

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM439349

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
LaserMax, Inc.		07/20/2017	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Crosman Corporation		
Street Address:	7629 State Route 5 And 20		
City:	Bloomfield		
State/Country:	NEW YORK		
Postal Code:	14469		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 15			
Property Type	Number	Word Mark	
Registration Number:	1938890	LASERMAX	
Registration Number:	3394033	UNI-MAX	
Registration Number:	3448764	UNI-GREEN	
Registration Number:	3673674	UNI-RED	
Registration Number:	3673676	UNI-IR	
Registration Number:	4491530	CENTERFIRE	
Registration Number:	4436376	LASERMAX GENESIS	
Registration Number:	4536628	LASERMAX NATIVE GREEN	
Registration Number:	4944076	CONTROLLED ACTIVATION	
Serial Number:	87151732	HOT SPOT	
Serial Number:	86742888		
Serial Number:	86742869	SPARTAN	
Serial Number:	86742895	SPARTAN LASER	
Serial Number:	87397491	BUILD IN BUSINESS TO LEARN	
Serial Number:	87307488	GRIPSENSE	
CORRESPONDENCE DATA			
Fax Number:			
<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>			

OP \$390.00 1938890

TRADEMARK

Phone: 617-523-2700
Email: susan.dinicola@hklaw.com,nicole.tedesco@hklaw.com
Correspondent Name: Holland & Knight LLP
Address Line 1: 10 St. James Avenue
Address Line 4: Boston, MASSACHUSETTS 02116

NAME OF SUBMITTER: Susan C. DiNicola

SIGNATURE: /Susan C. DiNicola/

DATE SIGNED: 08/15/2017

Total Attachments: 6

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TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT ("*Assignment*") is entered into as of July 20, 2017, by LaserMax, Inc. a Delaware corporation ("*Assignor*") in favor of Crosman Corporation, a Delaware corporation ("*Assignee*").

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement dated as of even date herewith (the "*Asset Purchase Agreement*") pursuant to which Assignor has sold, and Assignee has purchased, certain assets of Assignor, including, without limitation, certain trademarks and trademark applications (the "*Marks*");

WHEREAS, Assignor owns all right, title and interest in and to the Marks including, without limitation, the trademark registrations and applications for registration, identified and set forth on Schedule A attached hereto, and all goodwill associated therewith;

WHEREAS, Assignee is the successor to that portion of the assets of the business of the Assignor to which the Marks pertain and such business is ongoing and existing; and

WHEREAS, pursuant to the Asset Purchase Agreement, Assignor wishes to assign to Assignee, and Assignee wishes to acquire from Assignor, all of its right, title and interest in and to the Marks and all goodwill associated with the Marks.

NOW, THEREFORE, for good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, Assignor hereby agrees:

1. Assignor hereby irrevocably sells, transfers, assigns and conveys to Assignee, its successors, legal representatives and assigns, the entire right, title and interest in, to and under the Marks, in the United States and all countries throughout the world, together with the goodwill of the business associated therewith, including, without limitation, any registrations and applications therefor, any renewals and extensions of the registrations and all corresponding rights that are or may be secured under the laws of the United States or any foreign country, now or hereafter arising or in effect, for Assignee's own use and enjoyment, including all rights of priority, to the full end of the term or terms for which the foregoing may be granted, renewed and/or extended, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made, together with all rights to collect royalties, products and proceeds in connection with any of the foregoing and all rights to sue for past, present or future infringement, misappropriation, unfair competition, dilution or other violation of the foregoing, and all rights to recover damages or lost profits in connection therewith, and all rights corresponding thereto throughout the world.
2. Assignor shall provide Assignee, its successors and assigns, and their legal representatives such information, documents and assistance as Assignee or any such other person or entity may reasonably request (including, without limitation, execution and delivery of any assignments, affidavits, declarations, oaths or other documents as may reasonably be required) in connection with effectuating and implementing this

Assignment and to permit Assignee to be duly recorded as the registered owner of the Marks.

3. This Assignment shall be governed by and construed in accordance with the laws of the State of New York.
4. This Assignment is entered into pursuant to the Asset Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Assignor and Assignee with respect to the Marks. Capitalized terms not defined herein shall have the meanings ascribed to such terms in the Asset Purchase Agreement. This Assignment is intended to evidence the consummation of the transactions contemplated by the Asset Purchase Agreement and is subject to the terms and conditions set forth in the Asset Purchase Agreement. Nothing contained in this Assignment shall be construed to supersede, limit, qualify or otherwise modify any provision of the Asset Purchase Agreement. To the extent there is a conflict between the terms and provisions of this Assignment and the terms and provisions of the Asset Purchase Agreement, the terms and provisions of the Asset Purchase Agreement shall govern.

[Signature page follows.]

IN WITNESS WHEREOF, the undersigned has caused this Assignment to be executed in Assignor's name by Assignor's duly authorized officer as of the date first above written.

ASSIGNOR:

LASERMAX, INC.

MAUREEN SHAW
NOTARY PUBLIC-STATE OF NEW YORK
No. 01SH6297577
Qualified in Monroe County
My Commission Expires February 24, 18

By: S. Houde-Walter
Name: Susan Houde-Walter
Title: Chief Executive Officer

STATE OF NY)
) ss:
COUNTY OF MONROE)


On this 20 day of July, 2017, before me personally appeared Susan Houde-Walter to me personally known, who, being duly sworn, did say that he executed the foregoing assignment for and on behalf of LaserMax, Inc. being duly authorized to do so.

(SEAL)

MCS
Notary Public

ASSIGNEE:

CROSMAN CORPORATION

By: 

Name: Robert A. Beckwith


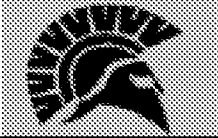

Title: Chief Executive Officer

[Signature Page to Trademark Assignment]

TRADEMARK
REEL: 006130 FRAME: 0332

Schedule A
to Trademark Assignment

Registered Trademarks:

Mark	Mark Drawing	Goods and Services	Serial Number	Filed	Registration Number	Registration Date
 LASERMAX	Design plus words, letters and/or numbers	Non-telescopic guns sights	7623445	1/20/1995	1938890	11/28/1995
UNI-MAX	Standard Character Mark	Laser pointing sights for small firearms	77056533	12/5/2006	3394033	3/11/2008
UNI-GREEN	Standard Character Mark	Laser pointing device for use with firearms	77303105	10/12/2007	3448764	6/17/2008
UNI-RED	Standard Character Mark	Laser pointing device for use with firearms	77304107	10/15/2007	3673674	8/25/2009
UNI-IR	Standard Character Mark	Laser pointing device for use with firearms	77304123	10/15/2007	3673676	8/25/2009
CENTERFIRE	Standard Character Mark	Laser sights for firearms	85412037	8/31/2001	4491530	3/4/2004
GENESIS	Standard Character Mark	Gun laser sights for firearms	85900549	4/10/2013	4436376	11/19/2013
LASERMAX GENERIS	Standard Character Mark	Gun laser sights for firearms	85900549	4/10/2013	4436376	11/19/2013
LASERMAX NATIVE GREEN	Standard Character Mark	Laser pointing devices for use with firearms	86054151	9/3/2013	4536628	5/27/2014
CONTROLLED ACTIVATION	Standard Character Mark	Laser sights for firearms.	86520990	2/2/2015	4944076	4/26/2016
HOTSPOT	Standard Character Mark	Sights for firearms	87151732	8/26/2016		
SPARTAN	Standard Character Mark	Gun Sights, namely, laser sights for firearms, firearm attachments, namely, lights for firearms, firearm attachments, namely, mounts for attaching lights to firearms.	28742869	8/31/2015		
	Design Only	Gun Sights, namely, laser sights for firearms, firearm attachments, namely, lights for firearms, firearm attachments, namely, mounts for attaching lights to firearms.	86742888	8/31/2015		
SPARTAN LASER	Standard Character Mark	Gun Sights, namely, laser sights for firearms, firearm attachments, namely, lights for firearms, firearm attachments, namely, mounts for attaching lights in firearms.	86742895	8/31/2015		
 Griipsense Activation Technology	Design plus words, letters, and/or numbers	Gun Sights, namely laser sights for firearms; firearm attachments, namely, lights for firearms	87397491	1/19/2017		
Gripsense	Standard Character Mark	Gun Sights, namely laser sights for firearms; firearm attachments, namely, lights for firearms	87307488	1/19/2017		

Unregistered Trademarks:

FIRST SHOT CONFIDENCE
GUIDE ROD LASER
MICRO II
RAIL VISE
SAFE ACTIVATION
BETTER SHOOTING STARTS HERE
THE PERFECT FIT
AS RUGGED AS THE GUN