# CH \$215.00 396991

ETAS ID: TM406271

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

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SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Central Salt, L.L.C.		11/18/2016	Limited Liability Company: MISSOURI

### **RECEIVING PARTY DATA**

Name:	WELLS FARGO BANK, NATIONAL ASSOCIATION, as Collateral Agent
Street Address:	150 East 42nd Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	National Association: UNITED STATES

### **PROPERTY NUMBERS Total: 8**

Property Type	Number	Word Mark
Registration Number:	3969915	CENTRAL SALT
Registration Number:	4337424	LET'S TALK SALT
Registration Number:	4245500	
Registration Number:	3969919	CENTRAL SALT
Registration Number:	4162280	PROSLICER
Registration Number:	3777694	SNOWSLICER
Registration Number:	3716282	MEGA MELT
Serial Number:	85902359	ICEBLASTER

### CORRESPONDENCE DATA

**Fax Number:** 2123548113

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:** 2128198437

Email: iprecordations@whitecase.com

Correspondent Name: Andrew Fessak / White & Case LLP

Address Line 1: 1155 Avenue of the Americas Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	1155732-0399
NAME OF SUBMITTER:	Andrew Fessak

TRADEMARK 900385540 REEL: 005925 FRAME: 0832

SIGNATURE:	/Andrew Fessak/
DATE SIGNED:	11/21/2016
Total Attachments: 8	
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GRANT OF SECURITY INTEREST IN UNITED STATES MARKS

This GRANT OF SECURITY INTEREST IN UNITED STATES MARKS, dated

as of November 18, 2016 ("Mark Security Interest"), by CENTRAL SALT, L.L.C., a Missouri

limited liability company (the "Grantor"), is in favor of WELLS FARGO BANK, NATIONAL

ASSOCIATION, located at 150 East 42<sup>nd</sup> Street, New York, New York 10017, in its capacity as

collateral agent pursuant to the Indenture (in such capacity, the "Collateral Agent").

WITNESSETH:

WHEREAS, the Grantor is party to a Security Agreement dated as of November

18, 2016 (the "Security Agreement") in favor of the Collateral Agent pursuant to which the

Grantor is required to execute and deliver this Mark Security Interest;

NOW, THEREFORE, in consideration of the foregoing premises and other good

and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the

Grantor and the Collateral Agent hereby agree as follows:

SECTION 1. Defined Terms. Capitalized terms used but not otherwise defined

herein shall have the meanings given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Mark Collateral. As collateral

security for the full and complete payment and performance of all the Secured Obligations, the

Grantor hereby pledges and grants to the Collateral Agent, for the benefit of the Secured Parties,

a continuing security interest in all of the estate, right, title and interest of the Grantor in, to and

under all of the following, or in which or to which the Grantor has any rights, in each case

whether now existing or hereafter from time to time acquired by the Grantor (collectively, the

"Mark Collateral," including, without limitation, the Mark Collateral listed on Schedule A

attached hereto): (i) any registration or application for registration of any trademarks and service

marks, which are registered or filed in the PTO, including all renewals; (ii) the goodwill of the

business symbolized thereby; (iii) all causes of action arising prior to or after the date hereof for

infringement of any of the foregoing Marks or unfair competition regarding the same; and (iv) all

Proceeds and products of any and all of the foregoing; provided, that in no event shall the Mark

Collateral include any Excluded Assets. For the avoidance of doubt, in no event shall the Mark

Collateral include any intent-to-use trademark or service mark application filed in the PTO

pursuant to 15 U.S.C. § 1051(b) unless and until a "Statement to Use" or "Amendment to Allege

Use" with respect thereto is filed pursuant to 15 U.S.C. § 1051(c) or 15 U.S.C. § 1051(d), and

accepted by the PTO, to the extent that the grant of a security interest therein would impair the

validity or enforceability of such intent-to-use trademark or service mark application under, or

would otherwise violate, applicable federal law.

SECTION 3. Security Agreement. The lien and security interest granted

pursuant to this Mark Security Interest is granted in conjunction with the lien and security

interest granted to the Collateral Agent pursuant to the Security Agreement and the Grantor

hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with

respect to the lien and security interest in the Mark Collateral made and granted hereby are more

fully set forth in the Security Agreement. In the event that any provision of this Mark Security

Interest is deemed to conflict with the Security Agreement, the provisions of the Security

Agreement shall govern.

SECTION 4. Termination. After the Termination Date, this Mark Security

Interest shall automatically terminate and the Collateral Agent, at the request and expense of the

Grantor, (i) will promptly execute and deliver to the Grantor a proper instrument or instruments

acknowledging the satisfaction and termination of this Mark Security Interest, (ii) will duly

assign, transfer and deliver to the Grantor (without recourse and without any representation or

warranty) such of the Mark Collateral as may be in the possession of the Collateral Agent and as

has not theretofore been sold or otherwise applied or released pursuant to this Mark Security

Interest, and (iii) will take all other actions reasonably requested by the Grantor to evidence the satisfaction and termination of this Mark Security Interest.

SECTION 5. GOVERNING LAW. THIS MARK SECURITY INTEREST AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL BE CONSTRUED IN ACCORDANCE WITH AND BE GOVERNED BY THE LAW OF THE STATE OF NEW YORK. ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS MARK SECURITY INTEREST OR ANY OTHER INDENTURE DOCUMENT MAY BE BROUGHT IN THE COURTS OF THE STATE OF NEW YORK OR OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF NEW YORK LOCATED IN NEW YORK COUNTY, AND, BY EXECUTION AND DELIVERY OF THIS MARK SECURITY INTEREST, EACH PARTY HERETO HEREBY IRREVOCABLY ACCEPTS FOR ITSELF AND IN RESPECT OF ITS PROPERTY, GENERALLY AND UNCONDITIONALLY, THE NON-EXCLUSIVE JURISDICTION OF THE AFORESAID COURTS.

SECTION 6. Intercreditor Agreement. Notwithstanding anything herein to the contrary, the priority of the lien and security interest granted to the Collateral Agent pursuant to this Mark Security Interest and the Indenture Collateral Documents (as defined therein) and the exercise of any right or remedy by the Collateral Agent hereunder and thereunder are subject to the provisions of the Intercreditor Agreement, dated November 18, 2016, by and between: (i) Wells Fargo Bank, National Association, as Collateral Agent (and its successors and assigns), for the benefit of Secured Parties (as defined therein) and (ii) UMB Bank, N.A., as Credit Facility Agent (and its successors and assigns), for the benefit of the holders from time to time of the Credit Facility Claims (as defined therein). In the event of any conflict between the terms of the Intercreditor Agreement and this Mark Security Interest with respect to lien priority or rights and remedies in connection with the Common Collateral (as defined in the Intercreditor Agreement), the terms of the Intercreditor Agreement shall govern.

SECTION 7. Counterparts. This Mark Security Interest may be executed in any

number of counterparts and by the different parties hereto on separate counterparts, each of

which when so executed and delivered shall be an original, but all of which shall together

constitute one and the same instrument. A set of counterparts executed by all the parties hereto

shall be lodged with the Issuers and the Collateral Agent.

[Remainder of this page intentionally left blank; signature page follows]

IN WITNESS WHEREOF, the undersigned have executed this Mark Security Interest as of the date first written above.

CENTRAL SALT, L.L.C., as Grantor

Name: Mike Lendx

Title: Chief Financial Officer

WELLS FARGO

ASSOCIATION,

BANK,

NATIONAL

as Collateral Agent

Name: Martin G. Reed Title: Vice President

# SCHEDULE A

# MARK COLLATERAL

Trademark	Registration Number (Application Number)	Registration Date (Filing Date)	Owner
Central Salt CENTRAL SALT	3969915	May 31, 2011	Central Salt, L.L.C.
LET'S TALK SALT	4337424	May 21, 2013	Central Salt, L.L.C.
New Central Salt Logo	4245500	Nov. 20, 2012	Central Salt, L.L.C.
Central Salt	3969919	May 31, 2011	Central Salt, L.L.C.
PROSLICER PROSLICER	4162280	June 19, 2012	Central Salt, L.L.C.
SNOWSLICER	3777694	April 20, 2010	Central Salt, L.L.C.
MEGA MELT MEGA MELT	3716282	Nov. 24, 2009	Central Salt, L.L.C.
ICE BLASTER	(85902359)	(April 12, 2013)	Central Salt, L.L.C.

Trademark	Registration Number (Application Number)	Registration Date (Filing Date)	Owner
Central Salt CENTRAL SALT	3969915	May 31, 2011	Central Salt, L.L.C.
LET'S TALK SALT	4337424	May 21, 2013	Central Salt, L.L.C.