

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM398634

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Lady Skinz, LLC		08/01/2016	Limited Liability Company: ARIZONA
RECEIVING PARTY DATA			
Name:	Chevaleau Chic, LLC		
Street Address:	110 Mountain Summit Road		
City:	Traveler's Rest		
State/Country:	SOUTH CAROLINA		
Postal Code:	29690		
Entity Type:	Limited Liability Company: SOUTH CAROLINA		
PROPERTY NUMBERS Total: 3			
Property Type	Number	Word Mark	
Registration Number:	4589241	LADY SKINZ	
Registration Number:	4589275	LEGSKINZ	
Registration Number:	4507043	KIDSKINZ	
CORRESPONDENCE DATA			
Fax Number:	2038650297		
<i>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.</i>			
Phone:	203-777-6628		
Email:	docket@bachlap.com		
Correspondent Name:	Gregory P. LaPointe		
Address Line 1:	900 Chapel Street		
Address Line 2:	Suite 1201		
Address Line 4:	New Haven, CONNECTICUT 06510		
NAME OF SUBMITTER:	Gregory P. LaPointe		
SIGNATURE:	/Gregory P. LaPointe/		
DATE SIGNED:	09/15/2016		
Total Attachments: 5			
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BILL OF SALE AND ASSIGNMENT OF INTANGIBLE ASSETS

This Bill of Sale and Assignment of Intangible Assets ("Assignment") is made and executed this 1st day of August, 2016, by **Joanne C. Springrose** ("Springrose") for the benefit of Chevaleau Chic, LLC, a South Carolina limited liability company ("CC").

WHEREAS, on or about August 1, 2016, Lady Skinz, LLC ("Lady Skinz"), Susan Hladky ("Hladky") and Springrose, collectively as Seller, and CC entered into that certain Asset Purchase Agreement for the sale of tangible and intangible assets owned by Lady Skinz, Hladky and Springrose, the terms of which are incorporated herein by reference.

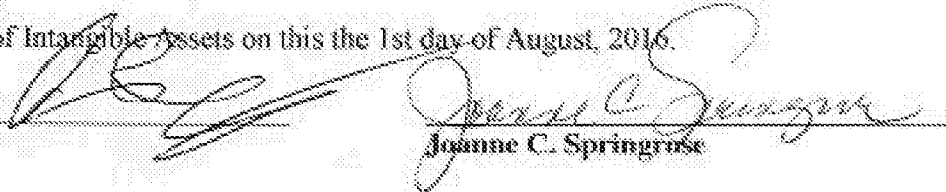
WHEREAS, Springrose wishes to execute this Assignment in fulfillment of certain obligations contemplated by the Asset Purchase Agreement.

NOW, THEREFORE, in partial consideration of the purchase price (as defined in the Asset Purchase Agreement), the receipt and sufficiency of which being hereby acknowledged, Springrose does hereby sell, transfer, assign, and convey unto CC all goodwill, customer lists, and valuable Individual Property Rights related to Lady Skinz and its business, including but not limited to, Springrose's influence over customers through her personal relationships, all customer files, lists, profiles, and other intangible assets related to Lady Skinz and created and obtained by Springrose prior to and during her ownership of Lady Skinz.

Springrose further covenants and agrees that she will do such further acts and execute and deliver such other documents as may be required from time to time in order to effectuate the terms of this Assignment.

IN WITNESS WHEREOF the undersigned has executed and delivered this Bill of Sale and Assignment of Intangible Assets on this the 1st day of August, 2016.

(Witness)


Joanne C. Springrose

BILL OF SALE AND ASSIGNMENT OF INTANGIBLE ASSETS

This Bill of Sale and Assignment of Intangible Assets ("Assignment") is made and executed this 1st day of August, 2016, by **Susan Hladky** ("Hladky") for the benefit of Chevaleau Chic, LLC, a South Carolina limited liability company ("CC").

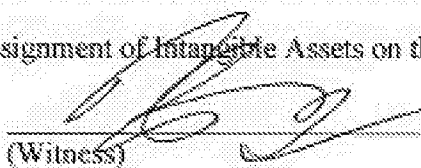
WHEREAS, on or about August 1, 2016, Lady Skinz, LLC ("Lady Skinz"), Hladky ("Hladky") and Joanne C. Springrose, collectively as Seller, and CC entered into that certain Asset Purchase Agreement for the sale of tangible and intangible assets owned by Lady Skinz, Hladky and Springrose, the terms of which are incorporated herein by reference.


WHEREAS, Hladky wishes to execute this Assignment in fulfillment of certain obligations contemplated by the Asset Purchase Agreement.

NOW, THEREFORE, in partial consideration of the purchase price (as defined in the Asset Purchase Agreement), the receipt and sufficiency of which being hereby acknowledged, Hladky does hereby sell, transfer, assign, and convey unto CC all goodwill, customer lists, and valuable Individual Property Rights related to Lady Skinz and its business, including but not limited to, Hladky's influence over customers through her personal relationships, all customer files, lists, profiles, and other intangible assets related to Lady Skinz and created and obtained by Hladky prior to and during her ownership of Lady Skinz.

Hladky further covenants and agrees that she will do such further acts and execute and deliver such other documents as may be required from time to time in order to effectuate the terms of this Assignment.

IN WITNESS WHEREOF the undersigned has executed and delivered this Bill of Sale and Assignment of Intangible Assets on this the 1st day of August, 2016.



(Witness)


Susan Hladky


IN WITNESS WHEREOF, Transferor and Transferee have executed this Bill of Sale as of the date first above written.



Transferor:
LADY SKINZ, LLC

Transferee:
CHEVALEAU CHIC, LLC


By: Susan Hladky
Its: Member




By: Catharine Chevaleau
Its: Sole Member


By: Joanne C. Springrose
Its: Member


Susan Hladky, Individually

Joanne C. Springrose, Individually

WITNESSED AS TO TRANSFEROR:

WITNESSED AS TO TRANSFEREE:


Tom Wright

Sherrri Wright
Sherrri Wright


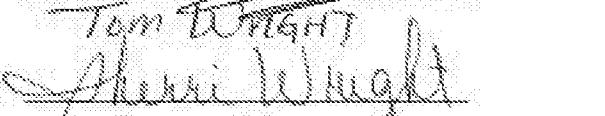
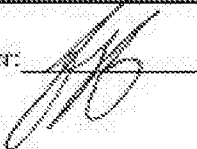
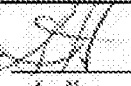

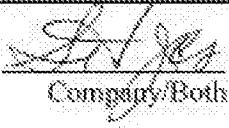

Tom Wright

Sherrri Wright
Sherrri Wright

EXHIBIT A
TRANSFERRED ASSETS

- (a) All Goodwill of the Seller;
- (b) All computer equipment and accessories, software and accounting programming purchased for or used in the operation of the Business;
- (c) On-hand inventory including but not limited to raw material deemed to be useable by Buyer, in Buyer's sole discretion (the "Inventory");
- (d) All on hand supplies and products used for and in the process of assembling and packaging the final product including but not limited to hangers, labels and preprinted packets;
- (e) All files, records, and written materials associated with or used in the business, or prospective business of the Seller;
- (f) Customer lists and other confidential information relating to the customers and business of the Seller;
- (g) Subject to consents that may be required of third parties, Seller's rights under various contracts pertaining to its business, including such matters as, manufacturing agreements, purchase orders, sales contracts, licenses, and other things to be set forth in the Purchase Agreement; and,
- (h) Licensed Trademarks for LADY SKINZ, LEGSKINZ, and KIDSKINZ; and any other intellectual property owned by the Company associated with the Business.

Buyer:  Seller:   
Indiv. Indiv. Company/Both

LADY SKINZ, LLC

WRITTEN UNANIMOUS CONSENT OF MEMBERS

The undersigned **Susan Hladky** and **Joanne C. Springrose**, being all the current members of Lady Skinz, LLC, an Arizona Limited Liability Company (the "Company"), acting by written consent and applicable law, waive notice of the time, place and purpose of a meeting of the members of the Company and hereby adopt the following resolutions and consent to the following actions with the same force and effect as if approved by vote at a duly constituted special meeting of the members, and direct that this document be delivered to the Company for inclusion in the minutes, or filing with the records, of the Company:

BE IT RESOLVED, that **Susan Hladky** and **Joanne C. Springrose** are hereby authorized on behalf of the Company to execute and deliver such documents and perform such acts necessary to sell all tangible and intangible assets owned by the Company as more particularly outlined in the Asset Purchase Agreement dated August 1, 2016 between the Company and Chevaleau Chic, LLC for a purchase price of \$120,000.00.

BE IT FURTHER RESOLVED, that any and all actions taken by **Susan Hladky** and **Joanne C. Springrose** in connection with any of the matters contemplated by the foregoing resolution prior to the date hereof are hereby ratified, affirmed and approved in all respects

Dated as of the 1st day of August, 2016.


Susan Hladky, Member


Joanne C. Springrose, Member