Form PTO-1594 (Rev. 12-08) OMB Collection 0651-0027 (exp. 01/31/2009)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office			
RECORDATION FORM COVER SHEET TRADEMARKS ONLY 6737-58				
To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.				
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)			
Deep Rock Water Co.	Additional names, addresses, or citizenship attached?			
	Name: Madison Capital Funding LLC, as agent			
individual(s) Association	Internal Address:			
General Partnership	Street Address: 30 S. Wacker			
Corporation- State:	City: Chicago			
Other	State: IL			
Citizenship (see guidelines) Colorado	Country: U.S.A. Zip: 60606			
Additional names of conveying parties attached? Yes No				
3. Nature of conveyance)/Execution Date(s):	General Partnership Citizenship			
Execution Date(s) September 21, 2004	Limited Partnership Citizenship			
Assignment Merger	Corporation Citizenship Linched Lider Lider Other Company Citizenship Delaucus			
Security Agreement	If assignee is not domiciled/in the United States, a domestic			
Other	representative designation is attached: Yes No (Designations must be a separate document from assignment)			
4. Application number(s) or registration number(s) and	I identification or description of the Trademark. B. Trademark Registration No.(s)			
A. Trademark Application No.(s)	B. Hademark Registration No.(s)			
	Additional sheet(s) attached? Yes No			
C. Identification or Description of Trademark(s) (and Filing	Date if Application or Registration Number is unknown):			
5. Name & address of party to whom correspondence	6. Total number of applications and			
concerning document should be malled: Name: Laura L. Konrath	registrations involved: 3			
Internal Address: Winston & Strawn LLP	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$90.00			
Street Address: 35 W. Wacker Drive	X Authorized to be charged to deposit account			
	☐ Enclosed			
City: Chicago	8. Payment Information:			
State: IL Zip: 60601				
Phone Number: 312-558-5600	Deposit Account Number 232428			
Fax Number: 312-558-5700	A Authorized User Name L. Konrath			
Email Address; konrath@winston.com	/ Nationaled Good Harife			
9. Signature:	09/23/09 Date			
Laura L. Konrath	Date Total number of pages including cover			
Name of Person Signing	sheet, attachments, and document:			

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0149, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

American LegalNet, inc. www.FormsWorkflow.com

SCHEDULE 1 to TRADEMARK SECURITY AGREEMENT

Trademarks and Trademark Licenses

1. Trademarks.



FEDERAL TRADEMARKS	DESCRIPTION	NUMBER	EFFECTIVE DATE	RENEWAL DATE
Deep Rock	Distributorship services, Bottled water/water coolers	1,273,133	4/3/1984	4/3/2014
Deep Rock	Artesian drinking water	1,273,807	4/10/1984	4/10/2014
Deep Rock	Distilled Water	1,279,411	5/29/1984	5/29/2014

STATE	NUMBER	EFFECTIVE	RENEWAL
17:			DATE
		6/8/1990	6/8/2010
Minnesota	614417-2	9/3/2003	9/3/2013
Minnesota	16187	6/8/1990	6/8/2010
Colorado	19851007593		12/22/2007
Colorado	19851009631		7/16/2012
Colorado	19941140050		12/18/2004
Colorado	19971123937		8/5/2007
Colorado			8/5/2007
Colorado			8/5/2007
Colorado	1		5/3/2007
			6/7/2008
			1/13/2009
Nevada			6/29/2009
			7/21/2008
			8/9/2010
			8/9/2010
			7/14/2008
			6/7/2008
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	Minnesota Minnesota Colorado Colorasio Kansas Nebraska	Minnesota 16186 Minnesota 614417-2 Minnesota 16187 Colorado 19851007593 Colorado 19851009631 Colorado 19941140050 Colorado 19971123937 Colorado 19971123939 Colorado 19971123944 Colorado 19971123944 Colorado 20041160312 Kansas 5350 Nebraska 6858619 Nevada NA New Mexico TK98073103 North Dakota 5670600 North Dakota 5670400 South Dakota 3000003860 Utah 2510378-0190 Wyoming 01213	DATE

2. Trademark Licenses.

- A. Trademark License effective October 1, 1993 between Culligan International Company and Deep Rock/Crystal Drop, pursuant to which the trademark "Culligan" and certain other related registered trademarks and names, signs and commercial symbols which are associated with water and treatment of water are licensed.
- B. Bottled Water License Agreement between Ecowater Systems, Inc. and Mile-Hi Deep Rock Water Company dated October 15, 1998, pursuant to which the trademark

Execution Copy

TRADEMARK SECURITY AGREEMENT

(TRADEMARKS, TRADEMARK APPLICATIONS AND TRADEMARK LICENSES)

WHEREAS, Deep Rock Water Co., a Colorado general partnership (herein referred to as "Grantor"), owns the Trademarks listed on Schedule 1 annexed hereto, and is a party to the Trademark Licenses listed on Schedule 1 annexed hereto:

WHEREAS, Mile-Hi DR Acquisition, LLC, a Delaware limited liability company affiliated with the Grantor, Mile-Hi Deep Rock Holdings, LLC, a Delaware limited liability company affiliated with the Grantor, the lenders referred to therein (the "Lenders") and Madison Capital Funding LLC, as Agent (the "Agent"), are parties to a Credit Agreement dated as of September 21, 2004 (as the same may be amended and in effect from time to time, the "Credit Agreement"); and

WHEREAS, pursuant to the terms of the Guarantee and Collateral Agreement dated as of September 21, 2004 (as said Agreement may be amended and in effect from time to time, the "Collateral Agreement") among the Grantor, the other grantors party thereto and the Agent (in such capacity, together with its successors in such capacity pursuant to the terms of such Collateral Agreement, the "Grantee"), Grantor has granted to Grantee for the ratable benefit of such secured parties a continuing security interest in or other Lien on substantially all the assets of the Grantor, including all right, title and interest of Grantor in, to and under the Trademark Collateral (as defined below), whether now owned or existing or hereafter acquired or arising, to secure its Secured Obligations (as defined in the Collateral Agreement);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee, to secure its Secured Obligations, a continuing security interest in all of Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether presently existing or hereafter arising or acquired:

- (i) each Trademark (as defined in the Collateral Agreement) owned by Grantor, including, without limitation, each Trademark registration and application (other than intent to use applications) referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each such Trademark;
- (ii) each Trademark License (as defined in the Collateral Agreement) to which Grantor is a party, including, without limitation, each Trademark License identified in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each such Trademark licensed pursuant thereto; and
- (iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by Grantor against third parties for past, present or future unfair competition with, or violation of intellectual property rights in connection with or injury to, or infringement or dilution of, any Trademark owned by Grantor, including, without limitation, any Trademark referred to in Schedule 1

CHI:1409859.4

hereto, and all rights and benefits of Grantor under any Trademark License, including, without limitation, any Trademark License identified in Schedule 1 hereto, or for injury to the goodwill associated with any of the foregoing.

Grantor hereby irrevocably constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of Grantor or in its name, from time to time, in the Grantee's discretion, so long as any Event of Default (as defined in the Credit Agreement) shall have occurred and be continuing, to take with respect to the Trademark Collateral any and all appropriate action which Grantor might take with respect to the Trademark Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Trademark Security Agreement and to accomplish the purposes hereof.

Except to the extent permitted in the Collateral Agreement or the Credit Agreement, Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the foregoing Trademark Collateral.

The foregoing security interest is granted in conjunction with the security interests granted to the Grantee pursuant to the Collateral Agreement. Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 21st day of September, 2004.

DEEP ROCK WATER CO.

By: MILE-HI DR I, LLC its Manager

Name: John L. Thomson
Title: Managing Director

Ulista Richason
otary Public

ACKNOWLEDGED:

Madison Capi	TAL FUNDING LLC, as Agent
Ву:	
Name:	
Гitle:	

<u>ACKNOWLEDGMENT</u>

State of Minesota)	
)	88
County of Henrygin)	

On the date first set forth above before me personally appeared the above-indicated person who executed the foregoing instrument as a managing director of Mile-Hi DR I, LLC, the Manager of Deep Rock Water Co., who being by me duly sworn, did depose and say that he is a managing director of such limited liability company; that the foregoing instrument was executed on behalf of said limited liability company in its capacity as Manager of Deep Rock Water Co. by order of its sole member; and that he acknowledged said instrument to be the free act and deed of said limited liability company.

{Seal}

MELISSA D. RICHASON
Notary Public
Minnessed
My Commission Expires Managery 15, 2006

Signature Page to Trademark Security Agreement

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IN WITNESS WHEREOF, Grant	or has caused this Trademark Security Agreement to b
duly executed by its officer thereunto duly	or has caused this Trademark Security Agreement to be youthorized as of the 21 st day of September, 2004.
	DEEP ROCK WATER CO.
	By: MILE-HI DR I, LLC its Manager
	By:
ACKNOWLEDGED:	Title:
By: Christopher Williams Title: Managina Director	*
<u>ACKNO</u>	DWLEDGMENT
State of) ss. County of)	
Manager of Deep Rock Water Co., who be managing director of such limited liability on behalf of said limited liability company	before me personally appeared the above-indicated tent as a managing director of Mile-Hi DR I, LLC, the ing by me duly sworn, did depose and say that he is a company; that the foregoing instrument was executed in its capacity as Manager of Deep Rock Water Co. acknowledged said instrument to be the free act and
{Seal}	Notary Public

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Fax Server

Signature Page to Trademark Security Agreement

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Winston & Strawn

SCHEDULE 1 to TRADEMARK SECURITY AGREEMENT

Trademarks and Trademark Licenses

Trademarks.

FEDERAL TRADEMARKS	DESCRIPTION	NUMBER	EFFECTIVE DATE	RENEWAL DATE
Deep Rock	Distributorship services, Bottled water/water coolers	1,273,133	4/3/1984	4/3/2014
Deep Rock	Artesian drinking water	1,273,807	4/10/1984	4/10/2014
Deep Rock	Distilled Water	1,279,411	5/29/1984	5/29/2014

STATE TRADEMARKS	STATE	NUMBER	EFFECTIVE DATE	RENEWAL DATE
Glenwood-Inglewood Distilled Water	Minnesota	16186	6/8/1990	6/8/2010
Glenwood-Inglewood Drinking Water (and logo design)	Minnesota	614417-2	9/3/2003	9/3/2013
Glenwood-Inglewood Natural Spring Water	Minnesota	16187	6/8/1990	6/8/2010
Deep Rock	Colorado	19851007593	12/22/1997	12/22/2007
Deep Rock	Colorado	19851009631	7/16/2002	7/16/2012
High Country Water	Colorado	19941140050	12/18/1994	12/18/2004
High Country Artesian Water	Colorado	19971123937	8/5/1997	8/5/2007
High Country Distilled Water	Colorado	19971123939	8/5/1997	8/5/2007
High Country Drinking Water	Colorado	19971123944	8/5/1997	8/5/2007
Mile High H2O	Colorado	20041160312	5/3/2004	5/3/2014
Deep Rock	Kansas	5350	6/7/1998	6/7/2008
Deep Rock	Nebraska	6858619	1/13/1999	1/13/2009
Deep Rock	Nevada	NA	4/2/2004	6/29/2009
Deep Rock	New Mexico	TK98072103	7/21/1998	7/21/2008
Glenwood-Inglewood Natural Spring Water	North Dakota	5670600	8/9/2000	8/9/2010
Glenwood-Inglewood Distilled Water	North Dakota	5670400	8/9/2000	8/9/2010
Deep Rock	South Dakota	3000003860	7/14/1998	7/14/2008
Deep Rock	Utah	2510378-0190	6/7/1998	6/7/2008
Deep Rock	Wyoming	01213	6/7/1998	6/7/2008
Glacier Bay	Illinois	083637	5/14/1999	5/14/2009

2. Trademark Licenses.

- A. Trademark License effective October 1, 1993 between Culligan International Company and Deep Rock/Crystal Drop, pursuant to which the trademark "Culligan" and certain other related registered trademarks and names, signs and commercial symbols which are associated with water and treatment of water are licensed.
- B. Bottled Water License Agreement between Ecowater Systems, Inc. and Mile-Hi Deep Rock Water Company dated October 15, 1998, pursuant to which the trademark

"EcoWater", "EcoWater Drinking Water", and logos and designs incorporating the EcoWater name are licensed.

C. Trademark License effective April 19, 1993 between Culligan International Company and Mile-Hi Deep Rock Water Company, pursuant to which the trademark "Culligan" and certain other related registered trademarks and names, signs and commercial symbols which are associated with water and treatment of water are licensed.

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