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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM491471

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Leadership Platform Acquisition Corporation		09/24/2018	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Goldman Sachs Bank USA, as Administrative Agent		
Street Address:	200 West Street		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10282-2198		
Entity Type:	Bank: UNITED STATES		

PROPERTY NUMBERS Total: 21

Property Type	Number	Word Mark
Registration Number:	5170612	CARPE FUTURUM
Registration Number:	5134610	CHASE THE RACE
Registration Number:	5134609	CHASE THE RACE
Registration Number:	5017948	CHASE THE RACE
Registration Number:	4851727	ENVISION
Registration Number:	4860201	E ENVISION LEADERSHIP SCHOLARSHIP CA
Registration Number:	4299534	PRESIDENTIAL INAUGURAL CONFERENCE
Registration Number:	3290816	GLOBAL YOUNG LEADERS CONFERENCE
Registration Number:	2712281	JUNIOR NATIONAL YOUNG LEADERS CONFERENCE
Registration Number:	2663828	ENVISION EMI
Registration Number:	2656907	ENVISION EDUCATE MOTIVATE INSPIRE
Registration Number:	2389528	NATIONAL YOUTH LEADERSHIP FORUM
Registration Number:	2389530	NATIONAL YOUTH LEADERSHIP FORUM COGNITIO
Registration Number:	2401553	PRESIDENTIAL YOUTH INAUGURAL CONFERENCE
Registration Number:	2403549	NYLC
Registration Number:	2397251	CONGRESSIONAL YOUTH LEADERSHIP COUNCIL
Registration Number:	2397252	CYLC
Registration Number:	2496798	GYLC
Registration Number:	2401548	NATIONAL YOUNG LEADERS CONFERENCE
		TRADEMARK

900467579 REEL: 006444 FRAME: 0421

IRADEMARK

Property Type	Number	Word Mark
Registration Number:	4154229	LEADAMERICA
Serial Number:	88104950	FUTUREFINDER

CORRESPONDENCE DATA

Fax Number: 8009144240

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 8007130755

Email: Michael.Violet@wolterskluwer.com

Correspondent Name: CT Corporation

Address Line 1: 4400 Easton Commons Way

Address Line 2: Suite 125

Address Line 4: Columbus, OHIO 43219

NAME OF SUBMITTER:	Doris Ka
SIGNATURE:	/Doris Ka/
DATE SIGNED:	09/26/2018

Total Attachments: 7

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RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.				
Name of conveying party(ies): Leadership Platform Acquisition Corporation	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached? No Name: _Goldman Sachs Bank USA, as Administrative Agent _			
☐ Individual(s) ☐ Association ☐ Partnership ☐ Limited Partnership ☐ Corporation- State: Delaware ☐ Other_ Citizenship (see guidelines) U.S.A. Additional names of conveying parties attached? ☐ Yes ☒ No	Citizenship			
3. Nature of conveyance/Execution Date(s): Execution Date(s) September 24, 2018 Assignment Merger Security Agreement Change of Name Other	Partnership Citizenship Limited Partnership Citizenship Corporation Citizenship Other Bank Citizenship USA If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)			
4. Application number(s) or registration number(s) and A. Trademark Application No.(s) See attached Schedule I C. Identification or Description of Trademark(s) (and Filing)	B. Trademark Registration No.(s) see attached Schedule I Additional sheet(s) attached? Yes No			
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Doris Ka, Legal Assistant	6. Total number of applications and registrations involved:			
Internal Address: Cahill Gordon & Reindel LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$			
Street Address: 80 Pine Street	Authorized to be charged to deposit account Enclosed			
City: New York State: NY Zip: 10005 Phone Number: (212) 701-3569	8. Payment Information:			
Docket Number: 30860.706 Email Address: dka@cahill.com	Deposit Account NumberAuthorized User Name			
9. Signature: Signature Doris Ka Name of Person Signing	September 26, 2018 Date Total number of pages including cover sheet, attachments, and document: 7			

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

TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of September 24, 2018 (this "Agreement"), between LEADERSHIP PLATFORM ACQUISITION CORPORATION, a Delaware corporation (the "Grantor"), and GOLDMAN SACHS BANK USA, in its capacities as administrative agent and collateral agent for the Secured Parties under the Credit Agreement (as defined below) (in such capacities, the "Administrative Agent").

WHEREAS, reference is made to (a) the Credit Agreement, dated as of December 15, 2017, as amended by the First Amendment, dated as of July 31, 2018 (as further amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Lakeland Tours, LLC, a Delaware limited liability company (the "Borrower"), Lakeland Finance, LLC, a Delaware limited liability company ("Holdings"), the Lenders from time to time party thereto and the Administrative Agent, and (b) the Pledge and Security Agreement, dated as of December 15, 2017 (the "Security Agreement"), by and among Holdings, the Borrower, the other Grantors from time to time party thereto and the Administrative Agent;

WHEREAS, the Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement; and

WHEREAS, the Grantor is willing to execute and deliver this Agreement as consideration for such extensions of credit.

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

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement or, if not defined therein, the Credit Agreement.

SECTION 2. Grant of Security Interest. As security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, the Grantor hereby pledges and grants to the Administrative Agent, its successors and permitted assigns, on behalf of and for the benefit of the Secured Parties, a continuing security interest (the "Security Interest") in all of its right in, and title and interest to and under any Trademarks now owned or at any time hereafter acquired by the Grantor, including those listed on Schedule I hereto (the "Collateral").

SECTION 3. Security Agreement. The Security Interest granted to the Administrative Agent herein is granted in furtherance, and not in limitation, of the security interests granted to the Administrative Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this Agreement by facsimile or by email as a ".pdf" or ".tif" attachment shall be effective as delivery of a manually executed counterpart of this Agreement.

SECTION 5. CHOICE OF LAW. THIS AGREEMENT AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS AGREEMENT, WHETHER IN TORT, CONTRACT (AT LAW OR IN EQUITY) OR OTHERWISE, SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.

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IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

	ERSHIP PLATFORM ACQUISITION ORATION, as the Grantor
by	
	Name: Adam Hall
	Title: Chief Financial Officer
GOLD Agent by	MAN SACHS BANK USA, as Administrative
	Name: Title:

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

> LEADERSHIP PLATFORM ACQUISITION CORPORATION, as the Grantor

by

Name: Adam Hall

Title: Chief Financial Officer

GOLDMAN SACHS BANK USA, as Administrative

Agent

by

Name: Title:

Joshua Desai Authorized Signatory

SCHEDULE I

Trademarks

MARK	SERIAL NO	. REGISTRATION NO.	OWNER
CARPE FUTURUM	87139245	5170612	Leadership Platform Acquisition Corporation, Dba Envision EMI
CHASE THE RACE	86867836	5134610	Leadership Platform Acquisition Corporation, Dba Envision EMI
CHASE THE RACE	86867835	5134609	Leadership Platform Acquisition Corporation, Dba Envision EMI
CHASE THE RACE	86867833	5017948	Leadership Platform Acquisition Corporation, Dba Envision EMI
ENVISION	86045150	4851727	Leadership Platform Acquisition Corporation
E	86045174	4860201	Leadership Platform Acquisition Corporation
PRESIDENTIAL	85601106	4299534	Leadership Platform
INAUGURAL			Acquisition Corporation
CONFERENCE GLOBAL YOUNG	78871623	3290816 (Lapsed – Refiling)	Leadership Platform
LEADERS CONFERENCE			Acquisition Corporation
JUNIOR NATIONAL YOUNG LEADERS CONFERENCE	76458975	2712281	Leadership Platform Acquisition Corporation
ENVISION EMI	75912723	2663828	Leadership Platform Acquisition Corporation
ENVISION	75912724	2656907	Leadership Platform Acquisition Corporation
NATIONAL YOUTH LEADERSHIP FORUM	75701394	2389528	Leadership Platform Acquisition Corporation
NATIONAL VOUTH LEADERSHIP FORUM	75701990	2389530	Leadership Platform Acquisition Corporation
PRESIDENTIAL YOUTH INAUGURAL CONFERENCE	75692426	2401553	Leadership Platform Acquisition Corporation

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MARK	SERIAL NO.	REGISTRATION NO.	OWNER
X NYLC	75691931	2403549	Leadership Platform Acquisition Corporation
CONGRESSIONAL YOUTH LEADERSHIP COUNCIL	75689758	2397251	Leadership Platform Acquisition Corporation
ETCYLC	75689759	2397252	Leadership Platform Acquisition Corporation
★ GYLC	75689887	2496798	Leadership Platform Acquisition Corporation
NATIONAL YOUNG LEADERS CONFERENCE	75690658	2401548	Leadership Platform Acquisition Corporation
LEADAMERICA	85499700	4154229	Leadership Platform Acquisition Corporation Dba Envision EMI

Trademark Applications

MARK	SERIAL NO.	APPLICATION DATE	OWNER
FUTUREFINDER	88104950	9/5/2018	Leadership Platform
			Acquisition Corporation

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