# CH \$290.00 873863

# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM471361

| SUBMISSION TYPE:      | NEW ASSIGNMENT    |
|-----------------------|-------------------|
| NATURE OF CONVEYANCE: | SECURITY INTEREST |

### **CONVEYING PARTY DATA**

| Name                                  | Formerly | Execution Date | Entity Type                            |
|---------------------------------------|----------|----------------|--|
| CHARMING CHARLIE LLC                  |          | 04/24/2018     | Limited Liability Company:<br>DELAWARE |
| CHARMING CHARLIE USA, INC.            |          | 04/24/2018     | Corporation: UTAH                      |
| CHARMING CHARLIE<br>HOLDINGS INC.     |          | 04/24/2018     | Corporation: DELAWARE                  |
| POSEIDON PARTNERS<br>CMS, INC.        |          | 04/24/2018     | Corporation: DELAWARE                  |
| CHARMING CHARLIE<br>MANHATTAN LLC     |          | 04/24/2018     | Limited Liability Company:<br>DELAWARE |
| CHARMING CHARLIE<br>CANADA LLC        |          | 04/24/2018     | Limited Liability Company:<br>DELAWARE |
| CHARMING CHARLIE<br>INTERNATIONAL LLC |          | 04/24/2018     | Limited Liability Company:<br>DELAWARE |

### **RECEIVING PARTY DATA**

| Name:  | WILMINGTON TRUST, NATIONAL ASSOCIATION |  |  |  |
|--|--|--|--|--|
| Street Address: 50 SOUTH SIXTH STREET                    |  |  |  |  |
| Internal Address:  | SUITE 1290                             |  |  |  |
| City:  | MINNEAPOLIS                            |  |  |  |
| State/Country: MINNESOTA                                 |  |  |  |  |
| Postal Code:   | 55402                                  |  |  |  |
| Entity Type: National Banking Association: UNITED STATES |  |  |  |  |

### **PROPERTY NUMBERS Total: 11**

| Property Type        | Number   | Word Mark        |  |  |
|----------------------|----------|------------------|--|--|
| Serial Number:       | 87386355 | BELLE & BUMBLE   |  |  |
| Registration Number: | 4689358  | CC               |  |  |
| Registration Number: | 5266173  | CC               |  |  |
| Registration Number: | 4146856  | CC               |  |  |
| Registration Number: | 4654851  | CHARLIE GIRL     |  |  |
| Registration Number: | 4722089  | CHARLIE GIRL     |  |  |
| Registration Number: | 4696380  | CHARMING CHARLIE |  |  |
| Registration Number: | 4708495  | CHARMING CHARLIE |  |  |
|                      | •        | TRADEMARK        |  |  |

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IRADEMARK

| Property Type Number |         | Word Mark             |  |  |
|----------------------|---------|-----------------------|--|--|
| Registration Number: | 4760489 | CHARMING CHARLIE RSVP |  |  |
| Registration Number: | 4511655 | FIND YOUR FABULOUS    |  |  |
| Registration Number: | 4760589 | SNOWFLAKE FACTORY     |  |  |

### CORRESPONDENCE DATA

### Fax Number:

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.

**Email:** mcastle@paulweiss.com, aspoto@paulweiss.com,

dewilliams@paulweiss.com

Correspondent Name: Matthew Castle

Address Line 1: Paul Weiss Rifkind Wharton & Garrison LLP

Address Line 2: 1285 Avenue of the Americas

Address Line 4: New York, NEW YORK 10019-6064

| ATTORNEY DOCKET NUMBER: 21769-001 |                  |
|-----------------------------------|------------------|
| NAME OF SUBMITTER:                | Matthew Castle   |
| SIGNATURE:                        | /Matthew Castle/ |
| DATE SIGNED:                      | 04/25/2018       |

### **Total Attachments: 5**

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### TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this 24th day of April, 2018, by and among the Grantors listed on the signature pages hereof (collectively, jointly and severally, "<u>Grantors</u>" and each individually a "<u>Grantor</u>"), and **WILMINGTON TRUST, NATIONAL ASSOCIATION**, in its capacity as administrative agent and collateral agent for the Secured Parties (in such capacity, together with its successors and assigns in such capacity, the "<u>Administrative Agent</u>").

### WITNESSETH:

WHEREAS, pursuant to that certain Term Loan and Guarantee Agreement dated as of the date hereof (as amended, restated, supplemented, or otherwise modified from time to time, the "<u>Credit Agreement</u>") by and among the Borrower (as defined therein), the Guarantors, the Administrative Agent and the Lenders (as defined therein) party thereto, the Lenders have agreed to make certain financial accommodations to the Borrower from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the Lenders are willing to make the financial accommodations to the Borrower, as provided for in the Credit Agreement, but only upon the condition, among others, that Grantors shall have executed and delivered to Administrative Agent, for the benefit of the Secured Parties, that certain Security Agreement, dated as of the date hereof (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Administrative Agent, for the benefit of the Secured Parties, this Trademark Security Agreement,

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

- 1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. As collateral security for the payment and performance in full of all of the Secured Obligations, each Grantor hereby pledges and grants to the Administrative Agent, for its benefit and for the benefit of the Secured Parties, a Lien on and security interest (referred to in this Trademark Security Agreement as the "Security Interest") in and to all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising from time to time (collectively, the "Trademark Collateral"):
- (a) all of its Trademarks, including, without limitation, the registrations and applications listed on Schedule I, together with any and all (i) rights and privileges arising under applicable law with respect to its use thereof, (ii) reissues, continuations, extensions and renewals thereof, (iii) income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including, without limitation, damages, claims and payments for past, present or future infringements thereof, (iv) rights corresponding thereto throughout the world, (v) rights to sue for past, present and future infringements thereof, and (vi) all goodwill of its business connected with the use of and symbolized by the foregoing.

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- 3. <u>SECURITY AGREEMENT</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent, for its benefit and for the benefit of the Secured Parties, pursuant to the Security Agreement and each Grantor acknowledges and affirms that the rights and remedies of Administrative Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.
- 4. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts (and by different parties in 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 of this Security Agreement by telecopy, pdf or other electronic transmission shall be as effective as delivery of a manually executed counterpart of this Trademark Security Agreement.
- 5. <u>GOVERNING LAW</u>. This Trademark Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York, without giving effect to the conflicts of laws principles thereof.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

### **GRANTORS:**

CHARMING CHARLIE LLC,

a Delaware limited liability company

Name: Rob Adamek

Title: Secretary

CHARMING CHARLIE USA, INC.,

a Utah corporation

By: Name: Rob Adamek Title: Secretary

CHARMING CHARLIE HOLDINGS INC.,

a Delaware corporation

By: Name: Rob Adamek

Title: Chief Financial Officer

POSEIDON PARTNERS CMS, INC.,

a Delaware corporation

CHARMING CHARLIE MANHATTAN LLC,

a Delaware limited liability company

CHARMING CHARLIE CANADA LLC,

a Delaware limited liability company

CHARMING CHARLIE INTERNATIONAL LLC,

a Delaware limited liability company

Name: Rob Adamek Title: Secretary

[Charming Charlie - Signature Page to Trademark Security Agreement (Term Loan)]

## **ADMINISTRATIVE AGENT:**

WILMINGTON TRUST, NATIONAL ASSOCIATION

By: M. M. McCauley
Name: Meghan H. McCauley
Title: Vice President

[Charming Charlie - Signature Page to Trademark Security Agreement]

# SCHEDULE I to TRADEMARK SECURITY AGREEMENT

# **U.S. Trademark Registrations and Applications**

| No. | Mark                     | Status     | App. No. | App. Date   | Reg. No. | Reg. Date   | Owner                    |
|-----|--------------------------|------------|----------|-------------|----------|-------------|--------------------------|
| 1.  | BELLE & BUMBLE           | Pending    | 87386355 | 27-MAR-2017 | N/A      | N/A         | CHARMING<br>CHARLIE LLC  |
| 2.  | cc                       | Registered | 85983195 | 23-JAN-2013 | 4689358  | 17-FEB-2015 | CHARMING<br>CHARLIE LLC  |
| 3.  | cc                       | Registered | 85829827 | 23-JAN-2013 | 5266173  | 15-AUG-2017 | CHARMING<br>CHARLIE LLC  |
| 4.  | cc                       | Registered | 85976436 | 27-OCT-2010 | 4146856  | 22-MAY-2012 | CHARMING<br>CHARLIE LLC  |
| 5.  | CHARLIE GIRL             | Registered | 85200306 | 17-DEC-2010 | 4654851  | 16-DEC-2014 | CHARMING<br>CHARLIE LLC  |
| 6.  | CHARLIE GIRL             | Registered | 85169990 | 05-NOV-2010 | 4722089  | 21-APR-2015 | CHARMING<br>CHARLIE LLC  |
| 7.  | CHARMING<br>CHARLIE      | Registered | 85746448 | 05-OCT-2012 | 4696380  | 03-MAR-2015 | CHARMING<br>CHARLIE LLC  |
| 8.  | CHARMING<br>CHARLIE      | Registered | 85162076 | 27-OCT-2010 | 4708495  | 24-MAR-2015 | CHARMING<br>CHARLIE LLC  |
| 9.  | CHARMING<br>CHARLIE RSVP | Registered | 85275065 | 23-MAR-2011 | 4760489  | 23-JUN-2015 | CHARMING<br>CHARLIE, LLC |
| 10. | FIND YOUR<br>FABULOUS    | Registered | 85740834 | 28-SEP-2012 | 4511655  | 08-APR-2014 | CHARMING<br>CHARLIE LLC  |
| 11. | SNOWFLAKE<br>FACTORY     | Registered | 85666191 | 30-JUN-2012 | 4760589  | 23-JUN-2015 | SNOWFLAKE<br>FACTORY LLC |

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**RECORDED: 04/25/2018**