TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT**

NATURE OF CONVEYANCE: first lien grant of trademark security interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Centaur Colorado, LLC		110/30/2007	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Credit Suisse, Cayman Islands Branch		
Street Address:	11 Dr. Roy's Drive		
City:	George Town		
State/Country:	BRITISH VIRGIN ISLANDS		
Entity Type:	CORPORATION: SWITZERLAND		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark	
Registration Number:	2961541	FORTUNE VALLEY EXPRESS	
Registration Number:	2902480	FORTUNE VALLEY	

CORRESPONDENCE DATA

Fax Number: (714)755-8290

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Email: ipdocket@lw.com

Correspondent Name: Latham & Watkins, Attn: Julie Dalke

650 Town Center Dr, 20th fl Address Line 1:

Address Line 2: 042943-0019

Costa Mesa, CALIFORNIA 92626 Address Line 4:

ATTORNEY DOCKET NUMBER: 042943-0019

DOMESTIC REPRESENTATIVE

Latham & Watkins, Attn: Julie Dalke Name: Address Line 1: 650 Town Center Dr, 20th floor Address Line 4: Costa Mesa, CALIFORNIA 92626

TRADEMARK

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NAME OF SUBMITTER:	Adam Kummins
Signature:	/Adam Kummins/
Date:	09/08/2008
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FIRST LIEN GRANT OF TRADEMARK SECURITY INTEREST

This FIRST LIEN GRANT OF TRADEMARK SECURITY INTEREST, dated as of October 30, 2007 (this "Agreement"), is made by EACH OF THE PARTIES HERETO, whether as an original signatory hereto or as an Additional Grantor (each, a "Grantor"), in favor of CREDIT SUISSE, CAYMAN ISLANDS BRANCH as collateral agent for the Secured Parties (together with its successors and assigns in its capacity as collateral agent, the "Collateral Agent").

RECITALS:

WHEREAS, reference is made to that certain Revolving Credit and Term Loan Agreement, dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Centaur, LLC, an Indiana limited liability company (the "Borrower"), the financial institutions from time to time party thereto in the capacity of lenders, Credit Suisse, Cayman Islands Branch, as administrative agent and the Collateral Agent, Credit Suisse Securities (USA) LLC., as Lead Arranger, Book Runner and Syndication Agent and each of the other agents and arrangers from time to time party thereto;

WHEREAS, subject to the terms and conditions of the Credit Agreement, certain Grantors may enter into one or more Specified Hedging Agreements with one or more lender counterparties;

WHEREAS, in consideration of the extensions of credit and other accommodations of Secured Parties as set forth in the Credit Agreement and the Specified Hedging Agreements, respectively, each Grantor has agreed to secure such Grantor's obligations under the Loan Documents and the Specified Hedging Agreements as set forth herein;

WHEREAS, pursuant to the terms of that certain First Lien Pledge and Security Agreement (the "Pledge and Security Agreement") dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified from time to time, being the "Security Agreement") among the Grantors, the Collateral Agent and the other parties named therein, each Grantor has created in favor of the Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in, and the Collateral Agent became a secured creditor with respect to, the Trademark Collateral (as defined below).

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, subject to the terms of the Pledge and Security Agreement, each Grantor hereby grants to the Collateral Agent for the ratable benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which such Grantor now has or hereafter acquires an interest and wherever the same may be located (the "Trademark Collateral"):

(i) all rights, title and interest (including rights acquired pursuant to a license or otherwise but only to the extent permitted by agreements governing such license or other use) in and to all trademarks, service marks, designs, logos, indicia, tradenames, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by such Grantor, or hereafter adopted and used, in its business (including, without limitation, the trademarks specifically set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon in the United States and any state thereof and in foreign countries (including, without limitation, the registrations and applications set forth on Schedule A annexed hereto), all common law and

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other rights (but in no event any of the obligations) in and to the Trademarks in the United States and any state thereof and in foreign countries, and all goodwill of such Grantor's business symbolized by the Trademarks and associated therewith; and

(ii) all proceeds, products, rents and profits of or from any and all of the foregoing Trademark Collateral and, to the extent not otherwise included, all payments under insurance (whether or not the Collateral Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Trademark Collateral. For purposes of this Grant of Trademark Security Interest, the term "proceeds" includes: (a) whatever is acquired upon the sale, lease, license, exchange, or other disposition of the Trademark Collateral; (b) whatever is collected on, or distributed on account of, the Trademark Collateral; (c) rights arising out of the Trademark Collateral; (d) to the extent of the value of the Trademark Collateral, claims arising out of the loss, nonconformity, or interference with the use of, defects or infringement of rights in, or damage to, the Trademark Collateral; (e) to the extent of the value of the Trademark Collateral, insurance payable by reason of the loss or nonconformity of, defects or infringement of rights in, or damage to, the Trademark Collateral (whether or not the Collateral Agent is the loss payee thereof); and (f) whatever is receivable or received when the Trademark Collateral or proceeds are sold, licensed, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, each Grantor has caused this Grant of Trademark Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

CENTAUR COLORADO, LLC a Delaware limited liability company,

as a Grantor

Name: Kurt E. Wilson

Title: Executive Vice President, Chief Financial

Officer, Secretary and Treasurer

SCHEDULE A TO GRANT OF TRADEMARK SECURITY INTEREST

Trademarks Owned by Centaur Colorado, LLC

Mark	Jurisdiction	Reg. No.	Reg. Date
Cedar Grille	Colorado	20051014521	1/10/05
Colorado Thunder (& Design)	Colorado	19951012513	9/30/02
Flavours	Colorado	20051014536	1/10/05
Platinum Elite Club	Colorado	20021269558	9/30/02
Fortune Valley Express	United States	2,961,541	6/7/05
Fortune Valley	United States	2,902,480	11/9/04

Schedule A

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