

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM675453

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Iconic STST IP LLC		09/10/2021	Limited Liability Company:
RECEIVING PARTY DATA			
Name:	U.S. Bank National Association		
Street Address:	60 Livingston Avenue Ep-MN-WS3D		
City:	St. Paul		
State/Country:	MINNESOTA		
Postal Code:	55107		
Entity Type:	National Banking Association: MINNESOTA		
PROPERTY NUMBERS Total: 10			
Property Type	Number	Word Mark	
Registration Number:	1721463	BUFFALO SPRINGFIELD	
Serial Number:	90639147	CROSBY, STILLS & NASH	
Serial Number:	90678929	CROSBY, STILLS & NASH	
Serial Number:	90685286	CROSBY, STILLS & NASH	
Serial Number:	90678364	CSN	
Serial Number:	90684372	CSN	
Serial Number:	90685399	CSN	
Registration Number:	6188275	STEPHEN STILLS	
Serial Number:	90071837	STOP HEY WHAT'S THAT SOUND	
Serial Number:	90071863	THERE'S SOMETHING HAPPENING HERE	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Email:	mpatton@omm.com		
Correspondent Name:	Madeleine Patton / Evie Whiting		
Address Line 1:	2765 Sand Hill Rd		
Address Line 4:	Menlo Park, CALIFORNIA 94025		
NAME OF SUBMITTER:	Madeleine Patton		

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SIGNATURE:	/Madeleine Patton/
DATE SIGNED:	09/20/2021
Total Attachments: 21	
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Supplemental Grant of Security Interest in Trademarks

This SUPPLEMENTAL GRANT OF SECURITY INTEREST IN TRADEMARKS (the “Grant”) is made and entered into as of September 10, 2021, by Iconic STST IP LLC (“Grantor”), in favor of U.S. Bank National Association, a national banking association organized under the laws of the United States, not in its individual capacity, but solely as trustee (the “Trustee”).

WHEREAS, Grantor is the owner of certain Trademarks included in the Collateral (as such term is defined in the Indenture (as defined below)), including, without limitation, those set forth in Schedule 1 attached hereto (collectively, the “Secured Trademarks”);

WHEREAS, pursuant to the Indenture, dated as of March 19, 2021 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the “Indenture”), by and among Iconic Issuer LLC, as Issuer, Grantor, certain other Note Parties (as defined therein), the Trustee, and U.S. Bank National Association, as securities intermediary, to secure (i) the payment of all amounts on the Notes as such amounts become due in accordance with their terms, (ii) the payment of all other sums payable in accordance with the provisions of the Indenture and (iii) compliance with the provisions of the Indenture (collectively, the “Obligations”), all as provided in the Indenture, Grantor has granted to the Trustee, for the benefit of the Holders of the Notes, a security interest in all of such Grantor’s rights, title and interest in, to and under certain intellectual property of such Grantor, including, without limitation, the Secured Trademarks and the goodwill appurtenant thereto and associated therewith (the “Trademark Collateral”); and

WHEREAS, pursuant to Section 3.05 of the Indenture, Grantor agreed to execute and deliver to the Trustee this Grant for purposes of recording the same with the United States Patent and Trademark Office (or any other office or agency as needed) to confirm, evidence and perfect the security interest in, to and under the Trademark Collateral granted under the Indenture.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and subject to all applicable terms and conditions of the Indenture, which are incorporated by reference as if fully set forth herein, to secure the Obligations, Grantor hereby grants to the Trustee, for the benefit of the Holders of the Notes, a security interest in such Grantor’s right, title and interest in, to and under the Trademark Collateral, to the extent now owned or at any time hereafter acquired by such Grantor.

Capitalized terms used in this Grant (including the preamble and the recitals hereto) and not defined in this Grant shall have the meanings assigned to such terms in the Indenture.

1. The parties hereto intend that the Trademark Collateral subject to this Grant is to be considered as Collateral under the Indenture and that this Grant is for recordation, and as applicable, perfection, purposes. The security interests granted pursuant to this Grant are granted in furtherance, and not in limitation, of the security interests granted to the Trustee pursuant to the Indenture, and the terms of this Grant shall not modify the applicable terms and conditions of the Indenture, which govern the Trustee’s interest in, to and under the Trademark Collateral and which shall control in the event of any conflict. Grantor hereby acknowledges the sufficiency and completeness of this Grant to create a security interest in, to and under the Trademark Collateral in favor of the Trustee for the benefit of the Holders of the Notes, and Grantor hereby requests the United States Patent and Trademark Office to file and record this Grant together with the annexed Schedule 1.

2. Grantor and the Trustee hereby acknowledge and agree that the grant of security interest in, to and under the Trademark Collateral made hereby may be terminated only in accordance with the terms of the Indenture and shall terminate automatically upon the termination of the Indenture.

3. THIS GRANT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE TRADEMARK LAWS OF THE UNITED STATES AND THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES.

4. This Grant may be executed by the parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which when taken together shall constitute one and the same agreement.

[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the undersigned has caused this SUPPLEMENTAL GRANT OF SECURITY INTEREST IN TRADEMARKS to be duly executed by its duly authorized officer as of the date and year first written above.

ICONIC STST IP LLC, as Grantor

By: DocuSigned by:
Elizabeth Collins
Name: Elizabeth Collins
Title: Authorized Signatory

**Schedule 1
Trademarks**

<u>Trademark</u>	<u>Description/Class</u>	<u>Territory</u>	<u>Registration No.</u>	<u>Registration Date</u>	<u>Note Party's Interest</u>	<u>3rd Party Interest(s)</u>
Buffalo Springfield	Word Mark - Class 9	United States	1721463	10/6/1992	Iconic STST IP LLC - 19.8%	Stephen Stills - 19.8% Paul Richard Furay - 20.8% Neil Young - 39.6%
Crosby, Stills & Nash	Word Mark - Class 9	United States	Serial No. 90639147	Application Pending - Filed 4/12/2021	Iconic STST IP LLC -16.665%	Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
Crosby, Stills & Nash	Word Mark - Class 25	United States	Serial No. 90678929	Application Pending - Filed 4/28/2021	Iconic STST IP LLC - 16.665%	Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
Crosby, Stills & Nash	Word Mark - Class 41	United States	Serial No. 90685286	Application Pending - Filed 4/30/2021	Iconic STST IP LLC - 16.665%	Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
CSN	Word Mark - Class 9	United States	Serial No. 90678364	Application Pending - Filed 4/28/2021	Iconic STST IP LLC - 16.665%	Eyewall Enterprises Limited Partnership - 16.665%

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							Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
							Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
CSN	Word Mark - Class 25	United States	Serial No. 90684372	Application Pending - Filed 4/30/2021	Iconic STST IP LLC - 16.665%		Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
							Eyewall Enterprises Limited Partnership - 16.665% Iconic DC Holdings LLC - 33.33% Graham Nash, Inc. - 33.33%
CSN	Word Mark - Class 41	United States	Serial No. 90685399	Application Pending - Filed 4/30/2021	Iconic STST IP LLC - 16.665%		Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
							Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
Crosby, Stills, Nash & Young				Unregistered.	Iconic STST IP LLC - 12.5%		Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
							Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
CSNY				Unregistered.	Iconic STST IP LLC - 12.5%		Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
							Stephen Stills - 12.5% David Crosby - 25% Graham Nash - 25% Neil Young - 25%
Stephen Stills	Word Mark - Class 9, 25, 35, and 41	United States	6188275	11/3/2020	Iconic STST IP LLC - 50%		Stephen Stills - 50%
							Stephen Stills - 50%
Stop Hey What's That Sound	Word Mark - Class 10, 16, 21, and 25	United States	Serial No. 90071837	Application Pending - Filed 7/24/2020	Iconic STST IP LLC - 50%		Eyewall Enterprises Limited Partnership - 50%

There's Something Happening Here	Word Mark - Class 10, 16, 21, and 25	United States	Serial No. 90071863	Application Pending - Filed 7/24/2020	Iconic STST IP LLC - 50%	Eyewall Enterprises Limited Partnership - 50%
The Rides				Unregistered.	Iconic STST IP LLC - 25%	Stephen Stills - 25% Kenny Wayne Shepherd - 50%
Manassas				Unregistered.	Iconic STST IP LLC - 50%	Stephen Stills - 50%

Additional Trademarks

See attached.