# CH \$565.00 44512

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM353575

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
California Scents		09/01/2015	CORPORATION: CALIFORNIA

## **RECEIVING PARTY DATA**

Name:	Madison Capital Funding LLC, as Agent		
Street Address:	30 South Wacker Drive, Suite 3700		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60606		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		

## **PROPERTY NUMBERS Total: 22**

Registration Number:         4451296         FRESH IDEAS IN THE AIR           Registration Number:         3821223         XTREME           Registration Number:         3714847         MINI-SCENTS           Registration Number:         3575319         CALIFORNIA CAR SCENTS           Registration Number:         3599885         CALIFORNIA SCENTS PROFESSIONAL           Registration Number:         3336865         VENT ELATIONS!           Registration Number:         3341680         STEALTH           Registration Number:         3017188         CITRUS SPLASH           Registration Number:         2642001         SLIM TINS           Registration Number:         2614112         SPILLPROOF ORGANIC AIR FRESHENER           Registration Number:         2836806         COOL SCENTS           Registration Number:         22571000         AIR-POWER           Registration Number:         2231386         SANI-GEL           Registration Number:         2107165         PET SCENTS           Registration Number:         1996947         SPRITZERS           Registration Number:         1995105         ORANGE SQUEEZE           Registration Number:         1968486         HANG OUTS	Property Type	Number	Word Mark
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Registration Number: 1996947 SPRITZERS Registration Number: 1995105 ORANGE SQUEEZE	Registration Number:	2231386	SANI-GEL
Registration Number: 1995105 ORANGE SQUEEZE	Registration Number:	2107165	PET SCENTS
<u> </u>	Registration Number:	1996947	SPRITZERS
Registration Number: 1968486 HANG OUTS	Registration Number:	1995105	ORANGE SQUEEZE
	Registration Number:	1968486	HANG OUTS

TRADEMARK REEL: 005614 FRAME: 0370

900336390

Property Type	Number	Word Mark
Registration Number:	1940353	CALIFORNIA SCENTS
Registration Number:	1147929	SANI-AIR
Registration Number:	1211210	BAN-AIR

#### CORRESPONDENCE DATA

**Fax Number:** 3129021061

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:** 312-577-8438

**Email:** raquel.haleem@kattenlaw.com

Correspondent Name: Raquel Haleem c/o Katten Muchin Rosenman

Address Line 1: 525 West Monroe Street
Address Line 4: Chicago, ILLINOIS 60661

ATTORNEY DOCKET NUMBER:	214338-102
NAME OF SUBMITTER:	Raquel Haleem
SIGNATURE:	/Raquel Haleem/
DATE SIGNED:	09/01/2015

#### **Total Attachments: 5**

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## TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Agreement") made as of September 1, 2015, by CALIFORNIA SCENTS, a California corporation ("Grantor"), in favor of MADISON CAPITAL FUNDING LLC, in its capacity as Agent for the Lenders (each as defined in the Credit Agreement referenced below) (in such capacity, "Grantee"):

## WITNESSETH

WHEREAS, Grantor, the financial institutions from time to time party thereto as Lenders and Grantee have entered into that certain Amended and Restated Credit Agreement (First Lien) dated as of September 1, 2015 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), pursuant to which Grantee and the Lenders have agreed, subject to the terms and conditions thereof, to make certain loans to, and other credit accommodations in favor of, Grantor (collectively, the "Loans").

WHEREAS, pursuant to the terms of that certain Amended and Restated Guarantee and Collateral Agreement dated as of September 1, 2015, by and among Grantee, Grantor and the other Loan Parties from time to time party thereto (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Guarantee and Collateral Agreement"), Grantor has granted to Grantee, for its benefit and the benefit of the Lenders, a security interest and lien upon substantially all assets of Grantor, including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Trademarks (as defined in the Guarantee and Collateral Agreement including registrations and applications therefore), together with the goodwill of the business symbolized by Grantor's Trademarks, and all products and proceeds thereof, to secure the payment of all amounts owing by Grantor under the Credit Agreement.

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, Grantor agrees as follows:

- 1. <u>Incorporation of Credit Agreement and Guarantee and Collateral Agreement.</u> The representations and warranties contained in the Credit Agreement and the Guarantee and Collateral Agreement to the extent applicable to Grantor are hereby incorporated herein in their entirety by this reference thereto. Unless otherwise noted herein, all capitalized terms used herein but not otherwise defined herein shall have the respective meanings ascribed to such terms in the Guarantee and Collateral Agreement. In the event of a conflict between a provision of the Guarantee and Collateral Agreement and a provision of this Agreement, the provision of the Guarantee and Collateral Agreement shall control.
- 2. <u>Grant and Reaffirmation of Grant of Security Interests</u>. To secure the payment and performance of the Obligations (as defined in the Credit Agreement), Grantor hereby grants to Grantee, for its benefit and the benefit of the Lenders, and hereby reaffirms its prior grant pursuant to the Guarantee and Collateral Agreement of, a continuing security interest in Grantor's entire right, title and interest in and to the following (all of the following items or

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types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter created, acquired or arising:

- (a) each Trademark listed on <u>Schedule A</u> annexed hereto, together with any reissues, continuations or extensions thereof, and all of the goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
- (b) all products and proceeds of the foregoing, including without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of each such Trademark, or (ii) injury to the goodwill associated with each such Trademark.
- 3. <u>Intent-To-Use Trademarks</u>. Notwithstanding the foregoing, and solely to the extent, if any, that, and solely during the period, if any, in which the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law, the Trademark Collateral shall not include any applications filed in the United States Patent and Trademark Office to register trademarks or service marks on the basis of any Grantor's "intent to use" such trademarks or service marks unless and until the filing of a "Statement of Use" or "Amendment to Allege Use" has been filed and accepted, whereupon such applications shall be automatically subject to the security interest granted herein.
- 4. <u>Governing Law.</u> This Agreement is made under and governed by the laws of the State of Illinois applicable to contracts made and to be performed entirely within such State, without regard to conflict of law principles.

[Signature Page Follows]

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IN WITNESS WHEREOF, Grantor has duly executed this Agreement as of the date first written above.

CALIFORNIA SCENTS, a California corporation

By:

Name: Chris Anderson

Title: Chief Executive Officer

Agreed and accepted as of the date first written above:

MADISON CAPITAL FUNDING LLC, as

Agent

By: Name: Lynn Rehn Title: Vice President

Trademark Security Agreement

# **SCHEDULE A**

# **Trademark Registrations**

Mark	Application No.	Application  Date	Registration No.	Registration Date
FRESH IDEAS IN THE AIR	85922189	5/3/13	4451296	12/17/13
XTREME	77885895	12/3/09	3821223	7/20/10
MINI-SCENTS	3714847	4/27/09	3714847	11/24/09
CALIFORNIA CAR	77463948	5/2/08	3575319	2/17/09
SCENTS				
CALIFORNIA SCENTS	77421658	3/13/08	3599885	3/31/09
PROFESSIONAL				
VENT ELATIONS!	78822425	2/24/06	3336865	11/13/07
STEALTH	78822438	2/24/06	3341680	11/20/07
VACUUM FRESH	78696021	8/19/05	3353577	12/11/07
CITRUS SPLASH	78193261	12/11/02	3017188	11/22/05
SLIM TINS	76233968	4/2/01	2642001	10/29/02
SPILLPROOF ORGANIC	76123148	9/6/00	2614112	9/3/02
AIR FRESHENER				
COOL SCENTS	76122599	9/6/00	2836806	4/27/04
AIR POWER	76123147	9/6/00	2571000	5/21/02
COOL GEL	75528600	7/31/98	2283162	10/5/99
SANI-GEL	75240816	1/21/97	2231386	3/16/99
PET SCENTS	75188011	10/15/96	2107165	10/21/97
SPRITZERS	74724102	8/28/95	1996947	8/27/96
ORANGE SQUEEZE	74690033	7/6/95	1995105	8/20/96
HANG OUTS	74675794	5/8/95	1968486	4/16/96
CALIFORNIA SCENTS	74373683	3/30/93	1940353	12/12/95
SANI-AIR	73229102	8/27/79	1147929	3/3/81
BAN-AIR	73221890	7/2/79	1211210	10/5/82

**Trademark Applications** 

None

TRADEMARK REEL: 005614 FRAME: 0376

**RECORDED: 09/01/2015**