OP \$440.00 426160

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM365740

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GERBINGS, LLC		05/01/2015	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	TEXAS CAPITAL BANK, N.A.
Street Address:	2000 McKinney Avenue, Suite 700
City:	Dallas
State/Country:	TEXAS
Postal Code:	75201
Entity Type:	National Bank: UNITED STATES

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	4261608	HYBRID HEATING SYSTEM
Registration Number:	3547784	MICROWIRE
Registration Number:	3503726	CORE HEAT TRANSFER SYSTEM
Registration Number:	3125594	GERBING
Registration Number:	3528721	HEAT GOOD, COLD BAD
Serial Number:	85269798	HEAT READY
Serial Number:	85320868	HEATLOCK
Serial Number:	85823076	G
Serial Number:	85823075	GERBING
Serial Number:	85823078	G GERBING
Serial Number:	86073344	THERMOVELOCITY PROTECTION
Serial Number:	86003097	GANTIC
Serial Number:	86015314	GERBING
Serial Number:	86133424	COREHEAT1
Serial Number:	86133428	COREHEAT7
Serial Number:	86133431	COREHEAT12
Serial Number:	86292545	GYDE SUPPLY

CORRESPONDENCE DATA

TRADEMARK

900347311 REEL: 005688 FRAME: 0615

Fax Number: 6175236850

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: 617-523-2700

Email: susan.dinicola@hklaw.com

Correspondent Name: Holland & Knight LLP

Address Line 1: 200 Crescent Court, Suite 1600

Address Line 4: Dallas, TEXAS 75201

ATTORNEY DOCKET NUMBER:	136392.00014
NAME OF SUBMITTER:	Susan C. DiNicola
SIGNATURE:	/Susan C. DiNicola/
DATE SIGNED:	12/14/2015

Total Attachments: 13

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (this "IP Security Agreement") is made and effective as of May _____, 2015, by and among GERBINGS, LLC, a Delaware limited liability company (the "Grantor"), in favor of TEXAS CAPITAL BANK, N.A. (together with its successors and assigns "Bank"). Capitalized terms used in this IP Security Agreement and not otherwise defined shall have the respective meanings ascribed to such terms in the Credit Agreement (defined below).

RECITALS

WHEREAS, pursuant to that certain Credit Agreement, dated as of June 7, 2013, by and among the Grantor, McCarthy Capital Fund V, L.P. and Bank (including all appendices, annexes, exhibits and schedules thereto, and as from time to time amended, amended and restated, joined, extended, supplemented and/or otherwise modified, the "Credit Agreement"), the Bank agreed, subject to the terms and conditions set forth therein, to extend credit and make other financial accommodations to Grantor; and

WHEREAS, in consideration of the extensions of credit and other accommodations of the Bank as set forth in the Credit Agreement, Grantor has granted to Bank a continuing security interest in, among other property, all Intellectual Property of the Grantor, and has agreed to execute this IP Security Agreement for recording such security interest with the United States Patent and Trademark Office, the United States Copyright Office and other Governmental Authorities;

NOW, THEREFORE, in consideration of the Credit Agreement and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

- 1. <u>Grant of Security Interest</u>. To secure the prompt and complete payment and performance in full of the Obligations, Grantor hereby grants to Bank a continuing security interest in, lien and mortgage in and to Grantor's rights in and to any and all of the following collateral, whether now owned or hereafter acquired, but excluding any Excluded Intellectual Property (as defined below) (the "IP Collateral"):
- (a) The copyright registrations and applications set forth on <u>Schedule A</u> attached hereto (collectively, the "<u>Copyrights</u>");
- (b) The patents and patent applications set forth on <u>Schedule B</u> attached hereto, including, without limitation, divisionals, continuations, reissues, extensions and continuations-in-part of the same (collectively, the "<u>Patents</u>");
- (c) The trademark and service mark registrations and trademark and service mark applications set forth on <u>Schedule C</u> attached hereto and all goodwill associated with the foregoing (collectively, the "<u>Trademarks</u>");
- (d) The domain names and registrations set forth on <u>Schedule D</u> attached hereto and all goodwill associated with the foregoing (collectively, the "<u>Domain Names</u>");

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- (e) Any and all claims and causes of action for past, present or future infringement of any of the foregoing, with the right, but not the obligation, to sue for and collect damages for infringement of the foregoing;
- (f) Any and all licenses or rights granted under any of the foregoing, and all license fees and royalties arising from such licenses or rights, in each case to the extent permitted by such licenses or rights;
- (g) Any and all amendments, renewals, extensions, reissuances and replacements of any of the foregoing; and
 - (h) Any and all products and proceeds of any of the foregoing.

Notwithstanding the foregoing, the IP Collateral shall not include any of the foregoing if and to the extent that the grant of a security interest therein: (i) is prohibited by any statute, law, rule, regulation, order or other requirement of a Governmental Authority, (ii) requires a consent not obtained of any Governmental Authority pursuant to such statute, law, rule, regulation, order or other requirement, or is prohibited by, constitutes a breach or default under, or results in the termination of, any contract, lease, license, agreement, instrument or other document evidencing or giving rise to such property (other than to the extent such statute, law, rule, regulation, order or other requirement, or the term in such contract, lease, license, agreement, instrument or other document providing for such prohibition, breach, default or termination is ineffective under applicable law); provided however that, the IP Collateral shall include and such security interest shall attach immediately to any applicable portion of the property described in clauses (i) and (ii) at such time as the condition causing such prohibition, breach, default or termination shall be remedied and to the extent severable, shall attach immediately to any portion of such property to the extent that such attachment does not result in any of the consequences specified in clauses (i) and (ii) above, or (iii) would result in the invalidation, unenforceability or voiding thereof with respect to any intent-to-use Trademark application for which an amendment to allege use or statement of use has not been filed under 15 U.S.C. § 1051(d), respectively, or if filed, has not been deemed in conformance with 15 U.S.C. § 1051(a) or examined and accepted, respectively, by the United States Patent and Trademark Office, solely to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability, or result in the voiding, of any registration that issues from such intent-to-use application under applicable federal law, whereupon such applications shall be automatically subject to the security interest, lien and mortgage granted herein and deemed included in the IP Collateral (all of the foregoing in this sentence being referred to collectively as the "Excluded Intellectual Property"). Notwithstanding the foregoing, the IP Collateral shall include all proceeds of any Excluded Intellectual Property, unless such proceeds separately constitute Excluded Intellectual Property.

2. <u>Requested Recordation</u>. Each Grantor authorizes and requests that the Register of Copyrights and the Commissioner of Patents and Trademarks (and any state, foreign or other authority to which this IP Security Agreement is submitted) to file and record this IP Security Agreement (and any corresponding or separate forms of such jurisdiction) in order to publicly record the interests of Bank in the IP Collateral.

3. Release. Unless otherwise agreed in writing by the parties, the security interests granted herein will terminate (and all rights to the IP Collateral will revert to Grantor) upon the repayment in full, in cash, of all Obligations (other than contingent indemnity obligations that are not yet due and payable) and termination of all Commitments under the Credit Agreement. Upon any such termination, Bank (at the Grantor's request and sole expense) will promptly execute and deliver to the Grantor (with such customary representations and warranties from a secured lender releasing its lien as Grantor may reasonably request) such documents as the Grantor may reasonably request and as are provided to Bank to evidence such termination.

4. Miscellaneous.

- (a) This IP Security Agreement has been entered into in conjunction with the provisions of and the security interest granted to Bank under the Loan Documents. The rights and remedies of the Grantor and Bank are more fully described in the Loan Documents, all terms and provisions of which are hereby incorporated herein by reference. If any provisions of this IP Security Agreement are deemed to conflict with the Loan Documents, the provisions of the Loan Documents shall govern.
- (b) This IP Security Agreement may be executed in any number of counterparts with the same effect as if all the signatures on such counterparts appeared on one document. Each such counterpart will be deemed to be an original, but all counterparts together will constitute one and the same instrument. Delivery of an executed counterpart of a signature page of this IP Security Agreement by facsimile or other electronic transmission shall be effective as delivery of an original manually executed counterpart of this IP Security Agreement.
- (c) This IP Security Agreement shall be governed by the internal laws of the state of Texas, without regard to conflicts of law principles. If any provision or application of this IP Security Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this IP Security Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this IP Security Agreement shall survive the execution and delivery of this IP Security Agreement as set forth in the Credit Agreement.

[Remainder of Page Intentionally Blank; Signature Page Follows]

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IN WITNESS WHEREOF, the parties hereto have executed this IP Security Agreement as of the date first written above.

GRANTOR:

GERBINGS, LLC

Name: Ton Notan

Title: CFO

[SIGNATURE PAGE TO IP SECURITY AGREEMENT]

35444100

SCHEDULE A

COPYRIGHT COLLATERAL

Registered Copyrights:

None.

Pending Copyright Applications:

None.

Schedule A to IP Security Agreement 35444100

File #	Type	Title	Ctry	Applic # Patent #	Filing Date Issue Date	<u>Status/</u> <u>Next Action</u>
I	Design	HEATING PAD SURFACE PATTERN				
			USA	D703446	6/19/2013	Issued
1	Desígn	GLEX EXTREME GLOVE	USA	29/458,460	6/19/2013	Pending
1	Design	BASE LAYER LONG SLEEVE SHIRT	USA	29/458,578	6/20/2013	Pending
1	Design	MENS EXTREME JACKET	USA	29/458,696 / D698527	6/21/2013 2/4/2014	lssued
1	Design	HAND WARMER	USA	29,458,461	6/19/2013	Pending
1	Design	MENS PUFFER JACKET	USA	29/458,699 / D698,528	6/21/2013 2/4/2014	penssi
1	Design	SKI SOCK	USA	29/458,465	6/19/2013	Pending
1	Design	WOMENS SOFTSHELL VEST	USA	29/458,645 / D698,523	6/21/2013 2/4/2014	penssi
1	Design	SKI JACKET	USA	29/458,712	6/21/2013	Pending
1	Design	MENS EXTREME PANT	USA	29/458,591	6/20/2013	Pending
1						

Schedule B to IP Security Agreement 35444100

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Issued	Pending	lssued	lssued	lssued	Pending	Issued	Issue Fee Paid	Pending	Pending	Pending
6/21/2013	6/19/2013	6/21/2013 2/4/2014	6/21/2013 2/4/2014	6/20/2013 2/4/2014	6/21/2013	6/20/2013 2/4/2014	6/21/2013	3/17/2008	9/25/2013	10/1/2013
D703416	29/458,457	29/458,661 / D698,525	29/458,671 / D698,526	29/458,586 / D698,524	29/458,676	29/458,585 / D698,522	29/458,690	12/050,083	61/882,319	61/885,246
USA	USA	USA	USA	USA	USA	USA	USA	USA	USA	USA
JACKET LINER	ULTRA LIGHT GLOVE	WOMENS SOFTSHELL JACKET	WOMENS PUFFER JACKET	MENS SOFTSHELL JACKET	PANT LINER	MENS SOFTSHELL VEST	WOMENS PUFFER VEST	TEXTILE BASED HEATING APPARATUS AND METHOD	RESISTIVE HEATING DEVICE	RESISTIVE HEATING DEVICE HAVING AN INTEGRATED SENSOR
Design	Design	Design	Design	Design	Design	Design	Design	Non- Provisional	Prov	Prov
1451701-12.23	1451701-12.3	1451701-12.4	1451701-12.5	1451701-12.6	1451701-12.7	1451701-12.8	1451701-12.9	1451701-11.1	1451701-17.1	1451701-18.1

Schedule B to IP Security Agreement 35444100

Pending	Pending	Unfiled
10/1/2013	9/25/2013	
61/885,166	61/882,247	
USA	USA	USA
ELECTRICALLY-POWERED THERMA-REGULATED APPAREL CONTROLLER, SYSTEM, AND RELATED METHODS	SILICONE IMPREGNATED HEATING ELEMENT FOR A HEATED GARMETN AND RELATED METHOD	HEATED GLOVE AND METHOD OF MANUFACTUREING
Prov	Prov	Prov
1451701-10	1451701-19.1	

None.

Schedule B to IP Security Agreement 35444100

SCHEDULE C

TRADEMARK COLLATERAL

Registered Trademarks:

MICROWIRE
CORE HI TRANSFER SYSTEM
GERBING

Schedule C to IP Security Agreement 35444100

Country of Registration	United States	United States	United States	United States	United States	United States	United States
Date Registere d/ Date of Applicati	11/04/08	03/17/11	05/13/11	01/14/13	01/14/13	01/14/13	09/24/12
Registration No./ Serial No.	Registration No. 3528721	Serial No. 85269798	Serial No. 85320868	Serial No. 85823076	Serial No. 85823075	Serial No. 85823078	Serial No. 86073344
Registered Trademark Trademark Application relates to following Trademark	HEAT GOOD, COLD BAD	HEAT READY	HEATLOCK	G (stylized)	GERBING (stylized)	G GERBING (stylized)	THERMOVELO CITY PROTECTION
Nature of Debtor's Interest (e.g. owner, licensee)	Owner	Owner	Owner	Owner	Owner	Owner	Owner
Registered Owner	Gerbings, LLC	Gerbings, LLC	Gerbings, LLC	Gerbings, LLC	Gerbings, LLC	Gerbings, LLC	Gerbings, LLC

Schedule C to IP Security Agreement 35444100

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Country of Registration	United States				
Date Registere d/ Date of Applicati	07/05/13	07/19/13	12/03/13	12/03/13	12/03/13
Registration No./ Serial No.	Serial No. 86003097	Serial No. 86015314	Serial No. 86133424	Serial No. 86133428	Serial No. 86133431
Registered Trademark Trademark Application relates to following Trademark	GANTIC	GERBING	COREHEAT1	COREHEAT7	COREHEAT12
Nature of Debtor's Interest (e.g. owner, licensee)	Owner	Owner	Owner	Owner	Owner
Registered Owner	Gerbings, LLC				

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Registered Owner	Nature of Debtor's Interest (e.g. owner, licensee)	Registered Trademark Application relates to following Trademark	Registration No./ Serial No.	Date Registere d/ Date of Applicati	Country of Registration
Gerbings, LLC	Owner	GYDE SUPPLY Serial No. 86292545	Serial No. 86292545	05/27/14	05/27/14 United States

Schedule C to IP Security Agreement 35444100

SCHEDULE D

DOMAIN NAMES

None.

Schedule D to IP Security Agreement 35444100

RECORDED: 12/14/2015