

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM307359

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gerler and Son, Inc.		04/01/2014	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	U.S. Bank National Association
Street Address:	10800 NE 8th Street, Suite 1000
City:	Bellevue
State/Country:	WASHINGTON
Postal Code:	98004
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Serial Number:	85041371	ACTIVE IS AN ATTITUDE
Serial Number:	75617438	ALL THE SHOES, ALL THE SIZES, ALL THE TI
Serial Number:	77637260	FITWIZ
Serial Number:	77876458	KUNO
Serial Number:	77914703	OLS
Serial Number:	85448083	ONLINESHOES
Serial Number:	85448090	ONLINESHOES
Serial Number:	78318491	ONLINESHOES.COM
Serial Number:	77702035	ONLINESHOES.COM
Serial Number:	85453653	SOLELY OBSESSED WITH YOUR COMFORT AND ST
Serial Number:	78318496	THE SHOE ADVANTAGE

CORRESPONDENCE DATA

Fax Number: 2063599000
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.
Phone: 2063598000
Email: bzhang@perkinscoie.com
Correspondent Name: Patchen M. Haggerty
Address Line 1: 1201 Third Avenue, Suite 4900
Address Line 4: Seattle, WASHINGTON 98101

TRADEMARK

OP \$290.00 85041371

ATTORNEY DOCKET NUMBER:	12187-2368
NAME OF SUBMITTER:	Patchen M. Haggerty
SIGNATURE:	/Patchen M. Haggerty/
DATE SIGNED:	06/11/2014

Total Attachments: 32

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AMENDED AND RESTATED SECURITY AGREEMENT

THIS AMENDED AND RESTATED SECURITY AGREEMENT ("Agreement") is made and entered into as of April 1, 2014, by GERLER AND SON, INC., a Washington corporation ("Borrower"), for the benefit of U.S. BANK NATIONAL ASSOCIATION, a national banking association ("U.S. Bank").

RECITALS

A. On or about September 4, 2002, U.S. Bank and Borrower entered into that certain Revolving Credit Agreement (together with all supplements, exhibits, and amendments thereto, referred to as the "Existing Credit Agreement"), pursuant to which U.S. Bank agreed to extend to Borrower a certain revolving credit facility (the "Loan").

B. On or about October 12, 2001, Borrower entered into that certain Business Security Agreement (together with all supplements, exhibits, and amendments thereto, the "Existing Security Agreement") for the benefit of U.S. Bank, granting to U.S. Bank a security interest in certain collateral as more fully described therein.

C. Borrower has requested U.S. Bank to amend and restate the Existing Credit Agreement in its entirety. U.S. Bank has agreed to grant Borrower's request pursuant to the terms and conditions set forth in that certain amended and restated credit agreement of even date herewith (together with all supplements, exhibits and amendments thereto, referred to as the "Credit Agreement"), provided that the Existing Security Agreement is amended and restated as set forth herein.

NOW, THEREFORE, in order for U.S. Bank to enter into the Credit Agreement, Borrower and U.S. Bank (a) agree that the Existing Security Agreement is hereby amended and restated in its entirety as set forth herein, (b) agree that all documents or instruments perfecting U.S. Bank's security interests granted under the Existing Security Agreement shall remain in full force and effect, except as expressly modified or amended by this Agreement, and (c) further agree as follows:

ARTICLE I. DEFINITIONS

The terms "Account," "Chattel Paper," "Deposit Account," "Document," "Electronic Chattel Paper," "Equipment," "Financial Assets," "General Intangible," "Goods," "Health-Care-Insurance Receivables," "Instrument," "Inventory," "Investment Property," "Letter of Credit Rights," "Payment Intangible" and "Supporting Obligation," shall have the meanings defined in the Uniform Commercial Code as enacted in Washington, as amended from time to time. Unless otherwise defined herein, terms defined in the Credit Agreement shall have the same meanings when used herein.

When used in this Agreement, the following terms shall have the following meanings:

“Account Debtor” means the party who is obligated on or under any Account, Chattel Paper or General Intangible.

“Assignee Deposit Account” has the meaning set forth in Section 5.7.

“Collateral” means all property, real, personal and mixed, tangible and intangible, wherever located, now owned or hereafter acquired by Borrower, or in which Borrower has or later obtains an interest, and all products, profits, rents and proceeds of such property, including but not limited to Accounts, Chattel Paper (including Electronic Chattel Paper), Deposit Accounts, Documents, Equipment, Financial Assets, General Intangibles (including Payment Intangibles), Goods, Health Care-Insurance Receivables, Instruments, Inventory, Investment Property, Letter of Credit Rights, Supporting Obligations, Intellectual Property and Vehicles.

“Copyright” means (a) any copyright or mask work, now existing or hereafter adopted or acquired, any registration or recording thereof, and any application in connection therewith, whether in the United States Copyright Office or in any similar office or agency of the United States or of any state thereof or any other country or any political subdivision thereof, or otherwise, including but not limited to any thereof referred to in Schedule II hereto, and (b) all renewals thereof.

“Event of Default” means an occurrence of an Event of Default as defined in the Credit Agreement.

“Intellectual Property” means (a) Copyrights, Trademarks and Patents, including all amendments, renewals, extensions, and all licenses or other rights to use and all license fees and royalties therefrom; (b) trade secrets and intellectual property rights in computer software and computer software products now or later existing, created, acquired or held; (c) design rights which may be available to Borrower now or later created, acquired or held; (d) claims for damages (past, present or future) for infringement of any of the rights above, with the right, but not the obligation, to sue and collect damages for use or infringement of the intellectual property rights above; and (e) proceeds and products of the foregoing, including all insurance, indemnity or warranty payments.

“Patent” means (a) any patents, now existing or hereafter adopted or acquired, any registration or recording thereof, and any application in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States or of any state thereof or any other country or any political subdivision thereof, or otherwise, including but not limited to any thereof referred to in Schedule II hereto, and (b) all renewals thereof.

“Secured Obligations” means all obligations and liabilities of every nature of Borrower now or hereafter existing under or arising out of or in connection with the Credit Agreement or the other Loan Documents and all extensions or renewals thereof, whether for principal, interest (including without limitation interest that, but for the filing of a petition in

bankruptcy with respect to Borrower, would accrue on such obligations), fees, expenses, indemnities or otherwise, whether voluntary or involuntary, direct or indirect, absolute or contingent, liquidated or unliquidated, whether or not jointly owned with others, and whether or not from time to time decreased or extinguished and later increased, created, or incurred, and all or any portion of such obligations or liabilities that are paid, to the extent all or any part of such payment is avoided or recovered directly or indirectly from U.S. Bank as a preference, fraudulent transfer, or otherwise, and all obligations of every nature of Borrower now or hereafter existing under this Agreement, together with the obligations of Borrower under any guaranty executed by Borrower and delivered to U.S. Bank, whereby Borrower guarantees the indebtedness of any Person other than Borrower to U.S. Bank, together with all other Indebtedness of Borrower to U.S. Bank now or hereafter existing. Without limitation, "Secured Obligations" includes every obligation, covenant and agreement of Borrower under any agreement between Borrower and U.S. Bank, whether or not in writing, relating to (i) any transaction that is a rate swap, basis swap, forward rate transaction, commodity swap, commodity option, equity or equity index swap or option, bond, note or bill option, interest rate option, cap, collar or floor transaction, swap option, or any other, similar transaction (including any option to enter into any of the foregoing) or any combination of the foregoing, and unless the context otherwise clearly requires, any master agreement relating to or governing any or all of the foregoing, (ii) funds transfers, whether by Fedwire, Automated Clearing House or other means, and (iii) granting provisional credit for deposits or paying checks, drafts or other instruments.

"Trademark" means (a) any trademark, trade name, corporate name, company name, business name, fictitious business name, trade style, service mark, logo or other source or business identifier, and the goodwill associated therewith, now existing or hereafter adopted or acquired, any registration or recording thereof, and any application in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States or of any state thereof or any other country or any political subdivision thereof, or otherwise, including but not limited to any thereof referred to in Schedule II hereto, and (b) all renewals thereof.

"Vehicle" means any car, truck, trailer, construction or earth moving equipment or other vehicle covered by a certificate of title of any state, including but not limited to any tires or other appurtenances to any of the foregoing.

ARTICLE II. GRANT OF SECURITY INTEREST

As security for the payment and satisfaction of the Secured Obligations, Borrower hereby grants to U.S. Bank a continuing security interest in and assigns to U.S. Bank all of Borrower's right, title and interest in the Collateral and all products, profits, rents and proceeds thereof.

ARTICLE III. COVENANTS OF BORROWER

Borrower shall fully perform each of the covenants set forth below.

3.1 Obligations to Pay

(a) Borrower shall pay to U.S. Bank, in timely fashion and in full, all amounts payable by Borrower to U.S. Bank, when due, pursuant to the Credit Agreement, the Revolving Note and the other Loan Documents; and

(b) Borrower shall pay and reimburse U.S. Bank for all expenditures including reasonable attorneys' fees and legal expenses in connection with the exercise by U.S. Bank of any of its rights or remedies under the Credit Agreement or the other Loan Documents.

3.2 Performance

Borrower shall fully perform in a timely fashion every covenant, agreement and obligation set forth in the Credit Agreement and the other Loan Documents.

3.3 Further Documentation

At its own expense, Borrower shall execute and deliver any financing statement, any renewal, substitution or correction thereof or any other document; shall procure any document; and shall take such further action as U.S. Bank may require in obtaining the full benefits of this Agreement.

3.4 Filing Fees

Borrower shall pay all costs of filing any financing, continuation or termination statement with respect to the security interests granted herein.

3.5 Pledges

Borrower shall deliver and pledge to U.S. Bank, endorsed or accompanied by instruments of assignment or transfer satisfactory to U.S. Bank, any Instruments, Investment Property, Documents, General Intangibles or Chattel Paper that U.S. Bank may specify from time to time.

3.6 Control

Borrower shall cooperate with U.S. Bank in obtaining control with respect to Collateral consisting of Deposit Accounts, Investment Property, Letter of Credit Rights and Electronic Chattel Paper that U.S. Bank may specify from time to time.

3.7 Maintenance of Records

Borrower shall keep and maintain at its own cost and expense satisfactory and complete records of the Collateral including but not limited to a record of all payments received and all credits granted with respect to the Collateral and all other dealings with the Collateral. Borrower shall mark its books and records pertaining to the Collateral to evidence

this Agreement and the security interests granted herein. Borrower shall deliver and turn over to U.S. Bank all books and records pertaining to the Collateral at any time after the occurrence and during the continuation of an Event of Default, if so demanded by U.S. Bank.

3.8 Disposition of Collateral

Except as allowed in the Credit Agreement, Borrower shall not sell or transfer any of the Collateral or release, compromise or settle any obligation or receivable due to Borrower.

3.9 Indemnification

Borrower agrees to pay, and to indemnify U.S. Bank and hold U.S. Bank harmless from, all liabilities, costs and expenses including but not limited to legal fees and expenses with respect to or resulting from (a) any delay in paying any excise, sales or other taxes that may be payable or determined to be payable with respect to any of the Collateral, (b) any delay by Borrower in complying with any requirement of law applicable to any of the Collateral or (c) any of the transactions contemplated by this Agreement. In any suit, proceeding or action brought by U.S. Bank under any Account, Borrower will indemnify U.S. Bank and hold U.S. Bank harmless from all expense, loss or damage suffered by reason of any defense, setoff, counterclaim, recoupment, reduction or liability whatsoever of the Account Debtor thereunder arising out of a breach by Borrower of any obligation thereunder or arising out of any other agreement, indebtedness or liability at any time owing to or in favor of such Account Debtor or its successors from Borrower.

3.10 Limitations on Amendments, Modifications, Terminations, Waivers and Extensions of Contracts and Agreements Giving Rise to Accounts

Borrower will not (a) amend, modify, terminate, waive or extend any provision of any agreement giving rise to an Account, General Intangible, Instrument or Chattel Paper in any manner that could reasonably be expected to have a material adverse effect on the value of any Collateral or (b) fail to exercise promptly and diligently every material right that it may have under each agreement giving rise to an Account, other than any right of termination.

3.11 Limitations on Discounts, Compromises and Extensions of Accounts

Borrower will not grant any extension of the time of payment of any of the Accounts; compromise, compound or settle the same for less than the full amount thereof; release, wholly or partially, any Person liable for the payment thereof; or allow any credit or discount whatsoever thereon, unless mutually agreed upon between Borrower and U.S. Bank.

3.12 Further Identification of Collateral

Borrower will furnish to U.S. Bank from time to time statements and schedules further identifying and describing the Collateral and such other reports in connection with the Collateral as U.S. Bank may request, all in reasonable detail.

3.13 Notices

Borrower will advise U.S. Bank promptly in reasonable detail at its address set forth in Section 7.9 hereof (a) of any lien (other than liens created hereby or permitted under the Credit Agreement) on or claim asserted against any of the Collateral and (b) of the occurrence of any other event that could reasonably be expected to have a material adverse effect on the Collateral or on the liens created hereunder.

3.14 Changes in Locations, Name, Etc.

Borrower will not (a) change its state of organization, (b) change the location of its chief executive office/chief place of business or remove its books and records from the location specified in this Agreement, (c) permit an amount greater than \$500,000 of the Inventory value or Equipment (excluding Vehicles) to be kept at locations other than those listed on Schedule I, or (d) change its name, identity or structure to such an extent that any financing statement filed by U.S. Bank in connection with this Agreement would become ineffective or seriously misleading, unless it shall have given U.S. Bank at least five days' prior written notice thereof.

3.15 Intellectual Property

(a) Borrower (either itself or through licensees) will (i) continue to use each Trademark on each and every trademark class of goods applicable to its current line as reflected in its current catalogs, brochures and price lists in order to maintain such Trademark in full force free from any claim of abandonment for nonuse, (ii) maintain as in the past the quality of products and services offered under such Trademark, (iii) employ such Trademark with the appropriate notice of registration, (iv) not adopt or use any mark that is confusingly similar to or a colorable imitation of such Trademark unless U.S. Bank shall obtain a perfected security interest in such mark pursuant to this Agreement and (v) not (and not permit any licensee or sublicensee thereof to) do any act or knowingly omit to do any act whereby any Trademark may become invalidated.

(b) Borrower will notify U.S. Bank immediately if it knows, or has reason to know, of (i) any application or registration relating to any Intellectual Property material to its business that may become abandoned or dedicated or (ii) any adverse determination or development (including but not limited to the institution of, or any adverse determination or development in, any proceeding in the United States Patent and Trademark Office, United States Copyright Office, or any court or tribunal in any country) regarding Borrower's ownership of any material Intellectual Property or its right to register, keep or maintain the same.

(c) Whenever Borrower, either by itself or through any agent, employee, licensee or designee, shall file an application for the registration of any material Intellectual Property with the United States Patent and Trademark Office, the United States Copyright Office, or any similar office or agency in any other country or any political subdivision thereof,

Borrower shall report such filing to U.S. Bank within five Business Days after the last day of the calendar month in which such filing occurs. Borrower shall execute and deliver to U.S. Bank all agreements, instruments, powers of attorney, documents and papers that U.S. Bank may request to evidence U.S. Bank's security interest in any Intellectual Property and in the goodwill and general intangibles of Borrower relating to or represented by the Intellectual Property. Borrower hereby constitutes U.S. Bank its attorney-in-fact to execute and file all such writings for the foregoing purposes, with all acts of such attorney being hereby ratified and confirmed; and such power, being coupled with an interest, is irrevocable until all Secured Obligations are paid in full.

(d) Borrower will take all reasonable and necessary steps, including but not limited to all reasonable and necessary steps in any proceeding before the United States Patent and Trademark Office, the United States Copyright Office, or any similar office or agency in any other country or any political subdivision thereof, to maintain and pursue each application, to obtain the relevant registration, and to maintain each registration of material Copyrights, Trademarks, and Patents, including but not limited to filing applications for renewal, affidavits of use and affidavits of incontestability.

(e) If any Intellectual Property that is included in the Collateral is infringed, misappropriated or diluted by a third party, Borrower shall promptly notify U.S. Bank after it learns thereof and shall take such action as Borrower reasonably deems appropriate under the circumstances to protect such Intellectual Property.

3.16 Vehicles

Upon U.S. Bank's request, Borrower shall promptly deliver to U.S. Bank a complete and correct list of all Vehicles owned by Borrower on the date thereof that constitute Collateral hereunder. Upon U.S. Bank's request, Borrower shall promptly deliver to U.S. Bank the original certificate of title for each such Vehicle. Each certificate of title shall indicate U.S. Bank's first priority lien on the Vehicle covered by such certificate. Borrower shall execute and deliver to U.S. Bank any and all agreements, instruments, documents, powers of attorney and papers that U.S. Bank may request to evidence and perfect U.S. Bank's security interest in any Vehicle. Borrower hereby constitutes U.S. Bank its attorney-in-fact to execute and file all such writings for the foregoing purposes, with all acts of such attorney being hereby ratified and confirmed; and such power, being coupled with an interest, is irrevocable until all Secured Obligations are paid in full.

3.17 Insurance

Borrower agrees to insure the Collateral against all hazards in form and amount customary in the industry. If Borrower fails to obtain such insurance, U.S. Bank shall have the right, but not the obligation, to obtain either insurance covering both Borrower's and U.S. Bank's interest in the Collateral or insurance covering only U.S. Bank's interest in the Collateral. Borrower agrees to pay any premium charged for such insurance. This amount may be added to the outstanding balance of the Loan, and interest thereon shall be charged at

the rate specified in any applicable loan document, or U.S. Bank may demand immediate payment. Any unpaid insurance premium advanced by U.S. Bank shall be secured under the terms of this Agreement. U.S. Bank will have no liability whatsoever for any loss which may occur by reason of the omission or lack of coverage of any such insurance. Borrower hereby assigns to U.S. Bank the right to receive proceeds of such insurance to the full amount of the Secured Obligations and hereby directs any insurer to pay all proceeds directly to U.S. Bank, and authorizes U.S. Bank to endorse any draft. In U.S. Bank's sole discretion, U.S. Bank may apply any insurance proceeds either toward repair of the property or reduction of the balance of the Secured Obligations.

3.18 Filing of Financing Statement

Borrower authorizes U.S. Bank to file (including electronic or facsimile filing) financing statements describing the Collateral, including descriptions broader than as set forth in this Agreement. Borrower agrees that where allowed by law, a carbon, photographic or other reproduction of a financing statement or this Agreement is sufficient as a financing statement.

ARTICLE IV. REPRESENTATIONS AND WARRANTIES

Borrower hereby makes the following representations and warranties:

4.1 Title to Collateral

Borrower has good and marketable title to all the Collateral, free and clear of all liens excepting only the security interests created pursuant to this Agreement or permitted pursuant to the Credit Agreement.

4.2 No Impairment of Collateral

None of the Collateral shall be impaired or jeopardized because of the security interest herein granted.

4.3 Other Agreements

The execution and delivery of this Agreement, the consummation of the transactions provided for herein, and the fulfillment of the terms hereof will not result in the breach of any of the terms, conditions, or provisions of, or constitute a default under, or conflict with or cause any acceleration of any obligation under any (a) agreement or other instrument to which Borrower is a party or by which Borrower is bound or (b) Applicable Law.

4.4 No Approvals

No Governmental Approvals of any nature are required in connection with the security interests herein granted.

4.5 Authority

Borrower has full power and authority to assign to U.S. Bank and to grant to U.S. Bank a security interest in the Collateral.

4.6 Location of Records

The address of the office where the books and records of Borrower are kept concerning the Collateral is set forth on Schedule I.

4.7 Location of Collateral

The locations of all Inventory and Equipment of Borrower are described on Schedule I, which may move from time to time with five days' written notice to Bank.

4.8 Name

Borrower conducts its business only under the name set forth on Schedule I.

4.9 Accounts

The amount represented by Borrower to U.S. Bank from time to time as owing by each Account Debtor or by all Account Debtors in respect of the Accounts will at such time be the correct amount actually owing by such Account Debtor or Debtors thereunder. No material amount payable to Borrower under or in connection with any Account is evidenced by any Instrument or Chattel Paper that has not been delivered to U.S. Bank.

4.10 State of Organization

Borrower's state of organization is set forth on Schedule I.

4.11 Chief Executive Office

Borrower's chief executive office and chief place of business is located at the address set forth on Schedule I.

4.12 Intellectual Property

Schedule II hereto includes all Intellectual Property owned by Borrower in its own name as of the date hereof. Borrower is the exclusive owner of such Intellectual Property. To the best of Borrower's knowledge, all of its Intellectual Property is valid, subsisting, unexpired and enforceable and has not been abandoned. Borrower has made all necessary filings and recordations to protect its interest in the Intellectual Property, including recordings of the Patents and Trademarks in the United States Patent and Trademark Office and the Copyrights in the United States Copyright Office. Except as set forth in Schedule II, none of such Intellectual Property is the subject of any licensing or franchise agreement. No holding, decision or judgment that would limit, cancel or question the validity of any such Intellectual

Property has been rendered by any Governmental Body. No claim has been made that the use of such Intellectual Property violates the asserted rights of any third party and no action or proceeding is pending that (a) seeks to limit, cancel or question the validity of any such Intellectual Property or (b) would, if adversely determined, have a material adverse effect on the value of any Intellectual Property.

4.13 Governmental Obligors

No Account Debtor is a Governmental Body.

ARTICLE V. U.S. BANK'S RIGHTS WITH RESPECT TO THE COLLATERAL

5.1 No Duty on U.S. Bank's Part

U.S. Bank shall not be required (except at its option upon the occurrence and during the continuation of any Event of Default) to realize upon any Accounts, Financial Assets, Instruments, Investment Property, Chattel Paper or General Intangibles; collect the principal, interest or payment due thereon, exercise any rights or options of Borrower pertaining thereto; make presentment, demand or protest; give notice of protest, nonacceptance or nonpayment; or do any other thing for the protection, enforcement or collection of such Collateral. The powers conferred on U.S. Bank hereunder are solely to protect U.S. Bank's interests in the Collateral and shall not impose any duty upon U.S. Bank to exercise any such powers. U.S. Bank shall be accountable only for amounts that U.S. Bank actually receives as a result of the exercise of such powers; and neither U.S. Bank nor any of its officers, directors, employees or agents shall be responsible to Borrower for any act or failure to act hereunder.

5.2 Negotiations with Account Debtors

Upon the occurrence and during the continuation of any Event of Default, U.S. Bank may, in its sole discretion, extend or consent to the extension of the time of payment or maturity of any Instruments, Accounts, Chattel Paper or General Intangibles.

5.3 Right to Assign

Except as otherwise provided in the Credit Agreement, U.S. Bank may assign or transfer the whole or any part of the Secured Obligations and may transfer therewith as collateral security the whole or any part of the Collateral; and all obligations, rights, powers and privileges herein provided shall inure to the benefit of the assignee and shall bind the successors and assigns of the parties hereto.

5.4 Duties Regarding Collateral

Beyond the safe custody thereof, U.S. Bank shall not have any duty as to any Collateral in its possession or control, or as to any preservation of any rights of or against other parties.

5.5 Collection From Account Debtors

Upon the occurrence and during the continuation of any Event of Default, Borrower shall, upon demand by U.S. Bank (and without any grace or cure period), notify all Account Debtors to make payment to U.S. Bank of any amounts due or to become due. Borrower authorizes U.S. Bank to contact the Account Debtors for the purpose of having all or any of them pay their obligations directly to U.S. Bank. Upon demand by U.S. Bank, Borrower shall enforce collection of any indebtedness owed to it by Account Debtors.

5.6 Inspection

U.S. Bank and its designees, from time to time at reasonable times and intervals, may inspect the Equipment and Inventory and inspect, audit and make copies of and extracts from all records and all other papers in the possession of Borrower.

5.7 Assignee Deposit Account

Upon demand by U.S. Bank, Borrower will transmit and deliver to U.S. Bank, in the form received, immediately after receipt, all cash, checks, drafts, Chattel Paper, Instruments or other writings for the payment of money including Investment Property (properly endorsed, where required, so that the items may be collected by U.S. Bank) that may be received by Borrower at any time. All items or amounts that are delivered by Borrower to U.S. Bank, or collected by U.S. Bank from the Account Debtors, shall be deposited to the credit of a Deposit Account ("Assignee Deposit Account") of Borrower with U.S. Bank, as security for the payment of the Secured Obligations. Borrower shall have no right to withdraw any funds deposited in the Assignee Deposit Account. U.S. Bank may, from time to time in its discretion, and shall, upon the request of Borrower made not more than twice in any week, apply all or any of the balance, representing collected funds, in the Assignee Deposit Account, to payment of the Secured Obligations, whether or not then due, in such order of application, not inconsistent with the terms of the Credit Agreement and this Agreement, as U.S. Bank may determine; and U.S. Bank may, from time to time in its discretion, release all or any of such balance to Borrower.

ARTICLE VI. U.S. BANK'S RIGHTS AND REMEDIES

6.1 General

Upon the occurrence of any Event of Default, U.S. Bank may exercise its rights and remedies in the Credit Agreement and in any other Loan Documents and any other rights and remedies at law and in equity, simultaneously or consecutively, all of which rights and remedies shall be cumulative. The choice of one or more rights or remedies shall not be construed as a waiver or election barring other rights and remedies. Borrower hereby acknowledges and agrees that U.S. Bank is not required to exercise all rights and remedies available to it equally with respect to all the Collateral and that U.S. Bank may select less

than all the Collateral with respect to which the rights and remedies as determined by U.S. Bank may be exercised.

6.2 Notice of Sale; Duty to Assemble Collateral

In addition to or in conjunction with the rights and remedies referred to in Section 6.1 hereof:

(a) Written notice mailed to Borrower at the address designated herein ten days or more prior to the date of public or private sale of any of the Collateral shall constitute reasonable notice.

(b) If U.S. Bank requests, Borrower will assemble the Collateral and make it available to U.S. Bank at places that U.S. Bank shall reasonably select, whether on Borrower's premises or elsewhere.

6.3 Disposition of Collateral

In addition to all rights and remedies provided in this Agreement or by law, if an Event of Default occurs, U.S. Bank may dispose of any of the Collateral at public auction or private sale in its then present condition or following such preparation and processing as U.S. Bank deems commercially reasonable. U.S. Bank has no duty to prepare or process the Collateral prior to sale. U.S. Bank may disclaim warranties of title, possession, quiet enjoyment and the like. Such actions by U.S. Bank shall not affect the commercial reasonableness of the sale. Further, U.S. Bank may comply with any applicable state or federal law requirements in connection with a disposition of the Collateral and compliance will not be considered adversely to affect the commercial reasonableness of any sale of the Collateral.

ARTICLE VII. GENERAL PROVISIONS

7.1 Entire Agreement

This Agreement, together with the Credit Agreement and the other Loan Documents, sets forth all the promises, covenants, agreements, conditions and understandings between the parties hereto with respect to the subject matter hereof, and supersedes all prior and contemporaneous agreements and understandings, inducements or conditions, express or implied oral or written, with respect thereto, except as contained or referred to herein. This Agreement may not be amended, waived, discharged or terminated orally, but only by an instrument in writing signed by the party against whom enforcement of such amendment, waiver, discharge or termination is sought.

7.2 Invalidity

If any provision of this Agreement shall for any reason be held to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision

hereunder, but this Agreement shall be construed as if such invalid or unenforceable provision had never been contained herein.

7.3 Nonwaiver and Nonexclusive Rights and Remedies

(a) No right or remedy herein conferred upon or reserved to U.S. Bank is intended to be to the exclusion of any other right or remedy, but each and every such right or remedy shall be cumulative and shall be in addition to every other right or remedy given hereunder and now or hereafter existing at law or in equity.

(b) No delay or omission by U.S. Bank in exercising any right or remedy accruing upon an Event of Default shall impair any such right or remedy, or shall be construed to be a waiver of any such Event of Default or an acquiescence therein, nor shall it affect any subsequent Event of Default of the same or of a different nature.

7.4 Termination of Security Interest

When all the Secured Obligations have been paid in full and U.S. Bank's commitment to make any advances has terminated, the security interest provided herein shall terminate and U.S. Bank shall return to Borrower all Collateral then held by U.S. Bank, if any, and upon written request of Borrower, shall provide to U.S. Bank, in form for filing, termination statements of the security interests herein granted. Thereafter, no party hereto shall have any further rights or obligations hereunder.

7.5 Successors and Assigns

All rights of U.S. Bank hereunder shall inure to the benefit of its successors and assigns, and all obligations of Borrower shall be binding upon its successors and assigns.

7.6 U.S. Bank's Appointment as Attorney-in-Fact

(a) Borrower hereby irrevocably constitutes and appoints U.S. Bank and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full irrevocable power and authority in the place and stead of Borrower and in the name of Borrower or in its own name, from time to time in U.S. Bank's discretion, for the purpose of carrying out the terms of this Agreement, to take any and all appropriate action and to execute any and all documents and instruments that may be necessary or desirable to accomplish the purposes of this Agreement; and without limiting the generality of the foregoing, Borrower hereby gives U.S. Bank the power and right, on behalf of Borrower, without consent by or notice to Borrower, to do the following:

(i) to transfer to U.S. Bank or to any other person all or any of said Collateral, to endorse any Instruments pledged to U.S. Bank and to fill in blanks in any transfers of Collateral, powers of attorney or other documents delivered to U.S. Bank;

(ii) to pay or discharge taxes and liens levied or placed on or threatened against the Collateral, to effect any repairs or any insurance called for by the terms of this Agreement and to pay all or any part of the premiums therefor and the costs thereof;

(iii) upon the occurrence and during the continuation of any Event of Default (A) to take possession of, endorse and collect any checks, drafts, notes, acceptances or other instruments for the payment of moneys due under any Account, Instrument or General Intangible or with respect to any other Collateral and (B) to file any claim or to take any other action or proceeding in any court of law or equity or otherwise deemed appropriate by U.S. Bank for the purpose of collecting all such moneys due under any Account, Financial Assets, Instrument, Investment Property, or General Intangible or with respect to any other Collateral whenever payable; and

(iv) upon the occurrence and during the continuation of any Event of Default (A) to direct any party liable for any payment under any of the Collateral to make payment of all moneys due or to become due thereunder directly to U.S. Bank or as U.S. Bank shall direct; (B) to ask for, demand, collect and receive payment of and receipt for, any and all moneys, claims and other amounts due or to become due at any time in respect of or arising out of any Collateral; (C) to sign and endorse any invoices, freight or express bills, bills of lading, storage or warehouse receipts, drafts against debtors, assignments, verifications, notices and other documents in connection with any of the Collateral; (D) to commence and prosecute any suits, actions or proceedings at law or in equity in any court of competent jurisdiction to collect the Collateral or any thereof and to enforce any other right in respect of any Collateral; (E) to defend any suit, action or proceeding brought against Borrower with respect to any Collateral; (F) to settle, compromise or adjust any suit, action or proceeding described in clause (E) above and, in connection therewith, to give such discharge or releases as U.S. Bank may deem appropriate; (G) to assign any Intellectual Property (along with the goodwill of the business to which any such Intellectual Property pertains) throughout the world for such terms or terms, on such conditions, and in such manner as U.S. Bank shall in its sole discretion determine; and (H) generally, to sell, transfer, pledge and make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though U.S. Bank were the absolute owner thereof for all purposes; and to do, at U.S. Bank's option and Borrower's expense, at any time or from time to time, all acts and things that U.S. Bank deems necessary to protect, preserve or realize upon the Collateral and U.S. Bank's liens thereon and to effect the intent of this Agreement, all as fully and effectively as Borrower might do.

(b) Borrower hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable for the term of the Loan(s).

(c) Borrower also authorizes U.S. Bank, at any time and from time to time, to execute, in connection with the sale provided for in Article VI hereof, any endorsements, assignments or other instruments of conveyance or transfer with respect to the Collateral.

(d) The powers conferred on U.S. Bank hereunder are solely to protect U.S. Bank's interests in the Collateral and shall not impose any duty upon U.S. Bank to exercise any such powers. U.S. Bank shall be accountable only for amounts that it actually receives as a result of the exercise of such powers, and neither it nor any of its officers, directors, employees or agents shall be responsible to Borrower for any act or failure to act hereunder.

7.7 Performance by U.S. Bank of Borrower's Obligations

If Borrower fails to perform or comply with any of its agreements contained herein and U.S. Bank, as provided for by the terms of this Agreement, shall itself perform or comply, or otherwise cause performance or compliance, with such agreement, the expense of U.S. Bank incurred in connection with such performance or compliance, together with interest thereon at the rate provided for in the Credit Agreement upon the occurrence of an Event of Default, shall be payable by Borrower to U.S. Bank on demand and shall constitute Secured Obligations.

7.8 Governing Law

This Agreement and the rights and obligations of the parties hereunder shall be construed and enforced in accordance with and shall be governed by the laws of the state of Washington, without regard to the choice of law rules thereof.

7.9 Notices

All notices, requests, consents, demands, approvals and other communications hereunder shall be deemed to have been duly given, made or served if in writing and when delivered personally, or sent via facsimile, or mailed by first class mail, postage prepaid, to the respective parties to this Agreement at their respective addresses set forth below their respective signature on the signature page hereof. The designation of the person to be so notified or the address of such person for the purposes of such notice may be changed from time to time by similar notice in writing, except that any communication with respect to a change of address shall be deemed to be given or made when received by the party to whom such communication was sent.

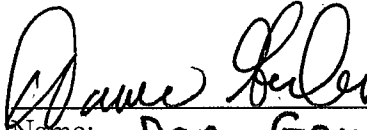
7.10 Counterparts

This Agreement may be executed in one or more counterparts, each of which shall constitute an original Agreement, but all of which together shall constitute one and the same instrument.

[The remainder of this page is intentionally left blank]

IN WITNESS WHEREOF, Borrower and U.S. Bank have caused these presents to be duly executed by their respective duly authorized signatories as of the day and year first above written.

GERLER AND SON, INC., a Washington corporation

By: 
Name: Dan Gerler
Title: CEO

Notice Address:

d/b/a Online-shoes.com
1730 Minor Avenue, Suite 700
Seattle, Washington 98101
Attention: Daniel Gerler, CEO
Facsimile No.: (206) 436-5199

Accepted By:

U.S. BANK NATIONAL ASSOCIATION

By: _____
Name: _____
Title: _____

Notice Address:

10800 NE 8th Street, Suite 1000
Bellevue, Washington 98004
Attention: Ben Coscarart
Facsimile No.: (425) 637-2561

IN WITNESS WHEREOF, Borrower and U.S. Bank have caused these presents to be duly executed by their respective duly authorized signatories as of the day and year first above written.

GERLER AND SON, INC., a Washington corporation

By: _____
Name: _____
Title: _____

Notice Address:

d/b/a Online-shoes.com
1730 Minor Avenue, Suite 700
Seattle, Washington 98101
Attention: Daniel Gerler, CEO
Facsimile No.: (206) 436-5199

Accepted By:

U.S. BANK NATIONAL ASSOCIATION

By: Ben Coscarart
Name: Ben Coscarart
Title: Vice President

Notice Address:

10800 NE 8th Street, Suite 1000
Bellevue, Washington 98004
Attention: Ben Coscarart
Facsimile No.: (425) 637-2561

SCHEDULE I

1. State of organization:

Washington

2. Address of chief executive office:

1730 Minor Avenue, Suite 700
Seattle, Washington 98101

3. Address of Office where books and records are kept:

1730 Minor Avenue, Suite 700
Seattle, Washington 98101

4. Addresses of locations of collateral:

OnlineShoes.com Fulfillment Center c/o NGL
1500 Commodity Blvd. Door 2
Lockbourne, OH 43137

The Shoe Advantage
1008 NE 65th Street
Seattle, WA 98115

Red Wing Shoes
70 Coliseum Crossing
Hampton, VA 23666

Red Wing Shoes
116 S. Independence Blvd.
Virginia Beach, VA 23462

5. Exact Name of Borrower:

Gerler and Son, Inc.

6. Trade Names:

OnlineShoes.com

SCHEDULE II
INTELLECTUAL PROPERTY

[To be supplied by Borrower]

1. Trademarks – Schedule Attached as Schedule II.1.
2. Copyrights – None
3. Patents - None
4. Other Intellectual Property – Schedule of URL's Attached as Schedule II.2

STOEL RIVES
ATTORNEYS AT LAW

**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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Australia	ONLINESHOES.COM AND DESIGN	REGISTERED	09/14/2009	1320477	074028-0003:005
			04/29/2010	1320477	

Class	Good/Services
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035	Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.
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Due Date	Action	Action Notes
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09/14/2019	DEADLINE file Renewal	
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Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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Canada	ONLINESHOES	FILED	03/15/2013	1618437	074028-0015:001
			03/15/2013		

Class	Good/Services
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018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
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No deadline is associated with this application.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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Canada	ONLINESHOES (STYLIZED)	FILED	03/15/2013	1618438	074028-0015:002
			03/15/2013		

Class	Good/Services
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018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
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No deadline is associated with this application.

OnlineShoes

STOEL RIVES
ATTORNEYS AT LAW

**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
Canada	ONLINESHOES.COM AND DESIGN	NOTICE OF ABANDONMENT 04/03/2013	09/15/2009	1451829	074028-0003:014

Class Good/Services

035 Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
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This Application is inactive with the relevant Trademark Office.

China P.R.	ONLINESHOES.COM AND DESIGN	ABANDONED 12/13/2010	09/30/2009	7739217	074028-0003:016
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Class Good/Services

035 Sales promotion for others; business information; sales promotion for others (featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags); business information (featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags).

Due Date	Action	Action Notes
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This Application is inactive with the relevant Trademark Office.

Community Trademark	ONLINESHOES.COM AND DESIGN	REGISTERED 03/16/2010	09/14/2009	8547291 8547291	074028-0003:008
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Class Good/Services

035 Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
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09/30/2019 DEADLINE file Renewal

STOEL RIVES
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**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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India	ONLINESHOES.COM AND DESIGN	REGISTERED	09/14/2009	1862488	074028-0003:013
			09/14/2009	1862488	

Class	Good/Services
035	Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
09/14/2019	DEADLINE file Renewal	

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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Japan	ONLINESHOES.COM AND DESIGN	REGISTERED	09/15/2009	2009-070564	074028-0003:012
			06/04/2010	5326923	

Class	Good/Services
035	Retail services or wholesale services for shoes, shoe insoles and other footwear, retail services or wholesale services for socks and other clothing, retail services or wholesale for handbags, sport-packs, carry-all bags, duffel bags and luggage, retail services or wholesale services for watches.

Due Date	Action	Action Notes
06/04/2020	DEADLINE file Renewal	

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
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New Zealand	ONLINESHOES.COM AND DESIGN	REGISTERED	09/14/2009	812665	074028-0003:011
			03/30/2009	812665	

Class	Good/Services
035	Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
03/30/2019	DEADLINE file Renewal	



Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
United States	ACTIVE IS AN ATTITUDE	REGISTERED	05/18/2010	85/041,371	074028-0011:001
			08/09/2011	4,010,263	

United States

Class Good/Services

035 Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date Action Action Notes

02/09/2022	FINAL DEADLINE file Renewal (End of Grace Period)	
08/09/2021	DEADLINE file Renewal	
02/09/2018	GRACE PERIOD DEADLINE file Sections 8&15	
08/09/2017	DEADLINE file Sections 8&15	

United States ALL THE SHOES, ALL THE SIZES, ALL THE TIME RENEWED 01/08/1999 75/617,438 074028-0004:001
03/21/2010 03/21/2000 2,331,823

Class Good/Services

35 Retail shoe store services, and retail shoe store services featuring shoes and shoe care accessories namely socks, hosiery, insoles, polishes boot oils and laces via a global computer network.

Due Date Action Action Notes

09/21/2020	FINAL DEADLINE file Renewal (End of Grace Period)	
03/21/2020	DEADLINE file Renewal	

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.
United States	FITWIZ	REGISTERED	12/19/2008	77/637,260
		10/06/2009	10/06/2009	3,691,675
				074028-0005:001
Class	Good/Services			
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, namely, book bags, sports packs, carry-all bags and duffel bags.			
042	Computer services, namely providing computerized online search engine service for obtaining data in the fields of footwear, apparel, handbags, watches and luggage, namely, book bags, sports packs, carry-all bags and duffel bags via a global computerized network.			
Due Date	Action	Action Notes		
04/06/2020	FINAL DEADLINE file Renewal (End of Grace Period)			
10/06/2019	DEADLINE file Renewal			
04/06/2016	GRACE PERIOD DEADLINE file Sections 8&15			
10/06/2015	DEADLINE file Sections 8&15			
United States	KUNO	CLOSED	11/19/2009	77/876,458
		12/22/2011		074028-0009:001
Class	Good/Services			
018	Bags, namely, handbags, sport bags, and travel bags.			
025	Shoes; apparel, namely, t-shirts, pants, and socks.			
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.			
Due Date	Action	Action Notes		

This Application is inactive with the relevant Trademark Office.

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
United States	OLS	REGISTERED	01/19/2010	77/914,703	074028-0010:001
		12/04/2012	12/04/2012	4,254,310	

Class Good/Services

- 018 Bags, namely, handbags, sports bags, and travel bags.
- 025 Shoes; apparel, namely, t-shirts, pants, socks.
- 035 Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date Action Action Notes

06/04/2023	FINAL DEADLINE file Renewal (End of Grace Period)	
12/04/2022	DEADLINE file Renewal	
06/04/2019	GRACE PERIOD DEADLINE file Sections 8&15	
12/04/2018	DEADLINE file Sections 8&15	

United States **ONLINESHOES**

REGISTERED 10/14/2011 85/448,083 074028-0012:001
12/25/2012 4,263,330

Class Good/Services

- 018 Bags, namely, handbags, sport bags, and travel bags.
- 025 Shoes.
- 035 Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date Action Action Notes

06/25/2023	FINAL DEADLINE file Renewal (End of Grace Period)	
12/25/2022	DEADLINE file Renewal	
06/25/2019	GRACE PERIOD DEADLINE file Sections 8&15	
12/25/2018	DEADLINE file Sections 8&15	

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**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
United States	ONLINESHOES (STYLIZED)	REGISTERED	10/14/2011	85/448,090	074028-0003:014
		12/25/2012	12/25/2012	4,263,331	



Class Good/Services

- 018 Bags, namely, handbags, sport bags, and travel bags.
- 025 Shoes.
- 035 Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date Action Action Notes

06/25/2023	FINAL DEADLINE file Renewal (End of Grace Period)	
12/25/2022	DEADLINE file Renewal	
06/25/2019	GRACE PERIOD DEADLINE file Sections 8&15	
12/25/2018	DEADLINE file Sections 8&15	

United States ONLINESHOES.COM

REGISTERED	10/24/2003	78/318,491	074028-0003:001
01/24/2006	01/24/2006	3,048,611	

Class Good/Services

- 35 Retail store services featuring socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date Action Action Notes

07/24/2016	FINAL DEADLINE file Renewal (End of Grace Period)	
01/24/2016	DEADLINE file Renewal	

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**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
United States	ONLINESHOES.COM AND DESIGN	REGISTERED	03/30/2009	77702,035	074028-0003:002
			06/08/2010	3,800,710	

Class	Good/Services
035	Retail store services featuring shoes, apparel and related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sport packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
12/08/2020	FINAL DEADLINE file Renewal (End of Grace Period)	
06/08/2020	DEADLINE file Renewal	
12/08/2016	GRACE PERIOD DEADLINE file Sections 8&15	
06/08/2016	DEADLINE file Sections 8&15	

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
05/13/2023	FINAL DEADLINE file Renewal (End of Grace Period)	
11/13/2022	DEADLINE file Renewal	
05/13/2019	GRACE PERIOD DEADLINE file Sections 8&15	
11/13/2018	DEADLINE file Sections 8&15	

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
11/13/2012	REGISTERED	10/21/2011 85/453,653
11/13/2012	REGISTERED	11/13/2012 4,240,637

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
11/13/2012	REGISTERED	10/21/2011 85/453,653
11/13/2012	REGISTERED	11/13/2012 4,240,637

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
11/13/2012	REGISTERED	10/21/2011 85/453,653
11/13/2012	REGISTERED	11/13/2012 4,240,637

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
11/13/2012	REGISTERED	10/21/2011 85/453,653
11/13/2012	REGISTERED	11/13/2012 4,240,637

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

Due Date	Action	Action Notes
11/13/2012	REGISTERED	10/21/2011 85/453,653
11/13/2012	REGISTERED	11/13/2012 4,240,637

Class	Good/Services
018	Bags, namely, handbags, sport bags, and travel bags.
025	Shoes; apparel, namely, t-shirts, pants, and socks.
035	Retail store services, online retail store services, and mail-order catalog services featuring socks, shoes, apparel, handbags, watches, luggage, including book bags, sports packs, carry-all bags and duffel bags.

STOEL RIVES
ATTORNEYS AT LAW

**Trademark Portfolio/Next Action Due Report for
GERLER & SON, INC.**

Owner Group: GERLER & SON, INC.

Country	Mark Name	Status	Filing Date	Serial No.	Steel Ref. No.
Due Date	Class	Good/Services	Reg. Date	Reg. No.	
United States	THE SHOE ADVANTAGE	REGISTERED	10/24/2003	78/318,496	074028-0002:001
			03/29/2005	2,936,161	
	35	Retail store services and online retail store services, both featuring shoes and shoe-related accessories, namely, shoe insoles, socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags.			
	Due Date	Action	Action Notes		
	09/29/2015	FINAL DEADLINE file Renewal (End of Grace Period)			
	03/29/2015	DEADLINE file Renewal	03/21/2014: Email rem to amandaj@onlineshoes.com from LFW		
Washington	ONLINESHOES.COM	RENEWED	04/18/2006	50756	074028-0003:012
			04/18/2011	50756	
	35	Retail store services featuring socks, handbags, watches and luggage, including book bags, sports packs, carry-all bags and duffel bags.			
	Due Date	Action	Action Notes		
	04/18/2016	DEADLINE file Renewal			

Security Agreement Schedule II.4.

URL List

DomainName	ExpirationDate
ACCESSORIESSHOP.TV	9/9/2014
ADVANTAGESHOE.TV	9/9/2014
ADVANTAGESHOES.TV	9/9/2014
ATHLETICAPPAREL.TV	9/9/2014
BAGSONLINE.TV	9/9/2014
BARGAINSHOES.TV	9/9/2014
BESTFIT.TV	9/9/2014
BESTSHOESIZE.TV	9/9/2014
CASUALSHOE.CLOTHING	3/26/2015
CASUALSHOE.SHOES	3/26/2015
CASUALSHOE.TV	9/9/2014
CASUALSHOES.CLOTHING	3/26/2015
CASUALSHOES.SHOES	3/26/2015
CASUALSHOES.TV	9/9/2014
DRESSBOOTS.TV	9/9/2014
DRESSSHOE.TV	9/9/2014
DRESSSHOES.CLOTHING	3/26/2015
DRESSSHOES.SHOES	3/26/2015
DRESSSHOES.TV	9/9/2014
ECOFRIENDLYSHOES.TV	9/9/2014
HIKINGHIVE.TV	9/9/2014
HOUSESLIPPERS.TV	9/9/2014
NEWSHOES.TV	9/9/2014
OLS.CLOTHING	3/26/2015
OLS.SHOES	3/26/2015
OLSHIVE.TV	9/9/2014
OLSOUTLET.TV	9/9/2014
ONLINE-SHOE.CLOTHING	3/26/2015
ONLINE-SHOE.SHOES	3/26/2015
ONLINE-SHOE.TV	9/9/2014
ONLINE-SHOES.CLOTHING	3/26/2015
ONLINE-SHOES.SHOES	3/26/2015
ONLINE-SHOES.TV	9/9/2014
ONLINEBAGS.CLOTHING	3/26/2015
ONLINEBAGS.SHOES	3/26/2015
ONLINESHOE.CLOTHING	3/26/2015
ONLINESHOE.SHOES	3/26/2015
ONLINESHOECODES.COM	4/27/2014
ONLINESHOECODES.NET	4/27/2014
ONLINESHOECOUPONS.COM	4/27/2014
ONLINESHOECOUPONS.NET	4/27/2014
ONLINESHOEDISCOUNTS.COM	8/24/2014
ONLINESHOEDISCOUNTS.NET	4/27/2014

ONLINESHOEOFFERS.COM	4/27/2014
ONLINESHOEOFFERS.NET	4/27/2014
ONLINESHOEPROMOTIONS.COM	4/27/2014
ONLINESHOEPROMOTIONS.NET	4/27/2014
ONLINESHOES.CLOTHING	3/26/2015
ONLINESHOESANDMORE.TV	9/9/2014
ONLINESHOESCODES.COM	4/27/2014
ONLINESHOESCODES.NET	4/27/2014
ONLINESHOESCOUPONS.NET	4/27/2014
ONLINESHOESDEALS.COM	4/27/2014
ONLINESHOESDEALS.NET	4/27/2014
ONLINESHOESDIRECT.TV	9/9/2014
ONLINESHOESDISCOUNTS.COM	4/27/2014
ONLINESHOESDISCOUNTS.NET	4/27/2014
ONLINESHOESGUIDE.TV	9/9/2014
ONLINESHOESOUTLET.CLOTHING	3/26/2015
ONLINESHOESOUTLET.SHOES	3/26/2015
ONLINESHOESOUTLET.TV	9/9/2014
ONLINESHOESOUTLETS.TV	9/9/2014
ONLINESHOESPLUS.TV	9/9/2014
ONLINESHOESRUNNING.CLOTHING	3/26/2015
ONLINESHOESRUNNING.SHOES	3/26/2015
ONLINESHOESRUNNING.TV	9/9/2014
ONLINESHOESTORE.CLOTHING	3/26/2015
ONLINESHOESTORE.SHOES	3/26/2015
ONLINESHOESTORE.TV	9/9/2014
ONLINESHOESWORLD.TV	9/9/2014
ONLINESHOES.CLOTHING	3/26/2015
ONLINESHOES.SHOES	3/26/2015
ONLINSHOES.CLOTHING	3/26/2015
ONLINSHOES.SHOES	3/26/2015
OUTDOORHIVE.TV	9/9/2014
OUTDOORSHOES.TV	9/9/2014
RUNNERSADVICE.TV	9/9/2014
RUNNERSSHOP.TV	9/9/2014
RUNNINGADVICE.CLOTHING	3/26/2015
RUNNINGADVICE.SHOES	3/26/2015
RUNNINGADVICE.TV	9/9/2014
RUNNINGHIVE.TV	9/9/2014
RUNNINGSHOP.CLOTHING	3/26/2015
RUNNINGSHOP.SHOES	3/26/2015
RUNNINGSHOP.TV	9/9/2014
SALESHOES.CLOTHING	3/26/2015
SALESHOES.SHOES	3/26/2015
SALESHOES.TV	9/9/2014
SALESSHOES.CLOTHING	3/26/2015
SALESSHOES.SHOES	3/26/2015

SALESSHOES.TV	9/9/2014
SHOEADVANTAGE.TV	9/9/2014
SHOEADVANTAGES.TV	9/9/2014
SHOEBUYING.TV	9/9/2014
SHOECODES.NET	4/27/2014
SHOEHIVES.TV	9/9/2014
SHOEMANIA.TV	9/9/2014
SHOEOFFERCODES.COM	4/27/2014
SHOEOFFERCODES.NET	4/27/2014
SHOEPHORIA.CLOTHING	3/26/2015
SHOEPHORIA.SHOES	3/26/2015
SHOEPHORIA.TV	9/9/2014
SHOEPROMOTIONS.COM	4/27/2014
SHOEPROMOTIONS.NET	4/27/2014
SHOESCODES.COM	4/27/2014
SHOESCODES.NET	4/27/2014
SHOESDEALS.NET	4/27/2014
SHOESPHORIA.TV	9/9/2014
THESHOEADVANTAGE.TV	9/9/2014
THESHOEADVANTAGES.TV	9/9/2014
THESHOESIZE.TV	9/9/2014
WALKINGSHOE.CLOTHING	3/26/2015
WALKINGSHOE.SHOES	3/26/2015
WALKINGSHOE.TV	9/9/2014
WALKINGSHOES.CLOTHING	3/26/2015
WALKINGSHOES.SHOES	3/26/2015
WALKINGSHOES.TV	9/9/2014
WEBATHLETICSHOES.TV	9/9/2014
WEBHOUSESHOES.TV	9/9/2014
WEBWISESHOES.TV	9/9/2014
WIDESHoes.CLOTHING	3/26/2015
WIDESHoes.TV	9/9/2014
WORKBOOTSANDSHOES.CLOTHING	3/26/2015
WORKBOOTSANDSHOES.SHOES	3/26/2015
WORKBOOTSANDSHOES.TV	9/9/2014
YOURNEXTPAIR	
ONLINESHOES.COM.AU	