

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM383758

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
The Mountain Corporation		05/09/2016	Corporation: NEW HAMPSHIRE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Salem Five Cents Savings Bank		
<b>Street Address:</b>	210 Essex Street		
<b>City:</b>	Salem		
<b>State/Country:</b>	MASSACHUSETTS		
<b>Postal Code:</b>	01970		
<b>Entity Type:</b>	Corporation: MASSACHUSETTS		
<b>PROPERTY NUMBERS Total: 19</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	75363020	THE MOUNTAIN	
<b>Serial Number:</b>	75791348	THE MOUNTAIN	
<b>Serial Number:</b>	78317829	MOUNTAIN GIRL	
<b>Serial Number:</b>	77717875	WINE IS LIFE	
<b>Serial Number:</b>	77733470	MOUNTAIN LIFE	
<b>Serial Number:</b>	77744446	THREE WOLF MOON	
<b>Serial Number:</b>	77923931	MOUNTAIN ORGANIC	
<b>Serial Number:</b>	85115633	MANIMALS	
<b>Serial Number:</b>	85767911	BIG FACE	
<b>Serial Number:</b>	85950682	3D TEES	
<b>Serial Number:</b>	85950688	3D TEES BY THE MOUNTAIN	
<b>Serial Number:</b>	86074145		
<b>Serial Number:</b>	86360363	THE MOUNTAIN	
<b>Serial Number:</b>	86360369	THE MOUNTAIN	
<b>Serial Number:</b>	86609360	MEOWNTAIN	
<b>Serial Number:</b>	86665507	THE MOUNTAIN - THE ORIGINAL ARTWEAR COMP	
<b>Serial Number:</b>	86665517	THE MOUNTAIN ARTWEAR	
<b>Serial Number:</b>	86718065	AMP YOUR AURA	
<b>Serial Number:</b>	86732637	AMP YOUR AURA	
<b>TRADEMARK</b>			

CH \$490.00 75363020

**CORRESPONDENCE DATA****Fax Number:** 6179464801*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:** 617-946-4981**Email:** mlalone@seyfarth.com**Correspondent Name:** Matthew LaLone**Address Line 1:** Two Seaport Lane, Suite 300**Address Line 2:** Seyfarth Shaw LLP**Address Line 4:** Boston, MASSACHUSETTS 02210-2028**NAME OF SUBMITTER:** Matthew LaLone**SIGNATURE:** /M. LaLone/**DATE SIGNED:** 05/10/2016**Total Attachments: 15**

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## INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement") dated as of May 9, 2016 is entered into by **The Mountain Corporation**, a New Hampshire corporation having a principal place of business located at 59 Optical Avenue, Keene, New Hampshire 03431 (together with its successors and/or assigns, the "Debtor"), and **Salem Five Cents Savings Bank**, a Massachusetts savings bank having offices located at 210 Essex Street, Salem, Massachusetts 01970 (together with its successors and/or assigns, the "Secured Party").

### RECITALS

A. Pursuant to the terms of that certain Credit Agreement of even date herewith (as the same may be amended, restated, amended and restated, supplemented, or otherwise modified from time to time, the "Credit Agreement") by and among the Debtor, The Mountain Acquisition Inc. ("Mountain Acquisition"), The Mountain Realty LLC ("Mountain Realty"), Mountain Retail, LLC ("Mountain Retail"), The Mountain & Tree Free Child Care Center, Inc. ("Mountain Child Care"), Mountain Licensing, LLC ("Mountain Licensing"; and together with Debtor, Mountain Acquisition, Mountain Realty, Mountain Retail and Mountain Child Care, collectively, the "Borrowers") and the Secured Party, the Secured Party established certain loans (the "Loans") in favor the Borrowers.

B. The Secured Party has advised the Debtor that it will not establish the Loans, make financial accommodations to the Borrowers as requested, or otherwise extend credit to the Borrowers unless the Debtor shall have executed and delivered that certain Security Agreement of even date herewith, made by the Debtor to the Secured Party (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement").

C. Under the terms of the Credit Agreement and the Security Agreement, the Debtor has granted to Secured Party a security interest in, among other property, all of the Debtor's right, title and interest, whether presently existing or hereafter acquired in, to and under all of the Collateral (as defined in Section 1 hereof) and has agreed as a condition thereof to execute this Agreement for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and other governmental authorities.

NOW, THEREFORE, in consideration of the premises set forth above, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

1. **Security Interest.** As security for the Secured Obligations described and defined in Section 2 hereof, the Debtor hereby grants to the Secured Party a security interest in, and pledges and assigns to the Secured Party, the property described below, together with any and all accessions, additions and improvements thereto and substitutions and replacements and proceeds thereof (hereinafter referred to collectively as the "Collateral"):

(a) All of the following property, now owned or hereafter acquired by the Debtor in which the Debtor now holds or hereafter acquires any interest (collectively, the "Copyrights"): (i) all

copyrights, whether registered or unregistered, held pursuant to the laws of the United States, any State thereof, or of any other country; (ii) all registrations, applications and recordings in the United States Copyright Office or in any similar office or agency of the United States, of any State thereof, or of any other country; (iii) all continuations, renewals or extensions thereof; and (iv) all registrations to be issued under any pending applications, including, without limitation, all of the foregoing set forth on Schedule A attached hereto;

(b) All of the following property, now owned or hereafter acquired by the Debtor or in which the Debtor now holds or hereafter acquires any interest (collectively, the "Patents"): (i) all letters patent of, or rights corresponding thereto, in the United States or in any other country, all registrations and recordings thereof, and all applications for letters patent of, or rights corresponding thereto, in the United States or any other country, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country; (ii) all reissues, continuations, continuations-in-part or extensions thereof; (iii) all petty patents, divisionals, and patents of addition; and (iv) all patents to be issued under any such applications, including, without limitation, all of the foregoing set forth on Schedule B attached hereto;

(c) All of the following property, now owned or hereafter acquired by the Debtor or in which the Debtor now holds or hereafter acquires any interest (collectively, the "Trademarks"): (i) all trademarks (registered, common law or otherwise), tradenames, corporate names, business names, trade styles, service marks, logos, other source or business identifiers (and all goodwill associated therewith), prints and labels on which any of the foregoing have appeared or appear, and designs of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and any applications in connection therewith, including registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, and (ii) all reissues, extensions or renewals thereof, including, without limitation, all of the foregoing set forth on Schedule C attached hereto;

(d) Any Copyright license, Patent license, Trademark license or other license of rights or interests now held or hereafter acquired by the Debtor or in which the Debtor now holds or hereafter acquires any interest and any renewals or extensions thereof (collectively, the "Licenses");

(e) Debtor's software, source codes, trade secrets and inventions (whether or not patented or patentable);

(f) Debtor's technical information, procedures, processes, designs, knowledge, and know-how; Debtor's data bases, models and drawings;

(g) Debtor's websites, world wide web addresses, domain names, URL's, moral rights, publicity rights, mask works and any other proprietary, intellectual or industrial proprietary rights of any kind or nature that do not comprise or are not protected by the Patents, Trademarks, Copyrights or Licenses;

(h) Debtor's applications therefor and reissues, extensions, or renewals thereof; and

(i) Debtor's goodwill associated with any of the foregoing, together with Debtor's rights to sue for past, present and future infringement of the foregoing and the goodwill associated therewith.

Notwithstanding the foregoing, "Collateral" shall not include any confidential client information maintained in Debtor's data base or any Excluded Property (as defined in the Security Agreement).

Nothing contained herein shall restrain or otherwise prohibit the Debtor from creating or producing works for hire in connection with the creative content services it provides to its clients.

2. **Secured Obligations.** The security interest in the Collateral is being granted by the Debtor to the Secured Party to secure the payment and performance of the "Obligations" as defined in the Security Agreement (the "Secured Obligations").

3. **Grants, Rights and Remedies of the Secured Party.** This Agreement has been entered into in conjunction with the provisions of the Credit Agreement and the Security Agreement. The Debtor hereby acknowledges and confirms that the grant of the security interest hereunder to, and the rights and remedies of, the Secured Party with respect to the Collateral are more fully set forth in the Credit Agreement and the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.

4. **Termination and Assignment.**

(a) This Agreement, and the security interest granted herein, shall terminate when any and all of the Secured Obligations have been paid and otherwise satisfied in full.

(b) Upon the termination of the security interest granted herein pursuant to clause (a) above, and upon the written request of Debtor, the Secured Party shall execute and deliver to the Debtor all documents that the Debtor shall reasonably request to evidence such termination or release.

No waiver by the Secured Party or by any other holder of Secured Obligations of any default shall be effective unless in writing nor operate as a waiver of any other default or of the same default on a future occasion. The Secured Party may waive any default hereunder with respect to any of the Secured Obligations at any time outstanding. In the event of a sale or assignment by the Secured Party of all or any of the Secured Obligations held by the Secured Party, such Secured Party may assign or transfer their rights and interest under this Agreement in whole or in part to the purchaser or purchasers of such Secured Obligations, whereupon such purchaser or purchasers shall become vested with all of the powers and rights of such Secured Party hereunder, and such Secured Party shall thereafter be forever released and fully discharged from any liability or responsibility hereunder with respect to the rights and interest so assigned.

5. **Notices.** Except as otherwise provided herein, notice to the Debtor or to the Secured Party shall be in writing and deemed to have been sufficiently given or served for all purposes hereof if personally delivered or mailed by first class certified or registered mail, return receipt requested, postage prepaid, at the respective addresses set forth in the preamble hereto, with copies to the parties designated therein, or at such other address as the party to whom such notice is directed may have designated by like notice in writing to the other parties hereto. A notice shall be deemed to have been given when personally delivered or, if mailed, on the earlier of (i) three business (3) days after the date on which it is deposited in the mails, or (ii) the date on which it is received.

6. **Amendment; Miscellaneous.** The terms of this Agreement may be amended, modified or waived only with the written consent of the Debtor and the Secured Party. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns, and the term "Secured Party" shall be deemed to include any other holder or holders of any of the Secured Obligations. In case a court of competent jurisdiction shall hold any provision in this Agreement to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby. This Agreement may be executed in any number of counterparts and by the different parties hereto on separate counterparts, each of which when so executed and delivered shall be an original, but all of which together shall constitute one instrument.

7. **Governing Law and Jurisdiction.** This Agreement, including the validity hereof and the rights and obligations of the parties hereunder, shall be construed in accordance with and governed by

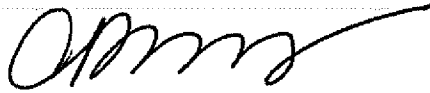
the laws of The Commonwealth of Massachusetts. The Debtor, to the extent that it may lawfully do so, hereby consents to the jurisdiction of the courts of The Commonwealth of Massachusetts, as well as to the jurisdiction of all courts to which an appeal may be taken from such courts, for the purpose of any suit, action or other proceeding arising out of any of its obligations hereunder or with respect to the transactions contemplated hereby, and expressly waives any and all objections it may have as to venue in any such courts. The Debtor further agrees, to the extent that it may lawfully do so, that a summons and complaint commencing an action or proceeding in any of such courts shall be properly served and shall confer personal jurisdiction if served personally or by certified mail to it at its address provided in the preamble of this Agreement or as otherwise provided under The Commonwealth of Massachusetts.

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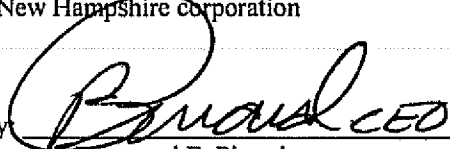
IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as a sealed instrument as off the date first above written.

**WITNESS:**

  
\_\_\_\_\_  
Print Name: Oliver R. Howard

**DEBTOR:**

**The Mountain Corporation,**  
a New Hampshire corporation

  
By: \_\_\_\_\_  
Name: Raymond E. Pinard  
Title: Chief Executive Officer

**SECURED PARTY:**

**Salem Five Cents Savings Bank,**  
a Massachusetts savings bank

\_\_\_\_\_  
Print Name:

By: \_\_\_\_\_  
Name: Jeremy M. Blanche  
Title: Vice President

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as a sealed instrument as off the date first above written.

**WITNESS:**

**DEBTOR:**

**The Mountain Corporation,  
a New Hampshire corporation**

\_\_\_\_\_  
Print Name:

By: \_\_\_\_\_  
Name: Raymond E. Pinard  
Title: Chief Executive Officer

**SECURED PARTY:**

**Salem Five Cents Savings Bank,  
a Massachusetts savings bank**

*Kelly Kauler*  
\_\_\_\_\_  
Print Name: *Kelly Kauler*

By: *[Signature]*  
\_\_\_\_\_  
Name: Jeremy M. Blanche  
Title: Vice President



**SCHEDULE A**

**Copyrights**

Registrations:

<u>Title</u>	<u>Country</u>	<u>Status</u>	<u>Reg. / Appl. Number</u>	<u>Reg. / Issue Date</u>	<u>Owner</u>
Steal Your Bones	U.S.	Registered	VA0000607700	09/30/1993	The Mountain Corporation (NY)
Hi/Peace	U.S.	Registered	VA0000607701	09/30/1993	The Mountain Corporation (NY)
Dino Yin Yang	U.S.	Registered	VA0000607702	09/30/1993	The Mountain Corporation (NY)
Imagine Pipe	U.S.	Registered	VA0000607703	09/30/1993	The Mountain Corporation (NY)
Skull and Cross Pipes	U.S.	Registered	VA0000607704	09/30/1993	The Mountain Corporation (NY)
Ying Yang Pipes	U.S.	Registered	VA0000607705	09/30/1993	The Mountain Corporation (NY)
Peace Pipes	U.S.	Registered	VA0000607706	09/30/1993	The Mountain Corporation (NY)
Steal Your Pot	U.S.	Registered	VA0000607707	09/30/1993	The Mountain Corporation (NY)
Save Our Mother	U.S.	Registered	VA0000607708	09/30/1993	The Mountain Corporation (NY)
Rose Ying Yang	U.S.	Registered	VA0000607709	09/30/1993	The Mountain Corporation (NY)
Piranha	U.S.	Registered	VA0000607710	09/30/1993	The Mountain Corporation (NY)
Leaf Bear	U.S.	Registered	VA0000607711	09/30/1993	The Mountain Corporation (NY)
Guitar Roots	U.S.	Registered	VA0000607712	09/30/1993	The Mountain Corporation (NY)
Grateful Ed	U.S.	Registered	VA0000607713	09/30/1993	The Mountain Corporation (NY)
Frog Peace	U.S.	Registered	VA0000607714	09/30/1993	The Mountain Corporation (NY)
Fairy and the Tree Spirit	U.S.	Registered	VA0000607715	09/30/1993	The Mountain Corporation (NY)
Eyeball Sun	U.S.	Registered	VA0000607716	09/30/1993	The Mountain Corporation (NY)
Earth Dragon	U.S.	Registered	VA0000607717	09/30/1993	The Mountain Corporation (NY)
Ying Yang Pot Tree	U.S.	Registered	VA0000607718	09/30/1993	The Mountain Corporation (NY)

<u>Title</u>	<u>Country</u>	<u>Status</u>	<u>Reg. / Appl. Number</u>	<u>Reg. / Issue Date</u>	<u>Owner</u>
					Corporation (NY)
Tokin' Moon	U.S.	Registered	VA0000607719	09/30/1993	The Mountain Corporation (NY)
Time Travel	U.S.	Registered	VA0000607720	09/30/1993	The Mountain Corporation (NY)
Rasta Sun	U.S.	Registered	VA0000607721	09/30/1993	The Mountain Corporation (NY)
It Must Have Been the Roses	U.S.	Registered	VA0000607722	09/30/1993	The Mountain Corporation (NY)
Imagine Tree	U.S.	Registered	VA0000607723	09/30/1993	The Mountain Corporation (NY)
Hemp Day Every Day	U.S.	Registered	VA0000607724	09/30/1993	The Mountain Corporation (NY)
Gorilla	U.S.	Registered	VA0000607725	09/30/1993	The Mountain Corporation (NY)
Frog and Fairy	U.S.	Registered	VA0000607726	09/30/1993	The Mountain Corporation (NY)
Experience	U.S.	Registered	VA0000607727	09/30/1993	The Mountain Corporation (NY)
Dark Side of the Sun	U.S.	Registered	VA0000607728	09/30/1993	The Mountain Corporation (NY)
All Creatures, One Mother	U.S.	Registered	VA0000607729	09/30/1993	The Mountain Corporation (NY)
The Dead Sea	U.S.	Registered	VA0000627124	02/28/1994	The Mountain Corporation (NY)
. . . Where the American Spirit Began	U.S.	Registered	VA0000627125	02/28/1994	The Mountain Corporation (NY)
Sunflower Daydream	U.S.	Registered	VA0000627126	02/28/1994	The Mountain Corporation (NY)
The Juggler	U.S.	Registered	VA0000627127	02/28/1994	The Mountain Corporation (NY)
Flying Eyeballs	U.S.	Registered	VA0000627735	02/28/1994	The Mountain Corporation (NY)
Never Confuse a Long Life with an Interesting One	U.S.	Registered	VA0001778590	05/03/2011	The Mountain Corporation (NH)
The One Who Dies with the Most Mosquito Bites Wins	U.S.	Registered	VA0001778614	05/03/2011	The Mountain Corporation (NH)
Be The One That Got Away	U.S.	Registered	VA0001778601	05/03/2011	The Mountain Corporation (NH)
If You Smell Something Burning,	U.S.	Registered	VA0001778573	05/03/2011	The Mountain Corporation (NH)

<u>Title</u>	<u>Country</u>	<u>Status</u>	<u>Reg. / Appl. Number</u>	<u>Reg. / Issue Date</u>	<u>Owner</u>
Relax, It's Just Your Thighs					
You Don't Have to Be Crazy. But It Helps.	U.S.	Registered	VA0001778607	05/03/2011	The Mountain Corporation (NH)

Applications for Registration:

None.

**SCHEDULE B**

**Patents**

Registrations and Applications:

<u>Title</u>	<u>Country</u>	<u>Application/ Patent Number</u>	<u>Appl. Date/ Issue Date</u>	<u>Status</u>	<u>Owner</u>
Enclosure Assembly (T- shirt box)	EPO	000416680 000416680	10/14/05	Issued	The Mountain Corporation (NH)
Enclosure Assembly	Canada	113059 113059	10/13/05 02/12/07	For-Issue	The Mountain Corporation (NH)
Enclosure Assembly	U.S.	29/227,952 D545,687	04/15/05 07/03/07	Issued	The Mountain Corporation (NH)


**SCHEDULE C**

**Trademarks**

Registrations and Applications for Registration:

<u>Trademark</u>	<u>Country</u>	<u>Reg. / App. Number</u>	<u>Reg. Date / Appl. Date</u>	<u>Status</u>	<u>Owner</u>
THE MOUNTAIN	CA	TMA508,266 859058	02/22/99 10/20/97	Registered	The Mountain Corporation (NY)
THE MOUNTAIN	U.S.	2,208,744 75/363,020	12/08/98 09/25/97	Registered	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	UAE	213195	12/31/14 06/18/14	Registered	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	China	1129133	08/15/12	Pending	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	EPO	2123214 2123214	01/31/02 03/08/01	Registered	The Mountain Corporation (NH)
THE MOUNTAIN	Madrid designating China	1129133 A0031312	08/15/12 08/15/12	Registered	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	Paraguay	28570	06/28/13	Pending	The Mountain Corporation (NH)
THE MOUNTAIN	Turkey	2013/68869	10/01/15 08/28/13	Registered	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	Australia	872683 872683	01/08/02 04/17/01	Registered	The Mountain Corporation (NH)

<u>Trademark</u>	<u>Country</u>	<u>Reg. / App. Number</u>	<u>Reg. Date / Appl. Date</u>	<u>Status</u>	<u>Owner</u>
THE MOUNTAIN (and design)	Canada	TMA557,882 1048755	02/13/02 02/29/00	Registered	The Mountain Corporation (NH)
 THE MOUNTAIN (and design)	U.S.	2,375,180 75/791,348	08/08/00 09/02/99	Registered	The Mountain Corporation (NH)
MOUNTAIN GIRL (and design)	Canada	TMA695,503 1212762	09/04/07 04/05/04	Registered	The Mountain Corporation (NH)
 MOUNTAIN GIRL (stylized and design)	U.S.	2,963,164 78/317,829	06/21/05 10/23/03	Registered	The Mountain Corporation (NH)
WINE IS LIFE	U.S.	3,769,140 77/717,875	03/30/10 04/20/09	Registered - §8 affidavit due 09/30/2016 (with 6 mth grace period)	The Mountain Corporation (NH)
MOUNTAIN LIFE (stylized and design)	U.S.	3,871,977 77/733,470	11/09/10 05/11/09	Registered	The Mountain Corporation (NH)
THREE WOLF MOON	U.S.	4,161,566 77/744,446	06/19/12 05/26/09	Registered	The Mountain Corporation (NH)

<u>Trademark</u>	<u>Country</u>	<u>Reg. / App. Number</u>	<u>Reg. Date / Appl. Date</u>	<u>Status</u>	<u>Owner</u>
MOUNTAIN ORGANIC (and design)	U.S.	3,844,578 77/923,931	09/07/10 01/29/10	Registered	The Mountain Corporation (NH)
MANIMALS	U.S.	4,918,335 85/115,633	03/15/2016 08/25/10	Registered	The Mountain Corporation (NH)
BIG FACE	U.S.	4,660,115 85/767,911	12/23/14 10/31/12	Registered	The Mountain Corporation (NH)
3D TEES (stylized and design)	U.S.	4,642,009 85/950,682	11/18/14 06/04/13	Registered	The Mountain Corporation (NH)
3D TEES BY THE MOUNTAIN (stylized and design)	U.S.	4,625,751 85/950,688	10/21/14 06/04/13	Registered	The Mountain Corporation (NH)
(design only)	U.S.	4,650,219 86/074,145	12/02/14 09/25/13	Registered	The Mountain Corporation (NH)
 THE MOUNTAIN (and design)	U.S.	86/360,363	08/07/14	Pending	The Mountain Corporation (NH)

<u>Trademark</u>	<u>Country</u>	<u>Reg. / App. Number</u>	<u>Reg. Date / Appl. Date</u>	<u>Status</u>	<u>Owner</u>
 THE MOUNTAIN (and design)	U.S.	86/360,369	08/07/14	Pending	The Mountain Corporation (NH)
MEOUNTAIN	U.S.	86/609,360	04/24/15	Pending	The Mountain Corporation (NH)
THE MOUNTAIN - THE ORIGINAL ARTWEAR COMPANY	U.S.	86/665,507	06/17/15	Pending	The Mountain Corporation (NH)
THE MOUNTAIN ARTWEAR	U.S.	86/665,517	06/17/15	Pending	The Mountain Corporation (NH)
AMP YOUR AURA	U.S.	4,922,556 86/718,065	03/22/2016 08/07/15	Registered	The Mountain Corporation (NH)
 AMP YOUR AURA (stylized)	U.S.	86/732,637	08/21/15	Pending	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	UAE	248300	02/08/16	Pending	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	China			In Process	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	India	1257232	06/08/15	Pending	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	Japan	1257232	06/08/15	Pending	The Mountain Corporation (NH)
THE MOUNTAIN (and design)	Madrid Protocol designating	1257232 A0050885	06/08/15 06/08/15	Pending	The Mountain Corporation (NH)



<u>Trademark</u>	<u>Country</u>	<u>Reg. / App. Number</u>	<u>Reg. Date / Appl. Date</u>	<u>Status</u>	<u>Owner</u>
	India and Japan				