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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM328550

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Focus Products Group International, LLC		12/24/2014	LIMITED LIABILITY COMPANY: ILLINOIS

RECEIVING PARTY DATA

Name:	Bank of America, N.A., as Lender
Street Address:	135 S. LaSalle Street, Suite 295
Internal Address:	Attn: FPG Loan Administration
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	national association: UNITED STATES

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	4507110	WEST BEND
Registration Number:	3353903	VINTURI

CORRESPONDENCE DATA

Fax Number:

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.

Email: ipdocket@lw.com

Correspondent Name: Latham & Watkins LLP

Address Line 1:650 Town Center Drive, Suite 2000Address Line 4:Costa Mesa, CALIFORNIA 92626

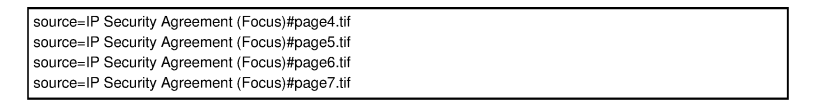
ATTORNEY DOCKET NUMBER:	055048-0005
NAME OF SUBMITTER:	Rhonda DeLeon
SIGNATURE:	/Rhonda DeLeon/
DATE SIGNED:	01/09/2015

Total Attachments: 7

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TRADEMARK REEL: 005437 FRAME: 0863

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of December 24, 2014, is among the undersigned (each a "Grantor"), and Bank of America, N.A., as lender (the "Lender").

WITNESSETH:

WHEREAS, pursuant to the terms of that certain Loan and Security Agreement dated as of July 20, 2012 by and among Focus Products Group International, LLC, an Illinois limited liability company ("Focus"), Sure Fit Inc., a Delaware corporation ("Sure Fit"), Sure Fit Outdoor LLC, a Delaware limited liability company and a wholly owned subsidiary of Sure Fit ("Sure Fit Outdoor"), Lloyd Industries, Inc., a Washington corporation ("Lloyd" and together with Focus, Sure Fit and Sure Fit Outdoor, the "Borrowers"), CLP FPG, Inc., a Delaware corporation ("Holdings"), ManPans, LLC, a Washington limited liability company ("MansPans"), and the other guarantors from time to time party thereto (collectively with Holdings, the "Guarantors" and collectively with the Borrowers, the "Obligors"), and the Lender (as modified and amended through the date hereof and as the same may be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Loan Agreement"), the Lender has agreed to extend credit and make certain financial accommodations to the Borrowers;

WHEREAS, pursuant to the Loan Agreement, each Grantor has granted to the Lender a security interest in and continuing lien on, all of such Grantor's right, title and interest in, to and under all Collateral, including the Trademark Collateral (as defined below), in each case whether now owned or existing or hereafter acquired or arising and wherever located to secure the prompt and complete payment and performance in full when due, whether at stated maturity, by required prepayment, declaration, acceleration, demand or otherwise, of all Obligations including the obligations of the Obligors under the Loan Agreement;

WHEREAS, the parties to the Loan Agreement contemplate and intend that, the Lender shall have all rights of a secured party in and to the Trademark Collateral and any proceeds thereof, including, without limitation, if an Event of Default shall occur and be continuing, the right to exercise its remedies under the Loan Agreement in connection with all of each Grantor's right, title and interest in such Trademark Collateral; and

WHEREAS, pursuant to the Loan Agreement, each Grantor is required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, each Grantor agrees as follows:

Section 1. Defined Terms

Unless otherwise defined herein, capitalized terms used herein have the meanings given to them in the Loan Agreement.

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Section 2. Grant of Security Interest in Trademarks

Each Grantor hereby grants to the Lender a security interest in and continuing lien on, all of such Grantor's right, title and interest in, to and under the Trademarks to the extent included in the Collateral, including but not limited to the Trademarks listed in <u>Schedule A</u>, in each case whether now owned or existing or hereafter acquired or arising and wherever located (collectively, the "<u>Trademark Collateral</u>").

Section 3. Security for Obligations

This Agreement secures, and the Trademark Collateral is collateral security for, the prompt and complete payment or performance in full when due, whether at stated maturity, by required prepayment, declaration, acceleration, demand or otherwise (including the payment of amounts that would become due but for the operation of the automatic stay under Section 362(a) of the Bankruptcy Code, 11 U.S.C. §362(a) (and any successor provision thereof)), of all Obligations.

Section 4. Security Agreement

The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to the Lender pursuant to the Loan Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Loan Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any irreconcilable conflict between the terms of this Agreement and the terms of the Loan Agreement, the terms of the Loan Agreement shall control.

Section 5. Recordation

Each Grantor hereby authorizes and requests that the Commissioner of Patent and Trademarks and any other applicable United States government officer record this Agreement.

Section 6. Miscellaneous

This Agreement shall be governed by, and construed in accordance with the laws of the State of New York.

This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single agreement.

Section 7. Intercreditor Agreement

Notwithstanding anything herein to the contrary, the Lender and each Grantor acknowledge that the Lien and security interest granted to the Lender pursuant to this Agreement and the exercise of any right or remedy by the Lender under this Agreement are subject to the provisions of the Intercreditor Agreement. In the event of any conflict between the terms of the Intercreditor Agreement and this Agreement, the terms of the Intercreditor Agreement shall govern and control.

[Remainder of this page intentionally left blank]

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be duly executed and delivered by their respective authorized officer as of the date first above written.

GRANTOR:

FOCUS PRODUCTS GROUP INTERNATIONAL, LLC

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	Mayank Singh	* **,		
Title:	Secretary and T	reasurer		
SURE	FIT INC.			
	A.A.	<u> </u>	. 6"	
By:			y ************************************	
Name:	Mayank Singh			
Title:	Secretary and Ti	reasurer		
LLOY	D INDUSTRIES	S. INC.		
Bva				
Name:	Marc Navarre			
	President			
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By:				
Name:				
Title:				
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[Signature Page to Trademark Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be duly executed and delivered by their respective authorized officer as of the date first above written.

GRANTOR:

FOCUS	PRODUCTS	GROUP	INTERN	ATIONAL,
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Ву:	
	Mayank Singh
	Secretary and Treasurer
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SURE	FIT INC.
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By:	Mayank Singh
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11110;	Secretary and Treasurer
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Ву:	
	Marc Navarre
Title:	President
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Ву:	
Name:	
Title:	

[Signature Page to Trademark Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be duly executed and delivered by their respective authorized officer as of the date first above written.

GRANTOR:

FOCUS PRODUCTS GROUP INTERNATIONAL, LLC

By:
SURE FIT INC.
By:
LLOYD INDUSTRIES, INC.
By:
LENDER:
BANK OF AMERICA, N.A.

(Signature Page to Trademark Security Agreement)

Name: Thomas H. Herron Title: Senior Vice President

SCHEDULE A TO TRADEMARK SECURITY AGREEMENT

Owner	Mark	Application No. Filing Date	Registration No. Registration Date
Focus Products Group International, LLC	West Bend	85802270 13-Dec-2012	4507110 01-Apr-2014
Focus Products Group International, LLC	West Bend Professional	86347376 24-Jul-2014	
Focus Products Group International, LLC	OPTI CUT	86251125 14-Apr-2014	
Focus Products Group International, LLC	OPTI GRIP	86251132 14-Apr-2014	
Focus Products Group International, LLC	OPTI POP	86251140 14-Apr-2014	
Focus Products Group International, LLC	OPTI PRESS	86251159 14-Apr-2014	
Focus Products Group International, LLC	OPTI SQUEEZE	86251149 14-Apr-2014	
Focus Products Group International, LLC	OPTI TENDERIZE	86251169 14-Apr-2014	
Focus Products Group International, LLC	Opti Wedgr	86251165 14-Apr-2014	
Focus Products Group International, LLC	Pop Crazy	86209656 03-Mar-2014	
Focus Products Group International, LLC	Popcorn On Demand	86331013 08-Jul-2014	
Focus Products Group International, LLC	The Banking Experts	86108389 01-Nov-2013	
Focus Products Group International, LLC	Theater Crazy	86082917 04-Oct-2013	
Focus Products Group International, LLC	Vinturi	78816310 11-Dec-2006	3353903 11-Dec-2007
Lloyd Industries, Inc.	Hearth Bake Disk	86428494 20-Oct-2014	
Lloyd Industries, Inc.	Lloydpans	86353695 31-Jul-2014	
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Lloydpans	86353662 31-Jul-2014	
Lloydpans	86353677 31-Jul-2014	
Lloydpans	86353705 31-Jul-2014	
Lloydpans	86353798 31-Jul-2014	
Lloydpans	86353754 31-Jul-2014	
Lloydpans	86353781 31-Jul-2014	
Lloydpans	86353818 31-Jul-2014	
Quik-Disks	86428479 20-Oct-2014	
The Equalizer	86428509 20-Oct-2014	
The Equalizer	86428528 20-Oct-2014	
Formfit Technology By Sure Fit	86433601 24-Oct-2014	
Furniture Armor	86286564 20-May-2014	
Furniture Attire	86286558 20-May-2014	
Sure Fit	85884230 22-Mar-2013	
	Lloydpans Lloydpans Lloydpans Lloydpans Lloydpans Lloydpans Aloydpans Lloydpans The Equalizer The Equalizer Formfit Technology By Sure Fit Furniture Armor Furniture Attire	Lloydpans 31-Jul-2014 Lloydpans 86353677 31-Jul-2014 Lloydpans 86353705 31-Jul-2014 Lloydpans 86353798 31-Jul-2014 Lloydpans 86353754 31-Jul-2014 Lloydpans 86353781 31-Jul-2014 Lloydpans 86353818 31-Jul-2014 Lloydpans 86428479 20-Oct-2014 The Equalizer 86428509 20-Oct-2014 The Equalizer 86428528 20-Oct-2014 Formfit 86428528 20-Oct-2014 Formfit 86433601 24-Oct-2014 Furniture 86286564 20-May-2014 Furniture Attire 86286558 20-May-2014 Sura Fit 85884230

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RECORDED: 01/09/2015