# СН \$165.00

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM686200

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT		
EFFECTIVE DATE:	10/14/2020		

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Salt Stack, Inc.		10/14/2020	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	VMware, Inc.			
Street Address:	3401 Hillview Avenue			
City:	Palo Alto			
State/Country:	CALIFORNIA			
Postal Code:	94304			
Entity Type:	Corporation: DELAWARE			

### **PROPERTY NUMBERS Total: 6**

Property Type	Number	Word Mark
Serial Number:	88629115	SECTOR
Serial Number:	88629149	SECTOR
Registration Number:	4866917	SALTSTACK
Registration Number:	4867013	
Registration Number:	5932931	S
Registration Number:	5687635	SALTSTACK

### **CORRESPONDENCE DATA**

Fax Number: 3125548015

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: 312-554-8000 Email: kjl@pattishall.com

Brett August c/o Pattishall McAuliffe et **Correspondent Name:** 

Address Line 1: 200 S. Wacker Drive

Address Line 2: **Suite 2900** 

Address Line 4: Chicago, ILLINOIS 60606-5896

ATTORNEY DOCKET NUMBER:	2217-1 saltstack
NAME OF SUBMITTER:	Brett A. August
SIGNATURE:	/Brett A. August/

TRADEMARK REEL: 007485 FRAME: 0724 900654610

DATE SIGNED:	11/05/2021		
Total Attachments: 4			
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TRADEMARK REEL: 007485 FRAME: 0725

## TRADEMARK ASSIGNMENT AGREEMENT (NUNC PRO TUNC)

This Trademark assignment agreement is effective as of October 14, 2020 (the "Effective Date") and is between Salt Stack, Inc., a Delaware corporation, ("Assignor") and VMware, Inc., a Delaware corporation ("Assignee"). Each of Assignor and Assignee are referred to herein as a "Party" or, collectively, as the "Parties."

Under the Intellectual Property Distribution and License Agreement, effective as of October 14, 2020 (the "IP Distribution Agreement"), Assignor assigned to Assignee all of Assignor's right, title and interest in all of the Intellectual Property (as defined in the IP Distribution Agreement) owned by Assignor, including, without limitation, the registered trademarks set forth in Schedule A (the "Assignor Trademarks") and the entire right, title and interest in and to any and all claims and demands Assignor may have either at law or in equity arising out of past, present or future third party infringement thereof.

In exchange for good and valuable consideration, the receipt of which is hereby acknowledged, as of the Effective Date, Assignor did and does hereby sell and assign unto Assignee all of Assignor's right, title and interest in the Assignor Trademarks, together with the goodwill of the business connected with and symbolized by the Assignor Trademarks, and including all rights to recover damages for any and all past, current or future infringement thereof. Assignor hereby authorizes and requests the Commissioner of the United States Patent and Trademark Office, the United States Copyright Office and other corresponding entities or agencies in any applicable foreign country, as appropriate, to record Assignee as assignee and owner of the Assignor Trademarks.

In case of any conflict between the terms and conditions of this agreement and the terms and conditions of the IP Distribution Agreement, the terms and conditions of the IP Distribution Agreement shall govern. This agreement may be executed in two or more counterparts and by the different parties hereto on separate counterparts, each of which when so executed and delivered will be an original, but all of which together will constitute one and the same instrument. Any such counterpart, to the extent delivered by means of electronic or digital delivery such as in Adobe Portable Document Format or using generally recognized e-signature technology (e.g., DocuSign or Adobe Sign) will be treated in all manner and respects as an original executed counterpart and will be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person. This agreement will be governed by and construed in accordance with the laws of the State of Delaware, regardless of the laws that might otherwise govern under applicable principles of conflicts of law.

[Signature page follows]

The Parties have caused this Trademark Assignment Agreement to be effective as of the Effective Date and executed by duly authorized persons as of the last date below.

SALT STACK, INC.

By:

9.LKL

Name: Andrew Munk Title: Vice President

Date:

VMWARE, INC.

By: being Conis.

Name: Craig Norris

Title: Vice President, Deputy General Counsel,

and Assistant Secretary

Date:

# Schedule A (Trademarks)

Mark	Recorded Owner	Jurisdicti on	App No	Filing Date	Reg. No	Reg Date	Status
SECTOR	SALTSTAC K, INC.	USPTO	886291 15	Septemb er 24, 2019			Publishe d (Pending )
SECTOR	SALTSTAC K, INC.	USPTO	886291 49	Septemb er 24, 2019			Publishe d (Pending )
SALTSTACK	SALTSTAC K, INC.	USPTO	866204 72	May 5, 2015	486691 7	Decemb er 8, 2015	Register ed
<b>P</b>	SALTSTAC K, INC.	USPTO	866216 06	May 6, 2015	486701	Decemb er 8, 2015	Register ed
S	SALTSTAC K, INC.	USPTO	878750 92	April 12, 2018	593293 1	Decemb er 10, 2019	Register ed
SALTSTACK	SALTSTAC K, INC.	USPTO	879527 87	June 7, 2018	568763 5	Februar y 26, 2019	Register ed
SALTSTAC K Cross References: SALT STACK	SALTSTAC K, INC.	USPTO	866204 72	May 5, 2015	486691 7	Decemb er 8, 2015	Register ed

TRADEMARK REEL: 007485 FRAME: 0728

SECTOR	SALTSTAC K, INC.	EU trademar ks	182024 88	February 27, 2020	182024 88	July 2, 2020	Register ed
SALTSTACK	SALTSTAC K, INC.	EU trademar ks	179967 59	Decemb er 7, 2018	179967 59	May 24, 2019	Register ed
SALTSTAC K	SALTSTAC K, INC.	EU trademar ks	179967 60	Decemb er 7, 2018	179967 60	May 24, 2019	Register ed

**RECORDED: 11/05/2021**