

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Macquarie Cook Energy, LLC		12/31/2009	LIMITED LIABILITY COMPANY: DELAWARE
RECEIVING PARTY DATA			
Name:	Ignite Holdings, Ltd.		
Composed Of:	COMPOSED OF SGE Management, LLC, a Texas limited liability company, General Partner		
Street Address:	1950 N. Stemmons Freeway		
City:	Dallas		
State/Country:	TEXAS		
Postal Code:	75207		
Entity Type:	LIMITED PARTNERSHIP: TEXAS		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Serial Number:	77108731	IGNITE	
Registration Number:	3234472	IGNITE	
CORRESPONDENCE DATA			
Fax Number:	(713)223-3717		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	713-226-1200		
Email:	ppaquet@lockelord.com		
Correspondent Name:	Patricia Paquet/Locke Lord Bissell & Lid		
Address Line 1:	600 Travis Street		
Address Line 2:	3400 JPMorgan Chase Tower		
Address Line 4:	Houston, TEXAS 77002-3095		
ATTORNEY DOCKET NUMBER:	023090-00003		
NAME OF SUBMITTER:	Patricia Paquet		

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TRADEMARK
REEL: 004124 FRAME: 0705

Signature:	/patricia paquet/
Date:	01/05/2010
Total Attachments: 5 source=Release-Macquarie to Ignite#page1.tif source=Release-Macquarie to Ignite#page2.tif source=Release-Macquarie to Ignite#page3.tif source=Release-Macquarie to Ignite#page4.tif source=Release-Macquarie to Ignite#page5.tif	

Execution Version

RELEASE OF SECURITY INTERESTS

WHEREAS, Stream Gas & Electric, Ltd. a Texas limited partnership ("Stream Gas & Electric"), has adopted, used, and is using the trademarks, trade names, trade styles and service marks described on Exhibit I attached hereto (the "Trademarks"), of which certain Trademarks are registered in the United States Patent and Trademark Office, Canadian Trademark Office and/or Texas Secretary of State;

WHEREAS, Stream Gas & Electric has granted to Ignite Holdings, Ltd., a Texas limited partnership ("Ignite"), a license to use the Trademarks pursuant to and in accordance with the terms of that certain License Agreement dated as of February 20, 2008, between Stream Gas & Electric and Ignite (the "Trademark License Agreement");

WHEREAS, Stream Georgia Gas SPE, LLC, a Georgia limited liability company (herein referred to as "Debtor"), has entered into an ISDA Master Agreement dated as of February 20, 2008 with Constellation Energy Commodities Group, Inc. ("Constellation"), and all schedules, annexes, confirmations, and transactions thereunder (as amended or otherwise modified from time to time, the "ISDA Master Agreement");

WHEREAS, in connection with the ISDA Master Agreement, Ignite has entered into a Security Agreement dated as of February 20, 2008 (as amended, supplemented, replaced, or otherwise modified from time to time, the "Security Agreement") in favor of Constellation, pursuant to which Ignite has granted to Constellation, a security interest in all present and future right, title, and interest of Ignite in and to the Trademark License Agreement, including Ignite's rights to use the Trademarks and all reissues, renewals, and extensions thereof thereunder and all proceeds thereof (the "Collateral"), to secure the payment, performance, and observance of the Secured Obligations (as defined in the ISDA Master Agreement);

WHEREAS, Debtor, Ignite and Constellation have entered into an Amendment, Termination, and Assignment Agreement dated as of September 1, 2009 with, among others, Macquarie Cook Energy, LLC (together with its successors and assigns, "Secured Party"), pursuant to which the ISDA Master Agreement and the Security Agreement are assigned to Secured Party; and

WHEREAS, Ignite has requested that Secured Party release its security interests in the Collateral.

NOW, THEREFORE, Secured Party does hereby release, quitclaim, surrender and discharge unto Ignite, and its successors and assigns, all rights, title and interest in and to the Collateral which Secured Party has been granted by the Security Agreement or to which Secured Party may be granted by the Security Agreement and hereby declares that the Collateral is fully released and discharged from all security interests existing in favor of Secured Party. Such Collateral includes the trademark works set forth in Exhibit II, as recorded with the United States Patent and Trademark Office on September 1, 2009 in Reel/Frame 4055/0457.

[Signature page follows.]

Collateral

Logos



Tradenames

ignite

Slogans

Get Paid When You Turn on the Lights	Help Customers Save Money on Their Electric Bills
Think of Your Light Switch as an ATM	The Power of One
Think of Your Light Switch as an ATM Machine	El Poder de 1
Who Knew It Could Pay Bills, Too?	Lighting the Way ... Lighting Your Home
The Future is in Your Hands...	Raising Funds ... By Lowering Rates
Attention: High Voltage Income Opportunity	Raising Funds by Lowering Your Rates
Time to Get Your Piece of the Pie	Flip the Switch for a Worthy Cause
Get Paid Every Time You Turn on the Lights	Get a Charge ... Out of Helping Kids
Ignite Your Future	Score Big ... With Lower Rates
The Power of Business Ownership	The Launchpad To Your Dreams
Energize Your Income	Fuse Box
Turning Energy into Income	Change Your Electricity. Change Your Life

Event, Program, or Product Names

Power Surge
Super Saturday
Ignition
AMP
Power Center
Spark Cards
Power Pack
Power Plan
The Power of Leadership Award
Power Up! Program
Outlet

URLs

www.igniteinc.com

Exhibit II

<u>Description</u>	<u>Serial No.</u>	<u>Registration No.</u>
IGNITE	77/108,731	none
IGNITE	78/505,610	3,234,472

RELEASE OF SECURITY INTERESTS
Exhibit II