TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM546603

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

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|--------------------|----------|----------------|---|
| Miller Brands, LLC | | 10/01/2019 | Limited Liability Company: PUERTO RICO |

RECEIVING PARTY DATA

| Name: | Bank of the West |
|-------------------|-------------------------|
| Street Address: | 600 17th St. |
| Internal Address: | Suite 1500 |
| City: | Denver |
| State/Country: | COLORADO |
| Postal Code: | 80202 |
| Entity Type: | Corporation: CALIFORNIA |

PROPERTY NUMBERS Total: 8

| Property Type | Number | Word Mark | |
|----------------|----------|---------------------|--|
| Serial Number: | 88473592 | CINCH JESSE | |
| Serial Number: | 88346985 | CINCH TRAILERS | |
| Serial Number: | 88348401 | RODEO TRACKER | |
| Serial Number: | 88346982 | CINCH TRAILERS | |
| Serial Number: | 87798100 | LOOK GOOD. BE SAFE. | |
| Serial Number: | 88348382 | CINCH RODEO TRACKER | |
| Serial Number: | 87955028 | CINCH | |
| Serial Number: | 87484550 | CINCH | |

CORRESPONDENCE DATA

Fax Number: 3032924510

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: 3032922900

Email: trish.rogers@moyewhite.com

Correspondent Name: Trish Rogers
Address Line 1: 1400 16th St.
Address Line 2: Suite 600

Address Line 4: Denver, COLORADO 80202

TRADEMARK REEL: 006779 FRAME: 0304

900520686

| ATTORNEY DOCKET NUMBER: | 11554.00046 | |
|---|----------------------|--|
| NAME OF SUBMITTER: | Patricia J. Rogers | |
| SIGNATURE: | /Patricia J. Rogers/ | |
| DATE SIGNED: | 10/24/2019 | |
| Total Attachments: 5 | | |
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TRADEMARK REEL: 006779 FRAME: 0305

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (the "Agreement") made as of this 1st day of October, 2019, by Miller International, Inc., a Colorado corporation, Gold Buckle Brewing Co., Inc., a Colorado corporation, Joseph James Brewing Co., Inc., a Nevada corporation, and Miller Brands, LLC, a Puerto Rico limited liability company (jointly, severally and collectively the "Grantor"), in favor of Bank of the West ("Grantee").

WITNESSETH

WHEREAS, pursuant to the terms of a certain Amended and Restated Security Agreement dated August 15, 2018 among Grantor and certain Affiliates of Grantor (jointly, severally and collectively, the "Borrower"), and Grantee, as amended by a First Amendment to Amended and Restated Security Agreement of even date herewith (as the same may be further amended or otherwise modified from time to time, the "Security Agreement"), Grantor has granted to Grantee a security interest in substantially all of the assets of Grantor, including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Intellectual Property (as defined in the Security Agreement), and all products and proceeds thereof, to secure the payment of all amounts owing by Borrower under that certain Second Amended and Restated Credit Agreement among Borrower and Grantee, dated August 15, 2018 (as the same may be further amended or otherwise modified from time to time, the "Credit Agreement");

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

- 1. <u>Incorporation of the Security Agreement</u>. The Security Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. Without limiting any terms or conditions set forth in this Agreement, Grantor hereby acknowledges and affirms that the rights and remedies of the Grantee with respect to the security interest in the Trademark Collateral (as defined below) granted hereby are more fully set forth in the Security Agreement. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Security Agreement.
- 2. <u>Grant and Reaffirmation of Grant of Security Interests</u>. To secure the payment and performance of the Obligations, Grantor hereby grants to Grantee, and hereby reaffirms its prior grant pursuant to the Security 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 types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter created, acquired or arising:
 - (i) each trademark and application for trademark set forth on Schedule 1 annexed hereto, together with any reissues, continuations, extensions or renewals thereof, and all of the goodwill of the business connected with the use of, and symbolized by, each trademark; and

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:

TRADEMARK REEL: 006779 FRAME: 0306 (ii) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any trademark, or (b) injury to the goodwill associated with any trademark.

Notwithstanding the foregoing or anything else contained herein to the contrary, "Trademark Collateral" shall not include any "intent to use" trademark application until such time as a statement of use or an amendment to allege use has been filed with the U.S. Patent and Trademark Office.

3. <u>Miscellaneous.</u> THIS SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF COLORADO. Whenever in this Agreement reference is made to Grantee or Grantor, such reference shall be deemed to include, as applicable, a reference to their respective successors and assigns. The provisions of this Agreement shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of Grantee and its respective successors and assigns. This Agreement is primarily for the purposes of recording in the United States Patent and Trademark Office. To the extent of any conflict between this Agreement and the Security Agreement, the provisions of the Security Agreement shall control.

[Signature pages follow]

-2-

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

| MILLER INTERNATIONAL, INC., |
|--|
| a Colorado corporation |
| |
| Ву: |
| Name: Patrick W. Hurley |
| Title: Authorized Officer |
| |
| MILLER BRANDS LLC, |
| a Puerto Rico limited liability company |
| |
| By: Selle |
| Name: Patrick W. Hurley |
| Title: Authorized Officer |
| |
| JOSEPH JAMES BREWING CO., INC., |
| a Nevada corporation |
| a 140 vaca oorborasion |
| Contraction of the contraction o |
| By: Server |
| By: Server |
| Contraction of the contraction o |
| By: |
| By: Name: Patrick W. Hurley |
| By: |
| By: |
| By: |
| By: |

Agreed and accepted as of the date first written above:

BANK OF THE WEST

Name: Reggie Fink

Title: Director

Schedule 1

U.S. TRADEMARK REGISTRATIONS

| Owner | Serial No. | Reg. | Word Mark |
|-------------------------------|------------|---------|-----------------------|
| | | No. | |
| Miller International, Inc. | 87410559 | 5483819 | CRUEL |
| Miller International, Inc. | 86867685 | 5026116 | WORLD'S TOUGHEST |
| | | | RODEO |
| Miller International, Inc. | 74510170 | 1886386 | WTR |
| Miller International, Inc. | 75082324 | 2170682 | BULL AND BRONCS |
| Miller Brands, LLC | 88473592 | | CINCH JESSE |
| Miller Brands, LLC | 88346985 | | CINCH TRAILERS |
| Miller Brands, LLC | 88346982 | | CINCH TRAILERS |
| Miller Brands, LLC | 88348401 | | RODEO TRACKER |
| Miller Brands, LLC | 88348382 | | CINCH RODEO TRACKER |
| Miller Brands, LLC | 87798100 | 5758753 | LOOK GOOD. BE SAFE. |
| Miller Brands, LLC | 87955028 | | CINCH |
| Miller Brands, LLC | 87484550 | 5511176 | CINCH RODEO |
| Joseph James Brewing Co, Inc. | 87429577 | | HOP RAIDER |
| Gold Buckle Brewing Co., Inc. | 88269889 | | GO FOR THE BUCKLE. |
| _ | | | GOLD BUCKLE BEER. |
| Gold Buckle Brewing Co., Inc. | 88269894 | | GO FOR THE BUCKLE. |
| Gold Buckle Brewing Co., Inc. | 88584163 | | GO FOR THE BUCKLE. |
| | | | GOLD BUCKLE BEER. |
| Gold Buckle Brewing Co., Inc. | 88571346 | | GO FOR THE BUCKLE |
| Gold Buckle Brewing Co., Inc. | 88569718 | | GOLD BUCKLE IPA |
| Gold Buckle Brewing Co., Inc. | 88569714 | | GOLD BUCKLE AMBER |
| Gold Buckle Brewing Co., Inc. | 88569571 | | GOLD BUCKLE PALE ALE |
| Gold Buckle Brewing Co., Inc. | 88568309 | | GOLD BUCKLE LIGHT |
| Gold Buckle Brewing Co., Inc. | 88568291 | | GOLD BUCKLE LAGER |
| Gold Buckle Brewing Co., Inc. | 88362942 | | FOR THE COWBOY IN ALL |
| _ | | | OF US |
| Gold Buckle Brewing Co., Inc. | 88361848 | | BREWED FOR THE |
| | | | COWBOY IN ALL OF US |

Schedule 1

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RECORDED: 10/24/2019

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