

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Bill of Sale		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Williams & Lipton Company		06/25/2012	COMPANY: UNKNOWN
RECEIVING PARTY DATA			
Name:	Craftbev International Amalgamated, Inc.		
Street Address:	510 Almar Ave		
City:	Pacific Palisades		
State/Country:	CALIFORNIA		
Postal Code:	90272		
Entity Type:	CORPORATION: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	3993043	CELIS	
CORRESPONDENCE DATA			
Fax Number:	5124747996		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	5124748488		
Email:	docketing@boothlaw.com		
Correspondent Name:	Matthew J. Booth		
Address Line 1:	PO Box 50010		
Address Line 2:	Matthew J. Booth & Associates PLLC		
Address Line 4:	Austin, TEXAS 78763-0010		
ATTORNEY DOCKET NUMBER:	14520-0101		
NAME OF SUBMITTER:	Matthew J. Booth		
Signature:	/Matthew J Booth/		
Date:	10/09/2012		
Total Attachments: 1 source=Celis-Craftbev-PaidB_auction_receipt#page1.tif			

OP \$40.00 3993043



WILLIAMS & LIPTON COMPANY

DATE: June 20, 2012

INVOICE

12-1005

32316 Grand River Avenue, Suite 101

(248) 478 - 2000

Farmington, Michigan 48336

(248) 478 - 4046 Fax

Buyer #: 32

TO: Craftbev International Amalgamated, Inc.

Ph: 310-230-2666

510 Almar Avenue

Fx:

Pacific Palisades, CA 90272

email: styagi@craftbev.com

Contact:		Auction:	Michigan Brewing Co.
LOT #	DESCRIPTION	AMOUNT	
E	<p>Celis Brands, including all related intellectual property and goodwill; records and books, and copies of all of the foregoing, related thereto, regardless of the data storage medium; all customer lists, prospect lists, supplier lists and the list of independent representatives and contractors related thereto</p> <p>Deposit: \$ [REDACTED]</p> <p>Deposit: \$ [REDACTED]</p> <p>Wire: \$ [REDACTED]</p> <p>Balance Due on Invoice: [REDACTED]</p> <p><input checked="" type="checkbox"/> PAID <i>in full</i> 6/25/12 <i>[Signature]</i></p>	[REDACTED]	
	<p>Positively no allowance for shortages or claims after 24 hours or after goods leave premises. All Sales are final. Items left following the last day of removal are considered abandoned with all rights returned to Williams & Lipton Company.</p>	<p>Purchase Total</p> <p>Buyer's Premium 15%</p> <p>Sales Tax 6%</p> <p>Invoice Total</p>	<p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p> <p>[REDACTED]</p>

By signing this document I release all

Sign Name: _____

Liability from Williams & Lipton Company

Print Name: _____ Date: _____

Williams & Lipton Company is not liable for content or condition of goods presented. Buyer acknowledges that all goods provided are sold "AS IS" "WHERE IS" and are not warranted or merchantable for any particular purpose whatsoever. Buyers and any ultimate end users of these goods agrees to indemnify, hold harmless and defend Williams & Lipton Company for any and all claims, liabilities or lawsuits arising out of the use of these goods whatsoever.

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