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Form PTO-1594 (Rev. 06/04) DMB Collection 0651-0027 (ex p. 6/30/2005		United States Pr	RTMENT OF COMMERCE atent and Trademark Office
ANIC CORECULATIONS TO PART (EX P. DISMESONS		ORM COVER SHEET	
	TRADEMA	ARKS ONLY	dropp(og) below
To the director of the U. S. Patent: 1. Name of conveying party(les)/Exc	and Trademark Office: Plea ecution Date(s):	se record the attached documents or the new ad 2. Name and address of receiving party(les)	
Savage Arms,		Additional names, addresses, or citizenship attached	∏ Yes > ⊠ No
		Name: GMAC Commercial Finance LLC	-
		Internal Address:	
☐ Individual(s) ☐	Association	Street Address:500 West Madison Street, Suite	3130
☐General Partnership	Limited Partnership		 -
⊠Corporation-State		City: Chicago	
□Other:		State: <u>IL</u>	
Citizenship (see guidelines) <u>DE</u>		Country: <u>USA</u> Zip: 6	0661
Execution Date(s) May 28_2010			
Additional names of conveying parties	s attached?	Association Citizenship	
3. Nature of conveyance:		General Partnership Citizenship	
│ │] Merger	Limited Partnership Citizenship	
-	Change of Name	Corporation Citizenship	
□ Other Amendment No.1 to Assign	ment and Grant of	☑ Other ☐ Citizenship	
Security Interest in Patents and Trade respect to Trademarks on 9/10/04, Re and with respect to Patents on 9/14/0 0029	eel 002938, Frame 0786	If assignee is not domiciled in the United States representative designation is attached. [Yes] (Designations must be a separate document for	⊠ No
Application number(s) or registr A. Trademark Application No.(s) See		Itilication or description of the Trademark. B. Trademark Registration No.(s) See Attached Additional sheet(s) attached?	3 Exhibit A ⊠ Yes ∷No
C. Identification or Description of Trad	demark(s) (and Filing Date	if Application or Registration Number is unknown)	I
5. Name address of party to whom concerning document should be mental Name; Susan O'Brien	correspondence railed:	6. Total number of applications and registrations involved:	1
Internal Address: UCC Direct Service	99	7, Total fee (37 CFR 2.6(b)(6) & 3.41) \$40. Authorized to be charged by credit cal	rd
Street Address: 187 Wolf Road, Suite	<u>: 101</u>	Authorized to be charged to deposit a	ccount
City: <u>Albany</u>		☐ Enclosed	
	7:a- 4000E	8. Payment Information:	mm/ 10-70
State: NY	Zip: <u>12205</u>	a, Credit Card Last 4 Number	rs 5 485
Phone Number: 800-342-3676		Expiration Da	te /U//F
Fax Number: <u>800-962-7049</u>		b. Deposit Account Number	
Email Address: cis-udsatbany@wolte	orskluwers.com	Authorized User Name:	3 3
9. Signature:	Variantly Stonature		5/28 10 Date
Na	Kareem Ansley me of Person Signing	/ Total number of pag sheet, attachments,	es including cover

Documents to be recorded (including cover sheet) should be faxed to (703) 308-8995, or malled to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Bex 1450, Alexandria, VA 22913-1450

EXHIBIT A TO AMENDMENT NO. 1 TO ASSIGNMENT AGREEMENT

TRADEMARKS AND TRADEMARK APPLICATIONS

	Application or		Issue or
<u>Mark</u>	Registration No.	Country	Filing Date
Extreme Technologies	2518179	US	1/11/01

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TRADEMARK REEL: 004215 FRAME: 0968

AMENDMENT NO. 1 TO ASSIGNMENT AND GRANT OF SECURITY INTEREST IN PATENTS AND TRADEMARKS

AMENDMENT NO. 1 TO ASSIGNMENT AND GRANT OF SECURITY INTEREST IN PATENTS AND TRADEMARKS (this "Amendment") made as of this 28th day of May, 2010, among SAVAGE ARMS, INC. (the "Pledgor"), having its chief executive office at 100 Springdale Road, Westfield, Massachusetts 01085 ("Debtor"), WELLS FARGO BANK, NATIONAL ASSOCIATION (successor-by-merger to Wachovia Bank, National Association), having an office at One Wachovia Center, 301 South College Street, Charlotte, North Carolina 28288, as existing Administrative Agent (the "Existing Administrative Agent"), and GMAC COMMERCIAL FINANCE LLC, having an office at 500 West Madison Street, Suite 3130, Chicago, Illinois 60661, as successor Administrative Agent ("Successor Administrative Agent").

WITNESSETH:

WHEREAS, Debtor and Existing Administrative Agent entered into the Assignment and Grant of Security Interest in Patents and Trademarks, recorded in the United States Patent and Trademark Office with respect to Trademarks on September 10, 2004 at Reci 002938, Frame 0786 and with respect to Patents on September 14, 2004 at Reci 015139 and Frame 0029 (as the same may now exists or may hereafter be amended, modified, renewed, extended or supplemented, the "Assignment Agreement"), pursuant to which Debtor granted to Existing Administrative Agent a security interest in and to the Patents and Trademarks (cach as defined in the Assignment Agreement);

WHEREAS, Existing Administrative Agent, as agent for certain lenders, has entered into financing arrangements with Debtor and certain of its affiliates pursuant to a Credit Agreement dated as of September 10, 2004 (as amended, modified, supplemented or restated from time to time, the "Existing Credit Agreement") and various documents, instruments, notes, mortgages, guaranties and agreements delivered in connection therewith (all of the foregoing, as the same may now exist or may hereafter be amended, modified, renewed, extended or supplemented, are collectively referred to herein as the "Existing Agreements");

WHERAS, in connection with the amendment and restatement of the Existing Agreements, Existing Administrative Agent has resigned as Administrative Agent and Successor Administrative Agent has been appointed as successor Administrative Agent;

WHEREAS, Debtor and certain of its affiliates have requested that that Successor Administrative Agent amend and restate the Existing Credit Agreement, all as more particularly set forth in the Amended and Restated Credit Agreement, dated as of the date hereof (as amended, modified, supplemented or restated from time to time, the "Credit Agreement") and various documents, instruments, notes, mortgages, guaranties and agreements delivered in connection therewith (all of the foregoing, together with this Amendment, as the same may now exist or may hereafter be amended, modified, renewed, extended or supplemented, are collectively referred to herein as the "Agreements"); and

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WHEREAS, in order to induce Successor Administrative Agent to continue to provide financing arrangements to Debtor and to further evidence Successor Administrative Agent's security interest in the Patents and Trademarks, the parties hereto have agreed to enter into this Amendment.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

- 1. <u>Interpretation</u>. For purposes of this Amendment, unless otherwise defined herein, all capitalized terms used herein which are defined in the Assignment Agreement shall have the meaning given to such terms in the Assignment Agreement.
- 2. <u>Successor Administrative Agent</u>. The Administrative Agent under the Assignment Agreement is hereby amended to mean GMAC Commercial Finance, LLC, as the Administrative Agent.
- 3. <u>Effect of this Amendment</u>. Except as expressly amended pursuant hereto, no other changes or modifications to the Assignment Agreement or waivers of or consents under any provisions thereof are intended or implied, and in all other respects the Assignment Agreement is hereby specifically ratified, restated and confirmed by all parties hereto as of the effective date hereof.
- 4. <u>Entire Agreement</u>. This Amendment contains the entire agreement of the parties hereto with respect to the subject matter hereof.
- 5. <u>Binding Effect.</u> This Amendment shall be binding upon and inure to the benefit of each of the parties hereto and their respective successors and assigns.
- 6. Counterparts. This Amendment may be executed in any number of counterparts, each of which shall be an original, but all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of this Amendment by telecopy or other electronic method of transmission shall have the same force and effect as the delivery of an original executed counterpart of this Amendment. Any party delivering an executed counterpart of this Amendment by telecopy or other electronic method of transmission shall also deliver an original executed counterpart, but the failure to do so shall not affect the validity, enforceability or binding effect of this Amendment.

[Signature Page Follows]

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IN WITNESS WHEREOF, the undersigned bave executed this Amendment as of the day and year first above written.

SAVA(es Dei	GE ARMS, INC. btor	
By: Neme: Title:	Ronald Coburn Chief Executive Officer	<i>=</i> -
STACCE	8 FARGO BANK, NATIONAL AS: ssor by marger to Wedbovia Bank, N biation, as Existing Administrative A	afional
By:		_
Name:		_
Title:		_ _
	C COMMERCIAL FINANCE, LLC, ICCESSOF Administrative Agent	
Bv:		
Name:		
Title:		_
1-1116		-

[Signature Page to Amendment No. 1 to Assignment Agreement]

TRADEMARK REEL: 004215 FRAME: 0971 IN WITNESS WHEREOF, the undersigned have executed this Amendment as of the day and year first above written.

By: Name: Title: WHILLS FARGO BANK, NATIONAL ASSOCIATION SUccessor by merger to Wachovia Bank, National Association, as Existing Administrative Agent By: Name: Manuaging hydroth CIMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By: Name: By: Name: Manuaging hydroth CIMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent		ARMS, INC.
Name: Title: WELLS FARGO BANK, NATIONAL ASSOCIATION SUccessor by merger to Wachovia Bank, National Association, as Existing Administrative Agent By: Hatty Hatty Agent Name: Name: National Administrative Agent Title: Manuaging Devector GMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By:	as Debto	r
WELLS FARGO BANK, NATIONAL ASSOCIATION SUCCESSOR by merger to Wachovia Bank, National Association, as Existing Administrative Agent By:	By;	
WELLS FARGO BANK, NATIONAL ASSOCIATION Successor by merger to Wachovia Bank, National Association, as Existing Administrative Agent By:	Name:	
Successor by merger to Wachovia Bank, National Association, as Existing Administrative Agent By:	Title:	
Speciessor by merger to Wachovia Bank, National Association, as Existing Administrative Agent By:		
Name: Nathanine A. Hakkanine Title: Manuaging Develope CMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By:	spiccesso	r by merger to Wachovia Bank, National
Name: Nathanine A. Hakkanine Title: Manuaging Develope CMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By:	Av.	Watter H House
Title: Manualing by Color GMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By:		VI MAHMOONO A. HACCIANO
GMAC COMMERCIAL FINANCE, LLC, as Successor Administrative Agent By:	· · · · · ·	
as Successor Administrative Agent By:	11uc	The state of the s
Ву:		
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	Rv-	
	Name:	
Title:		

[Signature Page to Amendment No. 1 to Assignment Agreement]

IN WITNESS WHEREOF, the undersigned have executed this Amendment as of the day and year first above written.

as Debi	E ARMS, INC. OT
Ву:	
Name;	
Title:	
STICCESS	FARGO BANK, NATIONAL ASSOCIATION, for by merger to Wachovia Benk, National ation, as Existing Administrative Agent

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By: Name:	,
Name: Title:	

[Signature Page to Amendment No. 1 to Assignment Agreement]

RECORDED: 06/01/2010

TRADEMARK
REEL: 004215 FRAME: 0973