TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Taylor Made Group, LLC		103/28/2012	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	White Oak Global Advisors, LLC, as Agent
Street Address:	88 Kearny Street, 4th Floor
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94108
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 41

Property Type	Number	Word Mark
Registration Number:	1554594	CLEAR CURVE
Registration Number:	1513629	TRAILERITE
Registration Number:	2317941	CROS CURVE
Registration Number:	2004757	SPOILER
Registration Number:	1095679	TAYLOR MADE
Registration Number:	1071284	TAYLOR MADE
Registration Number:	2154051	MOOR 'N' STOR
Registration Number:	2060579	TAYLOR TUX
Registration Number:	2052114	TAYLOR TUX
Registration Number:	2213910	TAYLOR MADE SYSTEMS
Registration Number:	2208250	TAYLOR MADE PRODUCTS
Registration Number:	2258495	TAYLOR MADE CUSTOM PRODUCTS
Registration Number:	2306404	TAYLOR MADE GLASS
Registration Number:	2322914	TAYLOR MADE TRADEMARK

REEL: 004753 FRAME: 0001

040.00 1554

Registration Number:	1069412	воатор
Registration Number:	1113536	HULL-GARD
Registration Number:	2245921	SPORTSHIELD
Registration Number:	2271872	TAYLOR TARP
Registration Number:	2273978	THE ULTIMATE COVER
Registration Number:	2287410	SUR-MOOR
Registration Number:	2756715	FASTBACK
Registration Number:	2743319	CLEAN CURVE
Registration Number:	2638732	BOATGUARD
Registration Number:	2710067	SURVIVOR
Registration Number:	2615316	RAINBREAKER
Registration Number:	2733190	RAINBREAKER
Registration Number:	2785857	LEGACY
Registration Number:	2995538	TAYLOR MADE ADMIRAL'S CLUB
Registration Number:	2967743	DOCKGARD
Registration Number:	2995566	DOCK PRO
Registration Number:	3105307	NO KNOT
Registration Number:	2987813	QUICK KNOT
Registration Number:	3046644	TRUE COLOR
Registration Number:	2864716	PERIMETER INDUSTRIES
Registration Number:	3545094	TAYLOR MADE
Registration Number:	3197735	CONSOLE CURVE
Registration Number:	3196535	TRANSWIND
Registration Number:	3597002	STORM FRONT
Registration Number:	4085531	WATER BONNET
Registration Number:	3585160	BEACON ISLAND
Registration Number:	2441394	AMERITEX TECHNOLOGIES

CORRESPONDENCE DATA

Fax Number: (312)803-5299

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: (312) 845-3430
Email: kalwa@chapman.com

Correspondent Name: Richard Kalwa

Address Line 1: 111 West Monroe Street
Address Line 2: Chapman and Cutler LLP

Address Line 4: Chicago, ILLIN	NOIS 60603
ATTORNEY DOCKET NUMBER:	3606266
NAME OF SUBMITTER:	Richard Kalwa
Signature:	/richard kalwa/
Date:	04/09/2012
Total Attachments: 12 source=3161323#page1.tif source=3161323#page2.tif source=3161323#page3.tif source=3161323#page4.tif source=3161323#page5.tif source=3161323#page6.tif source=3161323#page7.tif source=3161323#page8.tif source=3161323#page9.tif source=3161323#page10.tif source=3161323#page11.tif source=3161323#page11.tif	

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (as amended, supplemented and/or otherwise modified from time to time, this "Agreement"), dated as of March 28, 2012, is between TAYLOR MADE GROUP, LLC, a Delaware limited liability company (the "Grantor"), and WHITE OAK GLOBAL ADVISORS, LLC, a Delaware limited liability company, as agent for the benefit of Secured Creditors (as hereinafter defined) ("Agent").

RECITALS

- A. Grantor has previously entered into or is in the process of entering into that certain Loan and Security Agreement, dated as of March 28, 2012 (as amended, supplemented and/or otherwise modified from time to time, the "Loan Agreement"), among Grantor, the subsidiaries of Grantor from time to time party thereto, the entities from time to time parties thereto as Lenders, and Agent, pursuant to which Lenders have agreed, subject to certain terms and conditions, to extend various financial accommodations to Grantor (Agent, and Lenders, are sometimes hereinafter referred to collectively as "Secured Creditors" and individually as a "Secured Creditor").
- B. As a condition to extending credit to Grantor under the Loan Agreement, Secured Creditors have required, among other things, that Grantor grant to Agent for the benefit of Secured Creditors a lien on and security interest in, among other assets, the personal property of Grantor described herein subject to the terms and conditions hereof.
 - C. Grantor has duly authorized the execution, delivery and performance of this Agreement.

NOW THEREFORE, for good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), and in order to induce Lenders to extend credit to Grantor pursuant to the Loan Agreement, Grantor agrees, for the benefit of Agent, as follows:

- Section 1. Definitions. Unless the context otherwise requires, each capitalized term used but not otherwise defined herein has the meaning ascribed thereto in the Loan Agreement.
- Section 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure the prompt payment and performance when due of all of the Obligations, Grantor does hereby mortgage, pledge and hypothecate to Agent, and grant a security interest and lien to Agent in and to, all of the following, whether now owned or hereafter acquired or existing (collectively, the "Trademark Collateral"):
 - (a) all trademarks and trademark applications, including, without limitation, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, certification marks, collective marks, logos, other source of business identifiers, prints and labels on which any of the foregoing have appeared or appear, and designs, general intangibles of a like nature and those trademarks listed on **Schedule A** attached hereto and the goodwill associated therewith, and (i) all income, royalties, damages, and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without

3161323 3606266 limitation, damages and payments for past, present and future infringements of any of the foregoing, and (ii) and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "*Trademarks*"); and

- (b) all rights under or interest in any trademark license agreements with any other party, whether Grantor is a licensee or licensor under any such license agreement (to the extent permitted thereunder), including, without limitation, those license agreements listed on **Schedule** A attached hereto (all of the foregoing are hereinafter referred to collectively as the "*Trademark Licenses*"); and
- (c) all income, royalties and proceeds at any time due or payable to Grantor or asserted for the benefit of Grantor under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.
- Section 3. New Trademarks. If, before the Obligations shall have been satisfied in full, Grantor shall obtain rights to any new Trademarks or Trademark Licenses, the provisions of Section 2 shall automatically apply thereto and Grantor shall give to Agent prompt notice thereof in writing. Grantor authorizes Agent to modify this Agreement by amending **Schedule A** to include any future Trademarks and any future Trademark Licenses.
- Section 4. Grantor hereby irrevocably designates, constitutes and Attorney-In-Fact. appoints Agent (and all Persons designated by Agent in its sole and absolute discretion) as Grantor's true and lawful attorney-in-fact, and authorizes Agent and any of Agent's designees, in Grantor's or Agent's name, to take any action and execute any instrument which Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation, from and after the occurrence of an Event of Default and the giving by Agent of notice to Grantor of Agent's intention to enforce its rights and claims against Grantor, but subject in any event to any terms and conditions of the Subordination Agreement, to (i) endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for Agent in the use of the Trademarks or the Trademark Licenses, (ii) assign, pledge, convey or otherwise transfer title in or dispose of any of the Trademark Collateral to anyone on commercially reasonable terms, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks or, to the extent permitted, under the Trademark Licenses, to anyone on commercially reasonable terms, and (iv) take any other actions with respect to the Trademarks or the Trademark Licenses as Agent deems in the best interests of Secured Creditors. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until all of the Obligations shall have been paid in full in cash. Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Agent under the Loan Agreement or the other Loan Documents, but rather is intended to facilitate the exercise of such rights and remedies.

Grantor agrees that upon occurrence of an Event of Default, the use by Agent of all or any Trademark Collateral shall be without any liability for royalties or other related charges from Agent to Grantor.

- Section 5. Duties of Grantor. Grantor shall have the duty diligently (as may be commercially reasonable), through counsel reasonably acceptable to Agent, to prosecute any trademark application of the Trademarks pending as of the date of this Agreement or thereafter until the Obligations shall have been paid in full, to file federal application on registerable but unregistered Trademarks, to file and prosecute opposition and cancellation proceedings, and to do any and all acts worldwide that are necessary to desirable to preserve and maintain all rights in the Trademarks. Any expenses incurred in connection with the Trademark Collateral shall be borne by Grantor. Grantor shall not abandon any Trademark Collateral without the consent of Agent, which consent shall not be unreasonably withheld.
- Section 6. Grantor's Right to Sue. Grantor shall have the right, with the prior written consent of Agent, which will not be unreasonably withheld, to bring any re-examination or other post-issue review proceedings, or lawsuit in its own name to enforce or protect the Trademarks, in which event Agent may, if necessary, be joined as a nominal party to such suit if Agent shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. Grantor hereby agrees that, notwithstanding anything to the contrary contained herein or in the Loan Agreement, as between Grantor and Agent, Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with all or any of the Trademark Collateral. Grantor shall promptly, upon demand, reimburse and indemnify Agent for all damages, costs, and expenses, including attorneys' fees, incurred by Agent in the fulfillment of the provisions of this Section 6.
- Section 7. Agent's Right to Act. Subject to the terms of the Loan Agreement, if Grantor fails to comply with any of its obligations hereunder, Agent may (but shall not be obligated) do so in Grantor's name or in Agent's name, but at Grantor's expense, and Grantor hereby agrees to reimburse Agent in full for all expenses, including, without limitation, attorney's fees, incurred by Agent in protecting, defending, and maintaining the Trademark Collateral.
- Section 8. Loan Agreement. This Agreement has been executed and delivered by Grantor for the purpose of registering the security interest of Agent in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Agent under the Loan Agreement. The Loan Agreement (and all rights and remedies of Agent and each Secured Creditor thereunder) shall remain in full force and effect in accordance with its terms and are incorporated herein by this reference.
- Section 9. Release of Security Interest. Upon payment in full in cash of all Obligations, Agent shall, at Grantor's expense, execute and deliver to Grantor all instruments and other documents as may be reasonably necessary to release the lien on and security interest in the Trademark Collateral that has been granted hereunder.
- Section 10. Acknowledgment. Grantor does hereby further acknowledge and affirm that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated herein by this reference.

- Section 11. Loan Document. This Agreement is a Loan Document executed pursuant to the Loan Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Loan Agreement.
- Section 12. Counterparts. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement. Grantor acknowledges that this Agreement is and shall be effective upon its execution and delivery by Grantor to Agent, and it shall not be necessary for Agent to execute this Agreement or any other acceptance hereof or otherwise to signify or express its acceptance hereof.

Section 13. Governing Law.

- (a) THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW (OTHER THAN SECTION 5-1401 AND SECTION 5-1402 OF THE NEW YORK GENERAL OBLIGATIONS LAW).
- (b) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE NONEXCLUSIVE JURISDICTION OF THE COURTS OF THE SUPREME COURT OF THE STATE OF NEW YORK SITTING IN NEW YORK COUNTY IN THE BOROUGH OF MANHATTAN AND OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT TO WHICH EACH IS A PARTY, OR FOR RECOGNITION OR ENFORCEMENT OF ANY JUDGMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH STATE COURTS OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURTS. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW.
- (c) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT IN ANY COURT REFERRED TO IN SUBSECTION (B) OF THIS SECTION 13. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.
- (d) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 11.12 OF THE LOAN AGREEMENT. NOTHING IN THIS AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) NOTHING IN THIS SECTION 13 SHALL LIMIT ANY RIGHT THAT AGENT MAY HAVE TO BRING PROCEEDINGS AGAINST GRANTOR IN THE COURTS OF ANY APPROPRIATE JURISDICTION OR TO ENFORCE IN ANY LAWFUL MANNER A JUDGMENT OBTAINED IN ONE JURISDICTION IN ANY OTHER JURISDICTION.

Section 14. Waiver of Jury Trial. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, EACH OF THE PARTIES HERETO HEREBY WAIVES ITS RIGHT TO A JURY TRIAL OF ANY CLAIM. EACH OF THE PARTIES HERETO REPRESENTS THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL ON SUCH MATTERS. IN THE EVENT OF LITIGATION, A COPY OF THIS AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first written above.

TAYLOR MADE GROUP, LLC, a Delaware limited liability company, as Grantor

By: Name:

Robert Khalife

Title:

Vice President-Finance

Trademark Security Agreement

ACCEPTED AND AGREED:

WHITE OAK GLOBAL ADVISORS, LLC, a Delaware limited liability company, as Agent

Name: Barra J. S. Mykee

Title: Managing Member

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SCHEDULE A

US TRADEMARKS

			Appln					
Docket No	Country	Appln No	Filing Date	Reg No	Reg Date	Renewal Date	Mark Name	Status
0015- 0016	United States	73/714519	3/3/1988	1,554,594	9/5/1989	9/5/2019	CLEAR CURVE	Registered
0015- 0025	United States	73/717842	3/21/1988	1,513,629	11/22/1988	11/22/2018	TRAILERITE	Registered
0015- 0084	United States	75/476,791	4/29/1998	2,317,941	2/15/2000	2/15/2020	CROS CURVE	Registered
0015- 0088	United States	74/519,877	5/4/1994	2,004,757	10/1/1996	10/1/2016	SPOILER	Registered
0015- 0091	United States	73/076,955	2/11/1976	1,095,679	7/11/1978	7/11/2018	TAYLOR MADE	Registered
0015- 0092	United States	73/078,265	2/25/1976	1,071,284	8/16/1977	8/16/2017	TAYLOR MADE & Design	Registered
0015- 0101	United States	75/000,977	10/3/1995	2,154,051	4/28/1998	4/28/2018	MOOR 'N' STOR	Registered
0015- 0102	United States	75/010,332	10/25/1995	2,060,579	5/13/1997	5/13/2017	TAYLOR TUX	Registered
0015- 0103	United States	75/010,331	10/25/1995	2,052,114	4/15/1997	4/15/2017	TAYLOR TUX & Design	Registered
0015- 0125	United States	75/285,115	5/1/1997	2,213,910	12/29/1998	12/29/2018	TAYLOR MADE SYSTEMS	Registered
0015- 0126	United States	75/285,117	5/1/1997	2,208,250	12/8/1998	12/8/2018	TAYLOR MADE PRODUCTS	Registered
0015- 0127	United States	75/285,118	5/1/1997	2,258,495	7/6/1999	7/6/2019	TAYLOR MADE CUSTOM PRODUCTS	Registered
0015- 0128	United States	75/285,116	5/1/1997	2,306,404	1/4/2000	1/4/2020	TAYLOR MADE GLASS	Registered
0015- 0134	United States	75/419,775	1/20/1998	2,322,914	2/29/2000	2/28/2020	TAYLOR MADE	Registered
0015- 0135	United States	73/066,123	10/16/1975	1,069,412	7/12/1977	7/12/2017	BOATOP	Registered
0015- 0136	United States	73/076,589	2/9/1976	1,113,536	2/20/1979	2/20/2019	HULL-GARD	Registered
0015- 0150	United States	75/444,073	3/3/1998	2,245,921	5/18/1999	5/18/2019	SPORTSHIELD	Registered
0015- 0155	United States	75/466,466	4/13/1998	2,271,872	8/24/1999	8/24/2019	TAYLOR TARP	Registered
0015- 0157	United States	75/466,892	4/13/1998	2,273,978	8/31/1999	8/31/2019	THE ULTIMATE COVER	Registered
0015- 0159	United States	75/474,300	4/27/1998	2,287,410	10/19/1999	10/19/2019	SUR-MOOR	Registered
0015- 0204	United States	76/124,765	9/7/2000	2,756,715	8/26/2003	8/26/2013	FASTBACK	Registered
0015- 0209	United States	76/203,857	2/2/2001	2,743,319	7/29/2003	7/29/2013	CLEAN CURVE	Registered
0015- 0214	United States	76/247,037	4/26/2001	2,638,732	10/22/2002	10/22/2012	BOAT GUARD	Registered
0015- 0233	United States	76/340,025	11/20/2001	2,710,067	4/22/2003	4/22/2013	SURVIVOR	Registered
0015- 0235	United States	76/348,991	12/17/2001	2,615,316	9/3/2002	9/3/2012	RAINBREAKER	Registered
)015-)236	United States	76/347,183	12/11/2001	2,733,190	7/1/2003	7/1/2013	RAINBREAKER	Registered
0015-	United	76/454,932	9/25/2002	2,785,857	11/25/2003	11/25/2013	LEGACY	Registered

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0015- 0252	United States	76/472,070	11/29/2002	2,995,538	9/13/2005	9/13/2015	TAYLOR MADE ADMIRAL'S CLUB & Design	Registered
0015- 0261	United States	76/507,744	4/18/2003	2,967,743	7/12/2005	7/12/2015	DOCKGARD	Registered
0015- 0265	United States	76/523,772	6/16/2003	2,995,566	9/13/2005	9/13/2015	DOCK PRO	Registered
0015- 0267	United States	76/523,773	6/16/2003	3,105,307	6/13/2006	6/13/2016	NO KNOT	Registered
0015- 0268	United States	76/523,771	6/16/2003	2,987,813	8/23/2005	8/23/2015	QUICK KNOT	Registered
0015- 0275	United States	76/561,981	11/26/2003	3,046,644	1/17/2006	1/17/2016	TRUE COLOR	Registered
0015- 0290	United States	76/552,864	9/24/2003	2,864,716	7/20/2004	7/20/2014	PERIMETER INDUSTRIES & Design	Registered
0015- 0297	United States	78/572,944	2/23/2005	3,545,094	12/9/2008	12/9/2018	TAYLOR MADE & Design	Registered
0015- 0322	United States	78/567,828	2/15/2005	3,197,735	1/9/2007	1/9/2017	CONSOLE CURVE	Registered
0015- 0428	United States	78/826,201	3/1/2006	3,196,535	1/9/2007	1/9/2017	TRANSWIND	Registered
0015- 0431	United States	76/692,601	9/5/2008	3,597,002	3/31/2009	3/31/2019	STORMFRONT & Design	Registered
0015- 0435	United States	77/544,423	8/12/2008	4,085,531	1/17/2012	1/17/2022	WATER BONNETT & Anchor Design	4th Ext Stmt Of Use
0015- 0437	United States	76/691,800	8/4/2008	3,585,160	3/10/2009	3/10/2019	BEACON ISLAND & Design	Registered
0015- 0449	United States	75/580,762	10/29/1998	2,441,394	4/3/2001	4/3/2021	AMERITEX TECHNOLOGIES	Registered

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RENEWAL	6/17/2018	6/15/2018	4/3/2026	4/3/2026	10/17/2017	5/18/2014	8/29/2017	8/27/2017	8/27/2017	8/4/2018	7/10/2018	10/17/2020	10/17/2020	1/4/2019	12/24/2015	1/4/2019	12/24/2015	8/2/2011	3/4/2012	12/6/2019	1/15/2016	2/13/2018	2/29/2016	1/6/2019	12/31/2015	2/13/2018	3/31/2016	11/30/2015	11/27/2019	2/29/2016	11/27/2019	3/31/2016	4/11/2015	7/15/2017	7/15/2017
STATUS	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
APPLN.	6/17/1987	6/15/1987	1/10/1977	7/2/1976	1/6/1998	1/6/1998	1/6/1998	1/6/1998	1/6/1998	5/12/1998	7/10/1998	7/20/1998	7/20/1998	1/4/1999	12/24/1998	1/4/1999	12/24/1998	8/2/2001	3/4/1952	4/13/2005	3/10/2005	4/13/2005	3/10/2005	4/13/2005	3/10/2005	4/13/2005	3/10/2005	3/10/2005	4/13/2005	3/10/2005	4/13/2005	3/10/2005	4/11/2005	5/13/2005	5/13/2005
REG DATE	6/17/1987	1/16/1991	4/3/1981	4/3/1981	10/17/2002	5/18/1999	8/29/2002	8/27/2002	8/27/2002	8/4/2003	4/17/2000	10/17/2000	10/17/2000	1/4/1999	12/24/1998	1/4/1999	12/24/1998	4/24/2003	3/4/1952	12/7/2009	1/16/2006	2/14/2008	3/1/2006	1/7/2009	1/1/2006	2/14/2008	4/1/2006	12/1/2005	11/28/2009	3/1/2006	11/28/2009	4/1/2006	5/2/2006	7/16/2007	7/16/2007
REG NO.	1313226	172909	257,306	257,303	568,946	511,991	865,748	566,480	566,475	586,509	872150	820924288	200002430	782202	303370-80	782203	303381-91	2327005	40674	4600248	1192113	4600249	1198216	4600250	1189789	4600251	1201915	1183955	4600252	1198440	4600247	1203284	4398566	1271648	1271649
COUNTRY	Great Britain	New Zealand	Canada	Canada	Canada	Canada	Canada	Canada	Canada	Canada	Community Trademark	Brazil	Brazil	Australia	New Zealand	Australia	New Zealand	Community Trademark	Canada	China P.R.	Taiwan	China P.R.	Taiwan	China P.R.	Taiwan	China P.R.	Taiwan	Taiwan	China P.R.	Taiwan	China P.R.	Taiwan	Community Trademark	Taiwan	Taiwan
N&V REF.	0015-0018	0015-0019	0015-0108	0015-0109	0015-0141	0015-0142	0015-0143	0015-0144	0015-0145	0015-0160	0015-0161	0015-0164	0015-0471	0015-0180	0015-0181	0015-0183	0015-0184	0015-0228	0015-0299	0015-0300	0015-0301	0015-0302	0015-0303	0015-0304	0015-0305	0015-0306	0015-0307	0015-0309	0015-0318	0015-0319	0015-0320	0015-0321	0015-0323	0015-0325	0015-0326

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790 100 100 100 100 100 100 100 100 100 1	TAYLOR MADE & Design	TAYLOR MADE PRODUCTS	TAYLOR MADE	FAYLOR MADE	TAYLOR MADE & Design	TAYLOR MADE & Design				-	_			TAYLOR MADE & Design		TAYLOR MADE & Design	TAYLOR MADE & Design	TAYLOR MADE & Design																	
RENEWAL	7/15/2017	7/15/2017	10/6/2018	3/6/2018	3/6/2018	3/6/2018	3/6/2018	4/6/2019	10/6/2018	10/6/2018	10/6/2018	10/6/2018	1/6/2019	2/6/2019	1/27/2019		3/6/2018	3/6/2018	3/6/2018	3/5/2018	4/6/2019	10/6/2018	10/6/2018	10/6/2018	10/6/2018	1/6/2019	1/27/2019	1/27/2019	3/20/2018	3/20/2018	3/20/2018	3/20/2018	4/6/2019	10/6/2018	. 10/6/2018
SHITATA	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
APPLN	5/13/2005	5/13/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/20/2005	5/23/2005	5/23/2005	5/23/2005	5/23/2005	5/23/2005	5/23/2005	5/23/2005
REG DATE	7/16/2007	7/16/2007	10/7/2008	3/7/2008	3/7/2008	3/7/2008	3/7/2008	4/7/2009	10/7/2008	10/7/2008	10/7/2008	10/7/2008	1/7/2009	2/7/2009	1/28/2009	10/7/2008	3/7/2008	3/7/2008	3/7/2008	3/6/2008	4/7/2009	10/7/2008	10/7/2008	10/7/2008	10/7/2008	1/7/2009	1/28/2009	1/28/2009	3/21/2008	3/21/2008	3/21/2008	3/21/2008	4/7/2009	10/7/2008	10/7/2008
REG NO.	1271646	1271647	4667251	4667250	4667249	4667248	4667247	4667246	4667245	4667244	4667243	4667242	4667561	4667560	4667559	4667558	4667557	4667556	466755	4667554	4667553	4667552	4667567	4667566	4667565	4667564	4667563	4667562	4674279	4674278	4674277	4674276	4674275	4674274	4674273
COUNTRY	Taiwan	Taiwan	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.	China P.R.			China P.R.													
N&V REF.	0015-0327	0015-0328	0015-0329	0015-0330	0015-0331	0015-0332	0015-0333	0015-0334	0015-0335	0015-0336	0015-0337	0015-0338	0015-0339	0015-0340	0015-0341	0015-0342	0015-0343	0015-0344	0015-0345	0015-0346	0015-0347	0015-0348	0015-0349	0015-0350	0015-0351	0015-0352	0015-0353	0015-0354	0015-0355	0015-0356	0015-0357	0015-0358	0015-0359	0015-0360	0015-0361

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