

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

| | | | |
|---|--|----------------|-------------------|
| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL | | |
| CONVEYING PARTY DATA | | | |
| Name | Formerly | Execution Date | Entity Type |
| Daden Group, Inc. | | 07/13/2010 | CORPORATION: IOWA |
| RECEIVING PARTY DATA | | | |
| Name: | Rock Creek Athletics, Inc. | | |
| Street Address: | 203 6th Avenue W. | | |
| City: | Grinnell | | |
| State/Country: | IOWA | | |
| Postal Code: | 50112 | | |
| Entity Type: | CORPORATION: IOWA | | |
| PROPERTY NUMBERS Total: 6 | | | |
| Property Type | Number | Word Mark | |
| Registration Number: | 1185868 | DE LONG | |
| Registration Number: | 1263697 | SPANJIAN | |
| Registration Number: | 1509268 | DELONG | |
| Registration Number: | 1650822 | DE LONG USA | |
| Registration Number: | 1658286 | DELONG USA | |
| Registration Number: | 2086751 | DUCKSTER | |
| CORRESPONDENCE DATA | | | |
| Fax Number: | (212)907-9681 | | |
| Phone: | 2129079622 | | |
| Email: | jburns@ingramllp.com | | |
| <i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i> | | | |
| Correspondent Name: | Mioko Tajjika | | |
| Address Line 1: | Ingram Yuzek Gainen Carroll & Bertolotti | | |
| Address Line 2: | 250 Park Avenue | | |
| Address Line 4: | New York, NEW YORK 10177 | | |

OP \$165.00 1185868

TRADEMARK

| | |
|--|----------------------------------|
| ATTORNEY DOCKET NUMBER: | 2902-016 TM TRANSF. DADEN |
| NAME OF SUBMITTER: | Mioko Tajika, Attorney of record |
| Signature: | /mioko tajika/ |
| Date: | 12/29/2011 |
| <p>Total Attachments: 8</p> <p>source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page1.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page2.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page3.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page4.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page5.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Deed#page6.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Amendment#page1.tif source=TM Transfer Daden Group Inc. to Rock Creek Athletics Inc. Amendment#page2.tif</p> | |

TRADEMARK ASSIGNMENT AGREEMENT

THIS TRADEMARK ASSIGNMENT AGREEMENT ("Agreement") is effective as of the 13th day of July, 2010 ("Effective Date"), between:

Daden Group, Inc. ("Assignor"), a corporation incorporated under the laws of Iowa, and

Rock Creek Athletics, Inc. ("Assignee"), a corporation incorporated under the laws of Iowa.

WHEREAS, pursuant to the Asset Purchase Agreement dated as of July 13, 2010 by and between Assignor and Assignee ("Asset Purchase Agreement"), Assignor agrees to assign, transfer and convey all of Assignor's right, title and interest in and to the Trademarks (as defined below); and

NOW, THEREFORE, in consideration of the above premises and of the mutual agreements, provisions and covenants contained in this Agreement and the Asset Purchase Agreement and intending to be legally bound hereby, Assignor and Assignee hereby agree as follows:

1. Assignor hereby assigns, transfers and conveys to Assignee any and all of Assignor's right, title and interest in and to (i) the marks listed on Schedule A hereto, together with all related common-law rights and the goodwill of the business associated therewith or symbolized thereby (the "Trademarks"); (ii) all intellectual property rights (including copyrights) in any trade dress, graphics, artwork, advertising, promotional or packaging materials accompanying the use of the Trademarks in clause (i); (iii) all rights, priorities and privileges provided under United States, state or foreign law, or multinational law, compact, treaty, protocol, convention or organization with respect to any of the foregoing; (iv) all registrations, applications, recordings, renewals or similar legal protections for any of the foregoing; and (v) all rights to bring actions at law or in equity for the past, present and future infringements, misappropriations or other violations of any of the foregoing, including all rights in and to income, royalties, damages, payments, accounts and accounts receivable now or hereafter due and/or payable under and with respect thereto, in each case, in existence as of the Effective Date.

2. Assignee is to hold all right, title and interest in and to the Trademarks as fully and exclusively as it would have been held and enjoyed by Assignor had the assignment in Section 1 not been made. Assignor shall not contest Assignee's ownership of the Trademarks, including in any claim, action, arbitration, suit, inquiry or proceeding.

3. This Agreement shall be deemed effective as between the parties as of the Effective Date. Without limitation of Sections 6.04 and 6.15 of the Asset Purchase Agreement, Assignor will, without additional consideration, take such further actions and execute promptly such further documents as are necessary or desirable to transfer, vest, record and perfect good, valid and marketable title to the Trademarks in Assignee. Assignor hereby authorizes Assignee

EXECUTION COPY

to request the relevant government entity or agency referred to in Schedule A to record Assignee as the assignee and owner of the Trademarks.


4. This Agreement may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement.

5. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be duly executed and delivered as of the date above first written.

DADEN GROUP, INC.

By: 
Name: William Gadsden
Title: CEO

ROCK CREEK ATHLETICS, INC.

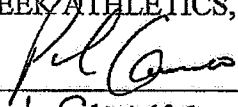
By: _____
Name: _____
Title: _____

IN WITNESS WHEREOF, the undersigned has caused this Agreement to be duly executed and delivered as of the date above first written.

DADEN GROUP, INC.

By: _____
Name:
Title:

ROCK CREEK ATHLETICS, INC.

By: 
Name: Paul Corouso
Title: SVP, Finance

SCHEDULE A

U.S. TRADEMARKS:

| NUMBER | MARK | USE | RENEWED THROUGH | STATUS |
|-----------|---------------------|---|------------------|-------------------------------|
| 2,086,751 | DUCKSTER | FOR: NON-PROTECTIVE HEADWAR, NAMELY, HATS, CAPS AND VISORS; AND CLOTHING, NAMELY, JACKETS, RAINSUITS, SHIRTS AND SWEATSHIRTS, IN CLASS 25 | August 12, 2017 | Renewal Due August 12, 2017 |
| 2,410,011 | QUICK PICS | FOR: GRAPHIC ART DESIGN, NAMELY CREATING GRAPHICAL REPRESENTATIONS OF CUSTOM-ORDERED ATHLETIC APPAREL IN CLASS 42 | December 5, 2010 | Renewal Due December 5, 2010 |
| 1,658,286 | DeLONG USA & Design | FOR: SPORTING AND ATHLETIC APPAREL; NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING; NAMELY, JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR; NAMELY SHORTS, SHIRTS, PANTS AND JACKETS IN CLASS 25 | July 16, 2011 | Renewal due July 16, 2011 |
| 1,263,697 | SPANJIAN & Design | FOR: ARTICLES OF ATHLETIC CLOTHING -- NAMELY, BASEBALL, FOOTBALL, BASKETBALL, SOCCER, WRESTLING, TRACK, GYMNASTICS AND COACHES' UNIFORMS, AND SPORTSWEAR -- NAMELY, TENNIS SHIRTS, GOLF SHIRTS AND PARKAS IN CLASS 25 | January 10, 2014 | Renewal Due January 10, 2014 |
| 1,185,868 | DE LONG | FOR: SPORTING AND ATHLETIC APPAREL NAMELY, LETTER JACKETS, LEATHER COATS, WARM-UP SUITS, BASEBALL SHIRTS, BASEBALL PANTS, BASEBALL SHORTS, UNDERSHIRTS AND SOCKS, AND WARM-UP JACKETS IN CLASS 25 | January 12, 2012 | Renewal Due January 12, 2012 |
| 1,509,268 | DELONG & Design | FOR: BLANKETS, TEXTILE BANNERS AND CHENILLE FOR USE IN THE MANUFACTURE OF SCHOOL LETTERS AND EMBLEMS IN CLASS 24 FOR: SPORTING AND ATHLETIC APPAREL; NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING, NAMELY, JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR, NAMELY SHORTS, SHIRTS, PANTS AND JACKETS IN CLASS 25 | October 18, 2018 | Renewal Due October 18, 2018 |
| 1,375,864 | TEAMWORKS & Design | FOR: SPORTSWEAR, NAMELY, CAPS, SHIRTS, ATHLETIC UNIFORMS AND SHORTS IN CLASS 18 | | Renewal due December 17, 2015 |
| 1,379,228 | TEAMWORKS | SPORTSWEAR, NAMELY, CAPS, SHIRTS, ATHLETIC UNIFORMS AND SHORTS IN CLASS 18 | | Renewal due January 21, 2016 |

FOREIGN TRADEMARKS:

| COUNTRY | NUMBER | MARK | USE | RENEWED THROUGH | STATUS |
|---------|-----------|---------------------|--|--------------------|--------------------------------|
| France | 2,571,537 | DELONG & Design | | | Renewal Due January 23, 2010 |
| Germany | 1,175,937 | DELONG & Design | | | Renewal Due January 24, 2001 |
| Spain | 1,547,656 | DELONG & Design | | | Renewal Due February 8, 2010 |
| Japan | 2220561 | DELONG | | | Renewal Due March 27, 2010 |
| Japan | 2,454,753 | DBLONG | FOR: SPORTING AAND ATHLETIC APPAREL AND BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTING UNIFORMS | September 30, 2012 | Renewal Due September 30, 2012 |
| Mexico | 459020 | DeLONG USA | FOR: SPORTING AND ATELETIC APPAREL; NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING, NAMELY, JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR, NAMELY SHORTS, SHIRTS, PANTS AND JACKETS | February 3, 2014 | Renewal Due February 3, 2014 |
| Mexico | 459022 | DELONG | FOR: SPORTING AND ATHLETIC APPAREL NAMELY, LETTER JACKETS, LEATHER COATS, WARM-UP SUITS, BASEBALL SHIRTS, BASEBALL PANTS, BASEBALL SHORTS, UNDERSHIRTS AND SOCKS, AND WARM-UP JACKETS | February 3, 2014 | Renewal Due February 3, 2014 |
| Mexico | 461193 | DeLONG & Design | FOR: TEXTILE AND TEXTILE GOODS, NOT INCLUDED IN OTHER CLASSES; BED AND TABLE COVERS | February 3, 2014 | Renewal Due February 3, 2014 |
| Mexico | 462606 | DeLONG & Design | FOR: CLOTHING, FOOTWEAR, HEADGEAR | February 3, 2014 | Renewal Due February 3, 2014 |
| Mexico | 462607 | DeLONG USA & Design | FOR: CLOTHING, FOOTWEAR, HEADGEAR | February 3, 2014 | Renewal Due February 3, 2014 |
| Canada | 430,872 | De LONG USA | FOR: SPORTING AND ATHLETIC APPAREL; NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING, NAMELY, JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR, NAMELY SHORTS, SHIRTS, PANTS AND JACKETS. | July 29, 2024 | Renewal Due July 29, 2024 |
| Canada | 467,766 | DeLONG & Design | FOR: BLANKETS, TEXTILE BANNERS AND CHENILLE FOR USE IN THE MANUFACTURE OF SCHOOL LETTERS AND EMBLEMS; SPORTING AND ATHLETIC APPAREL; NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING, NAMELY, JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR, NAMELY SHORTS, SHIRTS, PANTS AND JACKETS | December 17, 2011 | Renewal Due December 17, 2011 |
| Canada | 478,891 | TEAMWORKS | FOR: SPORTSWEAR, NAMELY, CAPS, SHIRTS, ATHLETIC UNIFORMS & SHORTS | July 23, 2012 | Renewal Due July 23, 2012 |
| Canada | 473,525 | TEAMWORKS & Design | FOR: SPORTSWEAR, NAMELY, CAPS, SHIRTS, ATHLETIC UNIFORMS AND SHORTS | March 25, 2012 | Renewal Due March 25, 2012 |

AMENDMENT NO. 1 TO TRADEMARK ASSIGNMENT AGREEMENT

This AMENDMENT NO. 1 TO TRADEMARK ASSIGNMENT AGREEMENT ("Amendment") is dated this 16th day of November, 2011, between:

Daden Group, Inc. ("Assignor"), a corporation incorporated under the laws of Iowa, and

Rock Creek Athletics, Inc. ("Assignee"), a corporation incorporated under the laws of Iowa, with offices located at 203 6th Avenue W., Grinnell, IA 50112.

WHEREAS, Assignor and Assignee are parties to that certain Trademark Assignment Agreement (the "Trademark Assignment") effective as of July 13, 2010 (the "Effective Date"); and

WHEREAS, Schedule A to the Trademark Assignment omitted a mark intended by the parties to be included on such Schedule A and contained a typographical error, so the parties wish to correct such unintentional omission and typographical error; and

NOW, THEREFORE, in consideration of the above premises and of the mutual agreements, provisions and covenants contained in this Amendment, the Trademark Assignment and the Asset Purchase Assignment and intending to be legally bound hereby, Assignor and Assignee hereby agree as follows:

1. Definitions. Terms used but not defined herein shall have the meanings assigned thereto in the Trademark Assignment.

2. Amendments to Trademark Assignment. (a) The Trademark Assignment shall be and is hereby amended, effective as of the Effective Date, by adding the following under the heading "U.S. TRADEMARKS:" appearing on Schedule A to the Trademark Assignment:

| NUMBER | MARK | USE | RENEWED THROUGH | STATUS |
|-----------|----------------|--|-----------------|---------------------------|
| 1,630,822 | DE LONG USA | FOR: SPORTING AND ATHLETIC APPAREL - NAMELY, LETTER JACKETS; LEATHER JACKETS; WARM-UP SUITS; WARM-UP JACKETS; COACHES CLOTHING, NAMELY JACKETS AND PANTS; BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK, AND WRESTLING UNIFORMS CONSISTING OF SHIRTS, PANTS AND SHORTS; JACKETS; BELTS; UNDERSHIRTS AND SOCKS; AND ACTIVE WEAR, NAMELY SHORTS, SHIRTS, PANTS AND JACKETS IN CLASS 25 | July 16, 2011 | Renewal due July 16, 2011 |

(b) The Trademark Assignment shall be and is hereby amended, effective as of the Effective Date, by deleting the fifth row of the chart appearing under the heading "FOREIGN TRADEMARKS:" on Schedule A to the Trademark Assignment and replacing it in its entirety with the following:

| NUMBER | MARK | USE | RENEWED THROUGH | STATUS |
|--------|-----------|---|--------------------|--------------------------------|
| Japan | 2,454,743 | FOR: SPORTING AND ATHLETIC APPAREL AND BASEBALL, VOLLEYBALL, BASKETBALL, FOOTBALL, TRACK AND WRESTLING UNIFORMS | September 30, 2012 | Renewal due September 30, 2012 |

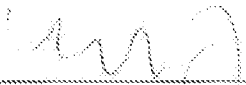
2. General. Except as amended by this Amendment, all terms and conditions of the Trademark Assignment shall remain unchanged. In the event of any inconsistency between the remaining terms and conditions of the Trademark Assignment and this Amendment, the remaining terms and conditions of the Trademark Assignment shall be interpreted so as to give effect, to the maximum extent possible, to the provisions contained in this Amendment. This Amendment may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement. This Amendment may be executed by facsimile signatures.

IN WITNESS WHEREOF, the undersigned have caused this Amendment to be duly executed and delivered as of the date above first written.

DADEN GROUP, INC.

By: 
 Name: W. W. W. W.
 Title: CEO

ROCK CREEK ATHLETICS, INC.

By: 
 Name: Marie D. Halvaty
 Title: Senior Vice President

Amendment No. 1 to Trademark Assignment Agreement Signature Page