide
Registered	Guitars	2,535,390	2-5-2002	75/813,420 2-5-2002	8-30-1999	SONATA
STATUS	GOODS/SERVICES	U.S. Reg.	U.S. Reg. Date	Serial No.	Filing Date	TRADEMARK

HIZA

RIDENOUR	TRADEMARK
1-24-2006	Filing Date
3446382	Serial No.
11-14-2004	Serial No. Registration Date
3446382	U.S. Reg. No.
Clarinets, saxophones	GOODS/SERVICES
Registered	STATUS

BILL OF SALE

THIS BILL OF SALE is effective as of August 15, 2006, is between SB Capital Group, LLC, a Delaware limited liability company ("SBCG"), EMCC, Inc., Delaware corporation ("EMCC"), Tiger Capital Group, LLC, a Massachusetts limited liability company ("Tiger"), and Palisades Collection, LLC, a Delaware limited liability company ("Palisades" and collectively with SBCG, EMCC and Tiger, the "Assignor"), and Brook Mays Joint Venture, an Ohio joint venture ("Assignee"). Unless otherwise defined herein, terms used herein shall have the meanings specified in the Sale, Assumption and Assignment Agreement dated as of August 15, 2006, between Assignor and Assignee (the "Agreement").

Assignor, for value received and in connection with the Agreement, transfers, sells, assigns, conveys, grants, and delivers to Assignee and Assignee's successors and assigns free, clear and unencumbered title to the Transferred Assets as defined in the Agreement and all of Assignor's rights thereto effective as of 12:01 AM on August 15, 2006. The sale will be without recourse to Assignor and without warranty of any kind (including, without limitation, warranties pertaining to title, validity, collectibility, accuracy or sufficiency of information, and applicability of any statute of limitations), except as stated in the Agreement or herein.

This instrument shall be binding upon Assignor, its successors and assigns, and shall inure to the benefit of Assignee and its successors and assigns.

SB CAPITAL GROUP, LLC	EMCC, INC.
By:Scott Bernstein, CEO	By:Stacey Schacter, CEO
TIGER CAPITAL GROUP, LLC	PALISADES COLLECTION, L.L.C.
By: Austral Bellings Stephen A. Goldberget (Print NapherTitle) Manual Manual Meering	By: (Signature) (Print Name/Title)

01-02-07 17:25 From-GARDERE +2149994176 T-101 P.04/10 F-508

BILL OF SALE

THIS BILL OF SALE is effective as of August 15, 2006, is between SB Capital Group, LLC, a Delaware limited liability company ("SBCG"), EMCC, Inc., Delaware corporation ("EMCC"), Tiger Capital Group, LLC, a Massachusetts limited liability company ("Tiger"), and Palisades Collection, LLC, a Delaware limited liability company ("Palisades" and collectively with SBCG, EMCC and Tiger, the "Assignor"), and Brook Mays Joint Venture, an Ohio joint venture ("Assignee"). Unless otherwise defined herein, terms used herein shall have the meanings specified in the Sale, Assumption and Assignment Agreement dated as of August 15, 2006, between Assignor and Assignee (the "Agreement")

Assignor, for value received and in connection with the Agreement, transfers, sells, assigns, conveys, grants, and delivers to Assignee and Assignee's successors and assigns free, clear and unencumbered title to the Transferred Assets as defined in the Agreement and all of Assignor's rights thereto effective as of 12:01 AM on August 15, 2006. The sate will be without recourse to Assignor and without warranty of any kind (including, without limitation, warranties pertaining to title, validity, collectibility, accuracy or sufficiency of information, and applicability of any statute of limitations), except as stated in the Agreement or herein.

This instrument shall be binding upon Assignor, its successors and assigns, and shall inure to the benefit of Assignee and its successors and assigns.

SB CAPITAL GROUP, LEC	EMCC, INC.
By:Scott Bernstein, CEO	By: Stacey Schacter, CEO
TIGER CAPITAL GROUP, LLC	PALISADES COLLECTION, L.L.C.
By: (Signature)	By:(Signature)
(Print Name/fule)	(Pran Name/Tule)

01-02-07 17:25 From-GARDERE +2149994176 T-101 P.05/10 F-508

BILL OF SALE

THIS BILL OF SALE is effective as of August 15, 2006, is between SB Capital Group, LLC, a Delaware limited liability company ("SBCG"), EMCC, Inc., Delaware corporation ("EMCC"), Tiger Capital Group, LLC, a Massachusetts limited liability company ("Tiger"), and Palisades Collection, LLC, a Delaware limited liability company ("Palisades" and collectively with SBCG, EMCC and Tiger, the "Assignor"), and Brook Mays Joint Venture, an Ohio joint venture ("Assignee"). Unless otherwise defined herein, terms used herein shall have the meanings specified in the Sale, Assumption and Assignment Agreement dated as of August 15, 2006, between Assignor and Assignee (the "Agreement").

Assignor, for value received and in connection with the Agreement, transfers, sells, assigns, conveys, grants, and delivers to Assignee and Assignee's successors and assigns free, clear and unencumbered title to the Transferred Assets as defined in the Agreement and all of Assignor's rights thereto effective as of 12:01 AM on August 15, 2006. The sale will be without recourse to Assignor and without warranty of any kind (including, without limitation, warranties pertaining to title, validity, collectibility, accuracy or sufficiency of information, and applicability of any statute of limitations), except as stated in the Agreement or herein.

This instrument shall be binding upon Assignor, its successors and assigns, and shall mure to the benefit of Assignee and its successors and assigns.

SB CAPITAL GROUP, LLC	EMCC, INC.
By: Scott Bernstein, CEO	By: Stacey Schacter, CEO
TIGER CAPITAL GROUP, LLC	PALISADES COLLECTION, L.L.C.
By:	By:(Signature)
(Print Name/Title)	(Print Name/Title)

BH FOR SALE

Tills 1011 Ob SALE is effective as of August 18. 2000, is between 8B Capital Group, 14 C. a Delaware finited hability company CSO(C) (NOC), the Delaware conportation CTMCC). Typer Capital Group, 14 C. a Massachusetts limited hability company ("Liper"), and Patisades Collection, 14 C. a Delaware limited hability company ("Tillsales") and collectively with SRCG. EMCC and Typer, the Assigner's and Brook Mays found Vaninte an other found comme ("Assigner"). A their otherwise defined therein terms used between shall have the meanings specified in the Safe, Assumption and Assignment A recement dated as of August 15, 2000, between Assignor and Assigner title "Agreement").

Assortion for value received and in connection with the Agreement transfers, sells assigns conveys, grants, and delivers to Assignee and Assignee's successive and assigns free, clear and mis-termboled title to the transferred Assets as defined in the Agreement and all of Assignor's rights thereto effective as of 12 to AM on August 15, 2000. The sale will be without recourse to Assignor and without warranty of any kind functioning without functions, warranties pertaining to little validaty, collectionate, accuracy or sufficiency of information and applicability of any statute of luminations, except as stated in the Agreement or become

This distribution shall be building upon Assignor, its successors and assigns, and shall mure to the benefit of Assignee and its successors and assigns

SECAPITAL GROUP LEC	I MCC, INC
Scott Benestein, C. Ce	By Stacey Schacter, C1 (1)
FROER CAPITAL GREEK POLICE	PACESADES COLLA CERON, ELEC.
Ess	By Commence
Crim Name, Takes	trong Stern / Marge