OP \$415.00 4384408

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM357863

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CHROMCRAFT REVINGTON, INC.		10/06/2015	CORPORATION:

RECEIVING PARTY DATA

Name:	CHROMCRAFT REVINGTON DOUGLAS IND LTD	
Street Address:	2009 S PARCO AVE	
City:	ONTARIO	
State/Country:	CALIFORNIA	
Postal Code:	91761	
Entity Type:	CORPORATION: CALIFORNIA	

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Registration Number:	4384408	
Registration Number:	4265139	COCHRANE
Registration Number:	4039286	CHROMCRAFT
Registration Number:	3946088	DESIGN & DINE
Registration Number:	3916379	COCHRANE
Registration Number:	3788094	PETERS-REVINGTON
Registration Number:	3915126	CR KIDS & BEYOND
Registration Number:	3944755	CHROMCRAFT REVINGTON
Registration Number:	3469089	ME
Registration Number:	3469088	ZYN
Registration Number:	3469086	EPIX
Registration Number:	3624304	CHROMCRAFT
Registration Number:	3648136	DIVA
Registration Number:	3632077	TRAK
Registration Number:	3623607	FACET
Registration Number:	3592111	ICON

CORRESPONDENCE DATA

Fax Number:

TRADEMARK

900340197 REEL: 005640 FRAME: 0850

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: 9098616880 Email: info@libinlaw.com

Correspondent Name: Bin Li

Address Line 1: 730 N Diamond Bar Blvd

Address Line 4: Diamond Bar, CALIFORNIA 91765

NAME OF SUBMITTER:	Bin Li
SIGNATURE:	/Bin Li/
DATE SIGNED:	10/07/2015

Total Attachments: 5 source=Assignment#pa

source=Assignment#page1.tif source=Assignment#page2.tif source=Assignment#page3.tif source=Assignment#page4.tif source=Assignment#page5.tif

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (the "Agreement") is entered into as of October 7, 2015 between the following two parties:

Assignor: CHROMCRAFT REVINGTON, INC. Legal Address: 1330 WIN HENTSCHEL BLVD. WEST LAFAYETTE INDIANA 47906

CHROMCRAFT REVINGTON DOUGLAS IND LTD

Legal Address: 2009 S PARCO AVE ONTARIO CA 91761

Assignee:

WHEREAS, the Assignor, a Delaware corporation, owns the trademarks as defined in Appendix 1 (the "Trademarks").

WHEREAS, the Assignee is a California corporation;

WHEREAS, the Assignor agrees to assign the Trademarks to the Assignee and the Assignee agrees to accept the assignment of the Trademarks.

NOW, THEREFORE, through mutual negotiation, the parties hereto agree as follows:

- 1. Transfer of Trademarks: With consideration offered and accepted, the Assignor agrees to assign ownership and all the goodwill of the pending and registered United States' Trademarks into the Assignee and the Assignee agrees to accept the change of the owner of the Trademarks.
- 2. Registration Fees: The registration for the change of the registered owner of the Trademarks shall be undertaken by the Assignor and the Assignor shall bear the registration fees incurred hereby.
- 3. Representations and Warranties:
 - 3.1 The Assignor hereby represents and warrants as follows:
 - 3.1.1 The Assignor has the exclusive ownership of the Trademarks and no rights or equity of any third party is prejudiced due to the using of the Trademarks. There is no litigation or any other disputes arising from or relating to the Trademarks.
 - 3.1.2 The Assignor, has obtained full authority and all consents and approvals of any other third party and government necessary to execute and perform this Agreement, which shall not be against any enforceable and effective laws or contracts.
 - 3.1.3 Once this Agreement has been duly executed by both parties, it will constitute a legal, valid and binding agreement of the Assignor enforceable against it in accordance with its terms upon its execution.
 - 3.1.4 The Assignor will not engage in any action that will be detrimental to the validity of the Trademarks after the completion of the assignment.

- 3.2 The Assignee hereby represents and warrants as follows:
 - 3.2.1 The Assignee is a California Corporation.
 - 3.2.2 The Assignee, subject to its business scope and corporate power, has taken necessary steps and obtained full authority and all consents and approvals of any other third party and governmental necessary to execute and perform this Agreement, which shall not be against any enforceable and effective laws or contracts.
 - 3.2.3 Once this Agreement has been duly executed by both parties, it will constitute a legal, valid and binding agreement of the Assignee enforceable against it in accordance with its terms.
- 4. Effective Date and Term: This Agreement has been duly executed by their authorized representatives as of the date first set forth above and shall be effective simultaneously.
- 5. Settlement of Disputes: The parties shall strive to settle any dispute arising from the interpretation or performance through friendly consultation within 30 days after one party asks for consultation. In case no settlement can be reached through consultation, each party can submit such matter to American Arbitration Association, Los Angeles (the "AAA"). The arbitration shall follow the current rules of AAA, and the arbitration proceedings shall be conducted in English in the city of Los Angeles. The arbitration award shall be final and binding upon the parties and shall be enforceable in accordance with its terms.
- Applicable Law: The validity, interpretation and implementation of this Agreement shall be governed by the laws of the United States of America and the state of California.
- 7. Amendment and Supplement: Any amendment and supplement of this Agreement shall come into force only after a written agreement is signed by both parties. The amendment and supplement duly executed by both parties shall be part of this Agreement and shall have the same legal effect as this Agreement.
- 8. Severability: Any provision of this Agreement which is invalid or unenforceable in the said jurisdiction shall, as to that jurisdiction, be ineffective to the extent of such invalidity or unenforceability, without affecting in any way the remaining provisions hereof in such jurisdiction or rendering that any other provision of this Agreement invalid or unenforceable in any other jurisdiction.
- 9. Appendix 1: The Appendix 1 referred to in this Agreement is an integral part of this Agreement and have the same legal effect as this Agreement.
- 10. This Agreement is executed in two copies with the same effect as original.

IN WITNESS THEREOF the parties hereto have caused this Agreement to be duly executed on their behalf by a duly authorized representative as of the date first set forth above.

Assigner: Assignee:

Date: October 7, 2015

Date: October 7, 2015

James Yang
Authorized Signatory

James Yang Authorized Signatory

APPENDIX 1



US Trademark Registration Number: 4384408

COCHRANE (WORD MARK)

US Trademark Registration Number: 4265139



US Trademark Registration Number: 4039286

DESIGN & DINE (WORD MARK)

US Trademark Registration Number: 3946088

COCHRANE (WORD MARK)

US Trademark Registration Number: 3916379

PETERS-REVINGTON

(WORD MARK)

US Trademark Registration Number: 3788094



US Trademark Registration Number: 3915126

CHROMCRAFT REVINGTON

(WORD MARK)

US Trademark Registration Number: 3944755

ME

(WORD MARK)

US Trademark Registration Number: 3469089

ZYN

(WORD MARK)

US Trademark Registration Number: 3469088

EPIX

(WORD MARK)

US Trademark Registration Number: 3469086

TRADEMARK

REEL: 005640 FRAME: 0855

CHROMCRAFT

(WORD MARK)

US Trademark Registration Number: 3624304

DIVA

(WORD MARK)

US Trademark Registration Number: 3648136

TRAK

(WORD MARK)

US Trademark Registration Number: 3632077

FACET

(WORD MARK)

US Trademark Registration Number: 3623607

ICON

(WORD MARK)

US Trademark Registration Number: 3592111

RECORDED: 10/07/2015