

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM442512

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Union Bank, N.A.	FORMERLY Union Bank of California, N.A.	09/24/2009	National Banking Association:

RECEIVING PARTY DATA

Name:	Crocs, Inc.
Street Address:	7477 East Dry Creek Parkway
City:	Niwot
State/Country:	COLORADO
Postal Code:	80503
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 65

Property Type	Number	Word Mark
Serial Number:	78636356	BEACH
Serial Number:	75028825	BITE
Serial Number:	78174782	BITE
Serial Number:	78078536	BITE GOLF
Serial Number:	77197229	CROC-A-DOODLES
Serial Number:	76520746	CROCS
Serial Number:	78645937	CROCS
Serial Number:	78857086	CROCS
Serial Number:	77194912	CROCS
Serial Number:	77194907	CROCS CARES
Serial Number:	77194910	CROCS FOR A CAUSE
Serial Number:	77105599	CROCS LOCK
Serial Number:	78636674	
Serial Number:	77335228	
Serial Number:	78642974	CROCS ORTHO
Serial Number:	78693878	CROCSBUTTER
Serial Number:	78588872	CROCSKIN
Serial Number:	78727760	CROCSRX
Serial Number:	78765325	CROCSRX

TRADEMARK

Property Type	Number	Word Mark
Serial Number:	78765373	
Serial Number:	78765382	
Serial Number:	78465359	CROCSSTYLE
Serial Number:	78693873	CROSLITE
Serial Number:	78857082	CROSLITE AG+
Serial Number:	78765338	CROSLITE
Serial Number:	78765359	
Serial Number:	77146388	CROSLITE RT
Serial Number:	77975447	
Serial Number:	77072824	FURY
Serial Number:	78597376	FURY
Serial Number:	77231530	GOLACES
Serial Number:	77204594	
Serial Number:	78771256	JIBBITZ
Serial Number:	77086355	JIBBITZ
Serial Number:	77086366	JIBBITZ
Serial Number:	77086369	JIBBITZ
Serial Number:	77086370	JIBBITZ
Serial Number:	77221870	JIBBITZ
Serial Number:	78771251	JIBBITZ
Serial Number:	77221873	JIBBITZ
Serial Number:	78771254	JIBBITZ
Serial Number:	77117003	LIVE. PROTECT. RESPECT.
Serial Number:	77975221	MAMBAZ
Serial Number:	77975220	MAMBAZ
Serial Number:	78688672	OCEAN CUSTODIAN
Serial Number:	75322835	OCEAN MINDED
Serial Number:	77636065	OCEAN MINDED
Serial Number:	77636092	OCEAN MINDED
Serial Number:	78187412	ORTHOLINER
Serial Number:	78174717	ORTHOSPORT
Serial Number:	78174718	ORTHOSPORT
Serial Number:	77635449	PREPAIR
Serial Number:	77048599	RETROFIT
Serial Number:	77146410	RT
Serial Number:	77144169	
Serial Number:	77221992	SLIP 'EM ON AND GO.
Serial Number:	78858716	SO, THAT'S WHAT THE HOLES ARE FOR!

Property Type	Number	Word Mark
Serial Number:	77144161	SOLESUNITED
Serial Number:	77144163	SOLESUNITED
Serial Number:	77095095	
Serial Number:	77194906	THE CROCS FOUNDATION
Serial Number:	77501809	WEAR A PAIR, SHARE A PAIR
Serial Number:	75291152	XGOLF
Serial Number:	77975296	YOU BY CROCS
Serial Number:	77975297	YOU BY CROCS

CORRESPONDENCE DATA

Fax Number: 3032912400

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: 303-291-2300

Email: kristimurray@perkinscoie.com

Correspondent Name: Alexander J.A. Garcia

Address Line 1: 1900 Sixteenth Street, Suite 1400

Address Line 4: Denver, COLORADO 80202

ATTORNEY DOCKET NUMBER: 09185.0006

NAME OF SUBMITTER: Alexander J.A. Garcia of Perkins CoieLLP

SIGNATURE: /Alexander Garcia/

DATE SIGNED: 09/08/2017

Total Attachments: 15

source=Release of Loan Agreement - Union Bank#page1.tif
source=Release of Loan Agreement - Union Bank#page2.tif
source=Release of Loan Agreement - Union Bank#page3.tif
source=Release of Loan Agreement - Union Bank#page4.tif
source=Release of Loan Agreement - Union Bank#page5.tif
source=Release of Loan Agreement - Union Bank#page6.tif
source=Release of Loan Agreement - Union Bank#page7.tif
source=Release of Loan Agreement - Union Bank#page8.tif
source=Release of Loan Agreement - Union Bank#page9.tif
source=Release of Loan Agreement - Union Bank#page10.tif
source=Release of Loan Agreement - Union Bank#page11.tif
source=Release of Loan Agreement - Union Bank#page12.tif
source=Release of Loan Agreement - Union Bank#page13.tif
source=Release of Loan Agreement - Union Bank#page14.tif
source=Release of Loan Agreement - Union Bank#page15.tif

September 24, 2009

Crocs, Inc.
6328 Monarch Park Place
Niwot, CO 80503
Attn: Mario M. Pasquale
Telephone: 303-848-7576

Re: Payoff of all obligations of Crocs, Inc. (the "Borrower")

Ladies and Gentlemen:

Reference is hereby made to that certain Loan Agreement dated as of May 8, 2007 as the same has been amended through the date hereof, the "Credit Agreement") between the Borrower and Union Bank, N.A. ("Lender").

We acknowledge that the Borrower has paid off all of its indebtedness to Lender payable under the Credit Agreement, including principal, accrued and unpaid interest, fees, costs and expenses owing by the Borrower under the Credit Agreement (collectively, the "Obligations"). This letter will confirm that all obligations under the Credit Agreement have been paid in full and Lender agrees and acknowledges that it has no other credit arrangements with, loans outstanding to or indebtedness owing from the Borrower.

1. Termination of Obligations. All of Lender's commitments to extend further credit to the Borrower have terminated and the obligations of the Borrower under the Credit Agreement and all related documents have terminated, and all liens, security interests and mortgages granted by Borrower in favor of Lender are fully released. Lender agrees and acknowledges that it has no other interests or liens against the Borrower's personal or real property except those to being released pursuant to this letter.


2. Lender's Agreements. Lender will cause to be delivered to the Borrower as soon as possible, UCC termination statements, mortgage satisfactions and such other lien release documents as the Borrower may request in order to evidence or otherwise give public notice of such collateral terminations and releases, and the Borrower, its agents or any replacement lender, including PNC Bank, National Association shall be authorized to file such UCC termination statements with the appropriate filing offices.

3. Facsimile Delivery. Delivery of a photocopy, PDF or facsimile of an executed counterpart of this letter shall be effective as delivery of a manually executed original counterpart of this letter.

4. Governing Law. The validity, construction and effect of this payoff letter agreement shall be governed by the internal laws of the New York (without giving effect to principles of conflicts of law).

Very truly yours,

UNION BANK, N.A.

By: 
Name: *VP*
Title: *Michael J. Campbell*

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (the "Agreement") is made as of December 19, 2008, by and between Crocs, Inc., a Delaware corporation ("Grantor"), and Union Bank, N.A. (formerly known as Union Bank of California, N.A.; "Secured Party").

RECITALS

A. Secured Party has agreed to make certain advances of money and to extend certain financial accommodations to Grantor (the "Loans") in the amounts and manner set forth in that certain Loan Agreement, dated as of May 8, 2007 (as amended from time to time, including by that certain Amendment No. 7 to Loan Agreement of even date herewith, the "Loan Agreement"). All capitalized terms used herein without definition shall have the meanings ascribed to them in the Loan Agreement)

B. Secured Party is willing to make the Loans to Grantor, but only upon the condition, among others, that Grantor shall grant to Secured Party a security interest in all of Grantor's right title, and interest in, to and under all of the Collateral whether presently existing or hereafter acquired.

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

1. Grant of Security Interest. As collateral security for the prompt and complete payment and performance of all of Grantor's present or future indebtedness, obligations and liabilities to Secured Party, Grantor hereby grants a security interest and mortgage to Secured Party, as security, in and to Grantor's entire right, title and interest in, to and under all of its intellectual property, including without limitation the following (all of which shall collectively be called the "Collateral"):

(a) Any and all trade secrets, and any and all intellectual property rights in computer software and computer software products now or hereafter existing, created, acquired or held;

(b) Any and all design rights which may be available to Grantor now or hereafter existing, created, acquired or held;

(c) All patents, patent applications and like protections including without limitation improvements, divisions, continuations, renewals, reissues, extensions and continuations in part of the same, including without limitation the patents and patent applications set forth on Exhibit A attached hereto (collectively, the "Patents");

(d) Any trademark and servicemark rights, whether registered or not, applications to register and registrations of the same and like protections, and the entire goodwill of the business of Grantor connected with and symbolized by such trademarks, including without limitation those set forth on Exhibit B attached hereto (collectively, the "Trademarks");

(e) Any and all claims for damages by way of past, present and future infringement of any of the rights included above, with the right, but not the obligation, to sue for and collect such damages for said use or infringement of the intellectual property rights identified above;

(f) All licenses or other rights to use any of the Trademarks or Patents, and all license fees and royalties arising from such use to the extent permitted by such license or rights;

(g) All amendments, renewals and extensions of any of the Copyrights, Trademarks or Patents; and

(h) All proceeds and products of the foregoing, including without limitation all payments under insurance or any indemnity or warranty payable in respect of any of the foregoing.

Secured Party understands and agrees that Grantor may from time to time abandon or fail to renew elements of the Collateral for reasons that are in the best interest of the company and its business as determined in Grantor's good faith business judgment. Such Collateral will be, upon written request from and at the sole expense of Grantor, released as Collateral by Secured Party without penalty to Grantor.

2. Covenants and Warranties. Grantor represents, warrants, covenants and agrees as follows:

(a) Grantor or its subsidiaries are now the sole owner of the Collateral, except for licenses granted by Grantor and or its corporate subsidiary entities to its customers in the ordinary course of business;

(b) Except as set forth in the Schedule, Grantor's rights as a licensee of intellectual property do not give rise to more than five percent (5%) of its gross revenue in any given month, including without limitation revenue derived from the sale, licensing, rendering or disposition of any product or service;

(c) Performance of this Agreement does not conflict with or result in a breach of any agreement to which Grantor is party or by which Grantor is bound;

(d) During the term of this Agreement, Grantor will not transfer or otherwise encumber any interest in the Collateral, except for licenses granted by Grantor to its affiliated entities or in the ordinary course of business or as set forth in this Agreement;

(e) To its knowledge, except as set forth on the schedule attached hereto, each of the Patents is valid and enforceable, and no part of the Collateral has been judged invalid or unenforceable, in whole or in part, and no claim has been made that any part of the Collateral violates the rights of any third party;

(f) Grantor shall deliver to Secured Party within thirty (30) days of the last day of each fiscal quarter, a report signed by Grantor, in form reasonably acceptable to Secured Party, listing any applications or registrations that Grantor has made or filed in respect of any patents or trademarks and the status of any outstanding applications or registrations and a list of any patents or trademarks that have been abandoned or have not been renewed. Grantor shall promptly advise Secured Party of any material change in the composition of the Collateral, including but not limited to any subsequent ownership right of the Grantor in or to any Trademark or Patent not specified in this Agreement;

(g) Except as otherwise specifically set forth herein, Grantor shall use commercially reasonable efforts (including consistent with Grantor's past practice) to (i) protect, defend and maintain the validity and enforceability of the Trademarks and Patents (ii) detect infringements of the Trademarks and Patents and promptly advise Secured Party in writing of material infringements detected and (iii) not allow any Trademarks or Patents to be abandoned, forfeited or dedicated to the public without the written consent of Secured Party, which shall not be unreasonably withheld;

2.2 Grantor shall register or cause to be registered (to the extent not already registered) with the United States Patent and Trademark Office those registrable intellectual property rights now owned or hereafter developed or acquired by Grantor to the extent that Grantor, in its reasonable business judgment, deems it appropriate to so protect such intellectual property rights;

2.3 Grantor shall, on a quarterly basis, give Secured Party written notice of any applications or registrations of intellectual property rights filed with the United States Patent and Trademark Office, including the date of such filing and the registration or application numbers, if any;

2.4 Secured Party may audit the Collateral to confirm compliance with this Section, provided such audit may not occur more often than twice per year, unless an Event of Default has occurred and is continuing;

2.5 This Agreement creates, and in the case of after acquired Collateral, this Agreement will create at the time Grantor first has rights in such after acquired Collateral, in favor of Secured Party a valid and

perfected first priority security interest in the Collateral in the United States securing the payment and performance of the obligations evidenced by the Loan Documents;

2.6 All information heretofore, herein or hereafter supplied to Secured Party by or on behalf of Grantor with respect to the Collateral is accurate and complete in all material respects;

2.7 Grantor shall not enter into any agreement that would materially impair or conflict with Grantor's obligations hereunder without Secured Party's prior written consent, which consent shall not be unreasonably withheld. Grantor shall not permit the inclusion in any material contract to which it becomes a party of any provisions that could or might in any way prevent the creation of a security interest in Grantor's rights and interests in any property included within the definition of the Collateral acquired under such contracts; and

2.8 Upon any executive officer of Grantor obtaining actual knowledge thereof, Grantor will promptly notify Secured Party in writing of any event that materially adversely affects the value of any Collateral, the ability of Grantor to dispose of any Collateral or the rights and remedies of Secured Party in relation thereto, including the levy of any legal process against any of the Collateral.

3. Secured Party's Rights. Secured Party shall have the right, but not the obligation, to take, at Grantor's sole expense, any actions that Grantor is required under this Agreement to take but which Grantor fails to take, after fifteen (15) days' notice to Grantor. Grantor shall reimburse and indemnify Secured Party for all reasonable costs and reasonable expenses incurred in the reasonable exercise of its rights under this section 3.

4. Inspection Rights. Grantor hereby grants to Secured Party and its employees, representatives and agents the right to visit, during reasonable hours upon prior reasonable written notice to Grantor, any of Grantor's plants and facilities that manufacture, install or store products (or that have done so during the prior six month period) that are sold utilizing any of the Collateral, and to inspect the products and quality control records relating thereto upon reasonable written notice to Grantor and as often as may be reasonably requested.

5. Further Assurances; Attorney in Fact.

(a) On a continuing basis, Grantor will make, execute, acknowledge and deliver, and file and record in the proper filing and recording places in the United States, all such instruments, including appropriate financing and continuation statements and collateral agreements and filings with the United States Patent and Trademark Office, and take all such action as may reasonably be deemed necessary or advisable, or as requested by Secured Party, to perfect Secured Party's security interest in all Patents and Trademarks and otherwise to carry out the intent and purposes of this Agreement, or for assuring and confirming to Secured Party the grant or perfection of a security interest in all Collateral.

(b) Grantor hereby irrevocably appoints Secured Party as Grantor's attorney in fact, with full authority in the place and stead of Grantor and in the name of Grantor, from time to time in Secured Party's discretion, to take any action and to execute any instrument which Secured Party may deem necessary or advisable to accomplish the purposes of this Agreement, including (i) to modify, in its sole discretion, this Agreement without first obtaining Grantor's approval of or signature to such modification by amending Exhibit A and Exhibit B, hereof, as appropriate, to include reference to any right, title or interest in any Trademarks or Patents acquired by Grantor after the execution hereof or to delete any reference to any right, title or interest in any Trademarks or Patents in which Grantor no longer has or claims any right, title or interest, (ii) to file, in its sole discretion, one or more financing or continuation statements and amendments thereto, relative to any of the Collateral without the signature of Grantor where permitted by law and (iii) after the occurrence of an Event of Default, to transfer the Collateral into the name of Secured Party or a third party to the extent permitted under the California Uniform Commercial Code.

6. Events of Default. The occurrence of any of the following shall constitute an Event of Default under the Agreement:

(a) An Event of Default occurs under the Loan Agreement; or

(b) Grantor breaches any warranty or agreement made by Grantor in this Agreement and, as to any breach that is capable of cure, Grantor fails to cure such breach within five (5) days of the earlier of (x) Grantor's knowledge or (y) Secured Party's notice to Grantor, of the occurrence of such breach.

7. Remedies. Upon the occurrence and continuance of an Event of Default, Secured Party shall have the right to exercise all the remedies of a secured party under the California Uniform Commercial Code, including without limitation the right to require Grantor to assemble the Collateral and any tangible property in which Secured Party has a security interest and to make it available to Secured Party at a place designated by Secured Party. Secured Party shall have a nonexclusive, royalty free license to use the Trademarks and Patents to the extent reasonably necessary to permit Secured Party to exercise its rights and remedies upon the occurrence of an Event of Default. Grantor will pay any expenses (including reasonable attorneys' fees) incurred by Secured Party in connection with the exercise of any of Secured Party's rights hereunder, including without limitation any expense incurred in disposing of the Collateral. All of Secured Party's rights and remedies with respect to the Collateral shall be cumulative.

8. Indemnity. Grantor agrees to defend, indemnify and hold harmless Secured Party and its officers, employees, and agents against all obligations, demands, claims, and liabilities claimed or asserted by any other party in connection with the transactions contemplated by this Agreement.

9. Course of Dealing. No course of dealing, nor any failure to exercise, nor any delay in exercising any right, power or privilege hereunder shall operate as a waiver thereof.

10. Attorneys' Fees. If any action relating to this Agreement is brought by either party hereto against the other party, the prevailing party shall be entitled to recover reasonable attorneys' fees, costs and disbursements.

11. Amendments. This Agreement may be amended only by a written instrument signed by both parties hereto.

12. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which together shall constitute the same instrument.

13. GOVERNING LAW; VENUE. EXCEPT AS OTHERWISE EXPRESSLY PROVIDED IN ANY OF THE LOAN DOCUMENTS, IN ALL RESPECTS, INCLUDING ALL MATTERS OF CONSTRUCTION, VALIDITY AND PERFORMANCE, THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS AND THE OBLIGATIONS ARISING HEREUNDER AND THEREUNDER SHALL BE GOVERNED BY, AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CALIFORNIA APPLICABLE TO CONTRACTS MADE AND PERFORMED IN SUCH STATE, WITHOUT REGARD TO THE PRINCIPLES THEREOF REGARDING CONFLICTS OF LAWS, AND ANY APPLICABLE LAWS OF THE UNITED STATES OF AMERICA. BORROWER HEREBY CONSENTS AND AGREES THAT THE STATE OR FEDERAL COURTS LOCATED IN SAN DIEGO COUNTY, CALIFORNIA SHALL HAVE EXCLUSIVE JURISDICTION TO HEAR AND DETERMINE ANY CLAIMS OR DISPUTES BETWEEN BORROWER AND BANK PERTAINING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR TO ANY MATTER ARISING OUT OF OR RELATED TO THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS; PROVIDED, THAT BANK, AND BORROWER ACKNOWLEDGE THAT ANY APPEALS FROM THOSE COURTS MAY HAVE TO BE HEARD BY A COURT LOCATED OUTSIDE OF SAN DIEGO COUNTY, CALIFORNIA; AND FURTHER PROVIDED, THAT NOTHING IN THIS AGREEMENT SHALL BE DEEMED OR OPERATE TO PRECLUDE BANK FROM BRINGING SUIT OR TAKING OTHER LEGAL ACTION IN ANY OTHER JURISDICTION TO COLLECT THE OBLIGATIONS, TO REALIZE ON THE COLLATERAL OR ANY OTHER SECURITY FOR THE OBLIGATIONS, OR TO ENFORCE A JUDGMENT OR OTHER COURT ORDER IN FAVOR OF AGENT FOR THE BENEFIT OF ITSELF AND LENDERS. BORROWER EXPRESSLY SUBMITS AND CONSENTS IN ADVANCE TO SUCH JURISDICTION IN ANY ACTION OR SUIT COMMENCED IN ANY SUCH COURT, AND BORROWER HEREBY WAIVES ANY OBJECTION WHICH IT MAY HAVE BASED UPON LACK OF PERSONAL JURISDICTION, IMPROPER VENUE OR FORUM NON CONVENIENS AND HEREBY CONSENTS TO THE GRANTING OF SUCH LEGAL OR EQUITABLE RELIEF AS IS DEEMED APPROPRIATE BY SUCH COURT. BORROWER HEREBY WAIVES PERSONAL SERVICE OF THE SUMMONS, COMPLAINT AND OTHER PROCESS ISSUED IN ANY SUCH

ACTION OR SUIT AND AGREES THAT SERVICE OF SUCH SUMMONS, COMPLAINTS AND OTHER PROCESS MAY BE MADE BY REGISTERED OR CERTIFIED MAIL ADDRESSED TO BORROWER AT THE ADDRESS SET FORTH IN THE LOAN AGREEMENT AND THAT SERVICE SO MADE SHALL BE DEEMED COMPLETED UPON THE EARLIER OF BORROWER'S ACTUAL RECEIPT THEREOF OR THREE DAYS AFTER DEPOSIT IN THE UNITED STATES MAILS, PROPER POSTAGE PREPAID.

14. DISPUTES. TO THE EXTENT PERMITTED BY LAW, IN CONNECTION WITH ANY CLAIM, CAUSE OF ACTION, PROCEEDING OR OTHER DISPUTE CONCERNING THE LOAN DOCUMENTS (EACH A "CLAIM"), THE PARTIES TO THIS AGREEMENT EXPRESSLY, INTENTIONALLY, AND DELIBERATELY WAIVE ANY RIGHT EACH MAY OTHERWISE HAVE TO TRIAL BY JURY. IN THE EVENT THAT THE WAIVER OF JURY TRIAL SET FORTH IN THE PREVIOUS SENTENCE IS NOT ENFORCEABLE UNDER THE LAW APPLICABLE TO THIS AGREEMENT, THE PARTIES TO THIS AGREEMENT AGREE THAT ANY CLAIM, INCLUDING ANY QUESTION OF LAW OR FACT RELATING THERETO, SHALL, AT THE WRITTEN REQUEST OF ANY PARTY, BE DETERMINED BY JUDICIAL REFERENCE PURSUANT TO THE STATE LAW APPLICABLE TO THIS AGREEMENT. THE PARTIES SHALL SELECT A SINGLE NEUTRAL REFEREE, WHO SHALL BE A RETIRED STATE OR FEDERAL JUDGE. IN THE EVENT THAT THE PARTIES CANNOT AGREE UPON A REFEREE, THE COURT SHALL APPOINT THE REFEREE. THE REFEREE SHALL REPORT A STATEMENT OF DECISION TO THE COURT. NOTHING IN THIS PARAGRAPH SHALL LIMIT THE RIGHT OF ANY PARTY AT ANY TIME TO EXERCISE SELF-HELP REMEDIES, FORECLOSE AGAINST COLLATERAL OR OBTAIN PROVISIONAL REMEDIES. THE PARTIES SHALL BEAR THE FEES AND EXPENSES OF THE REFEREE EQUALLY, UNLESS THE REFEREE ORDERS OTHERWISE. THE REFEREE SHALL ALSO DETERMINE ALL ISSUES RELATING TO THE APPLICABILITY, INTERPRETATION, AND ENFORCEABILITY OF THIS PARAGRAPH. THE PARTIES ACKNOWLEDGE THAT IF A REFEREE IS SELECTED TO DETERMINE THE CLAIMS, THEN THE CLAIMS WILL NOT BE DECIDED BY A JURY.

[Balance of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.

Address of Grantor:

GRANTOR

6328 Monarch Park Place
Niwot, Colorado 80503

Attn: Mike Kruteck

CROCS, INC.

By: 

Its: CFO CROCS INC.

Address of Secured Party:

SECURED PARTY

530 B Street, 4th Floor
San Diego, California 92101

Attn: Jon Strayer

UNION BANK, N.A.

By: _____

Its: _____

[Signature Page to Intellectual Property Security Agreement]

WEST216216663
337173-000011

TRADEMARK
REEL: 006150 FRAME: 0785

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written.

Address of Grantor:

GRANTOR

6328 Monarch Park Place
Niwot, Colorado 80503

CROCS, INC.

Attn: Mike Kruteck

By: _____

Its: _____

Address of Secured Party:

SECURED PARTY

530 B Street, 4th Floor
San Diego, California 92101

UNION BANK, N.A.

Attn: Jon Strayer

By: 

Its: Michael J. Campbell
Vice President

[Signature Page to Intellectual Property Security Agreement]

WEST21621666.3
937173-000011

TRADEMARK
REEL: 006150 FRAME: 0786

EXHIBIT A

Patents

	Description	App. No.	App. Date	Patent No.	Issue Date
1.	(SMALL) OPEN SHOE, SUCH AS A SLIPPER, SANDAL AND THE LIKE	11/124,048	5/9/2005	7,367,142	5/6/2008
2.	ALL PURPOSE NUBBED CLEAT FOR SHOES AND OTHER NON-SLIP APPLICATIONS	08/882,516	6/25/1998	5,860,228	1/19/1999
3.	ALL TERRAIN SPIKE	29/040,047	1/16/1996	D375,192	11/5/1996
4.	Breathable Footwear Pieces			6,993,858	2/7/2006
5.	CLEAT ASSEMBLY FOR SHOES	08/768,846	12/18/1996	5,848,482	12/15/1998
6.	ELASTOMERIC FASTENER	11/530,005	9/7/2006		
7.	FASTENER	29/289,779	7/31/2007		
8.	FASTENER	29/289,789	7/31/2007		
9.	FOOTWEAR	29/206,427	5/28/2004	D517,789	3/28/2006
10.	FOOTWEAR	29/254,474	2/23/2006	D547,540	7/31/2007
11.	FOOTWEAR	29/283,855	8/24/2007		
12.	FOOTWEAR	29/328,528	11/25/2008		
13.	FOOTWEAR (Adara)	29/282,751	7/27/2007		
14.	FOOTWEAR (Axis)	29/306,958	4/18/2008		
15.	FOOTWEAR (Axis)	29/326,323	10/15/2008		
16.	FOOTWEAR (Baya)	29/282,760	7/27/2007		
17.	FOOTWEAR (Celeste)	29/282,583	7/24/2007		
18.	FOOTWEAR (CHUBB HYBRID)	29/246,178	3/9/2006	D564,206	3/18/2008
19.	FOOTWEAR (Crocodile Flip II - Ithaca)	29/275,178	12/15/2006	D578,279	10/14/2008
20.	FOOTWEAR (Crocodile Slide II - Cleo)	29/275,176	12/15/2006	D576,387	9/9/2008
21.	FOOTWEAR (Electro I)	29/306,957	4/18/2008		
22.	FOOTWEAR (Electro II)	29/326,324	10/15/2008		
23.	FOOTWEAR (Golf Shoe)	29/298,228	11/30/2007		
24.	FOOTWEAR (Hybrid Flip Men's II - Crete)	29/275,180	12/15/2006	D576,388	9/9/2008
25.	FOOTWEAR (Hybrid Flip Women's II - Capri)	29/275,181	12/15/2006	D576,389 ✓	9/9/2008
26.	FOOTWEAR (Kid's Hydro II - Crocling)	29/275,191	12/15/2006	D584,037	1/6/2009
27.	FOOTWEAR (Lena - Final Prototype)	29/302,587	1/18/2008		
28.	FOOTWEAR (Lexi - Final Prototype)	29/302,586	1/18/2008		
29.	FOOTWEAR (Mammoth)	29/280,317	5/23/2007		
30.	FOOTWEAR (Mary Jane)	29/246,201	3/20/2006	D564,207	3/18/2008
31.	FOOTWEAR (Men's Slide Hybrid II - Sobek)	29/275,189	12/15/2006	D576,390	9/9/2008
32.	FOOTWEAR (Mist - Final Prototype)	29/302,590	1/18/2008		
33.	FOOTWEAR (Nadia - Final	29/302,592	1/18/2008		

WEST21621666.3
337173-000011

	Description	App. No.	App. Date	Patent No.	Issue Date
	Prototype)				
34.	FOOTWEAR (Nanook - Final Prototype)	29/302,588	1/18/2008		
35.	FOOTWEAR (No Holes)	29/206,450	5/28/2004	D517,790	3/28/2006
36.	FOOTWEAR (OFF ROAD II)	29/251,384	1/6/2006	D564,208	3/18/2008
37.	FOOTWEAR (Otter)	29/282,763	7/27/2007		
38.	FOOTWEAR (Plunge - Final Prototype)	29/302,591	1/18/2008		
39.	FOOTWEAR (PRIMA)	29/251,383	1/6/2006	D571,548	6/24/2008
40.	FOOTWEAR (PROFESSIONAL)	29/244,661	12/8/2005	D575,499	8/26/2008
41.	FOOTWEAR (Rally I)	29/306,953	4/18/2008		
42.	FOOTWEAR (SCUTES)	29/251,329	1/6/2006	D563,082	3/4/2008
43.	FOOTWEAR (Snowmass Sole)	29/252,517	1/23/2006	D556,438	12/4/2007
44.	FOOTWEAR (Snowmass)	29/252,526	1/23/2006	D557,006	12/11/2007
45.	FOOTWEAR (Specialist)	29/280,627	6/3/2007		
46.	FOOTWEAR (Velocity)	29/282,762	7/27/2007		
47.	FOOTWEAR (Wedge II - Sassari)	29/275,183	12/15/2006	D575,943	9/2/2008
48.	FOOTWEAR (Women's Slide Hybrid II - Patra)	29/275,188	12/15/2006	D575,942	9/2/2008
49.	FOOTWEAR (Yucatan)	29/282,764	7/27/2007		
50.	Footwear Pieces			7,146,751	12/12/2006
51.	FOOTWEAR SOLE	29/228,429	4/22/2005		
52.	FOOTWEAR UPPER	29/226,792	3/31/2005	D549,434	8/28/2007
53.	FOOTWEAR UPPER	29/226,856	3/31/2005	D550,441	9/11/2007
54.	FOOTWEAR UPPER	29/226,870	3/31/2005	D525,419	7/25/2006
55.	FOOTWEAR UPPER	29/228,428	4/22/2005	D543,681	6/5/2007
56.	FOOTWEAR UPPER	29/243,850	11/30/2005	D543,341	5/29/2007
57.	FOOTWEAR UPPER (ALL TERRAIN HYBRID)	29/251,316	1/6/2006	D564,743	3/25/2008
58.	FOOTWEAR UPPER (CHUBB)	29/241,490	10/26/2005	D564,205	3/18/2008
59.	HIGH TOP SANDAL UPPER	29/086,356	4/10/1998	D405,949	2/23/1999
60.	MANUFACTURING AND MARKETING METHOD FOR ACCESSORIZING SHOES	11/408,130	4/20/2006		
61.	MOLDED FOAM RECEPTACLE WITH MOLDED FOAM JAW OPENING	61/110,846	11/3/2008		
62.	MULTI-FUNCTIONAL CARRIER FOR CARRYING ITEMS (CROCS-a-Dial)	12/185,059	8/1/2008		
63.	PHONE CASE (CROCS-A-DIAL)	29/303,882	2/19/2008		
64.	RUNNING SANDAL	10/644,126	8/20/2003	7,121,020	10/17/2006
65.	RUNNING SANDAL	11/438,908	5/22/2006	7,320,188	1/22/2008
66.	Running Sandal			7,320,188	1/22/2008
67.	SANDAL STRAP SYSTEM	11/970,058	1/7/2008		
68.	SANDAL SYSTEM FOR	10/652,410	8/29/2003	7,055,265	6/6/2006

WEST21621666.3
337173-000011

	Description	App. No.	App. Date	Patent No.	Issue Date
	ATHLETIC ACTIVITES				
69.	SANDAL UPPER	29/058,452	8/15/1996	D387,893	12/23/1997
70.	SANDAL UPPER	29/071,106	5/21/1997	D392,453	3/24/1998
71.	SANDAL WITH RESILIENT CLAW SHAPED CLEATS	09/576,747	5/23/2000	6,295,742	10/2/2001
72.	SANDAL WITH TOE GUARD	09/657,729	9/8/2000	6,493,965	12/17/2002
73.	SANDAL WITH X-CROSS WEAVE STRAPS	09/136,494	8/19/1998	6,052,920	4/25/2000
74.	SANDALS WITH ADJUSTABLE CENTER POST ASSEMBLIES	11/708,852	2/20/2007		
75.	SHOE ACCESSORY	29/258,148	4/17/2006	D554,847	11/13/2007
76.	SHOE SOLE	29/058,697	8/21/1996	D390,347	2/10/1998
77.	SHOE SPIKE	29/070,581	5/12/1997	D396,949	8/18/1998
78.	SHOES HAVING LIGHTWEIGHT SOLE ASSEMBLIES AND METHODS FOR MANUFACTURING SUCH ASSEMBLIES	61/057,771	5/30/2008		
79.	SYSTEM AND METHOD FOR SECURING ACCESSORIES TO WEARABLE ITEMS	11/737,649	7/7/2006		
80.	SYSTEMS AND METHODS FOR CUSTOMIZING SHOES WITH ELASTOMERIC FASTENERS	61/103,504	10/7/2008		
81.	SYSTEMS AND METHODS FOR DISPLAY OR COLLECTION OF DECORATIVE ACCESSORIES	12/199,634	8/27/2008		
82.	SYSTEMS AND METHODS FOR SHOE CONSTRUCTION	12/037,814	2/26/2008		
83.	TOE GUARD	29/131/324	10/17/2000	D440,754	4/24/2001
84.	VENTILATED TOE GUARD FOR SANDALS	29/162,734	6/18/2002	D489,524	5/11/2004

WEST/21621666.3
337173-000011

EXHIBIT B**Trademarks**

	Description	Serial Number	Filing Date
1.	BEACH	78/636,356	5/24/2005
2.	BITE	75/028,825	11/20/1995
3.	BITE	78/174,782	10/15/2002
4.	BITE GOLF	78/078,536	8/9/2001
5.	CROC-A-DOODLES	77/197,229	6/4/2007
6.	CROCS	76/520,746	5/27/2003
7.	CROCS	78/645,937	6/8/2005
8.	CROCS	78/857,086	4/7/2006
9.	CROCS	77/194,912	5/31/2007
10.	CROCS CARES	77/194,907	5/31/2007
11.	CROCS FOR A CAUSE	77/194,910	5/31/2007
12.	CROCS LOCK	77/105,599	2/12/2007
13.	CROCS Logo	78/636,674	5/25/2005
14.	CROCS Logo	77/335,228	11/21/2007
15.	CROCS ORTHO	78/642,974	6/3/2005
16.	CROCSBUTTER	78/693,878	8/16/2005
17.	CROCSKIN	78/588,872	3/16/2005
18.	CROCSRX	78/727,760	10/6/2005
19.	CROCSRX	78/765,325	12/2/2005
20.	CROCSRX Logo	78/765,373	12/2/2005
21.	CROCSRX Logo	78/765,382	12/2/2005
22.	CROCSSTYLE	78/465,359	8/10/2004
23.	CROSLITE	78/693,873	8/16/2005
24.	CROSLITE AG+	78/857,082	4/7/2006
25.	CROSLITE and Molecule Logo	78/765,338	12/2/2005
26.	Croslite Logo	78/765,359	12/2/2005
27.	CROSLITE RT	77/146,388	4/2/2007
28.	Design of Flame	77/975,447	12/28/2006
29.	FURY	77/072,824	12/28/2006
30.	FURY and Design	78/597,376	3/29/2005
31.	GOLACES	77/231,530	7/17/2007
32.	GoLaces Logo	77/204,594	6/13/2007
33.	JIBBITZ	78/771,256	12/12/2005
34.	JIBBITZ	77/086,355	1/19/2007
35.	JIBBITZ	77/086,366	1/19/2007
36.	JIBBITZ	77/086,369	1/19/2007
37.	JIBBITZ	77/086,370	1/19/2007
38.	JIBBITZ	77/221,870	7/3/2007
39.	JIBBITZ & Design	78/771,251	12/12/2005
40.	JIBBITZ & Design (Black & White)	77/221,873	7/3/2007
41.	JIBBITZ & Design (Color)	78/771,254	12/12/2005
42.	LIVE. PROTECT. RESPECT.	77/117,003	2/27/2007
43.	MAMBAZ	77/975,221	1/30/2007
44.	MAMBAZ and Design	77/975,220	1/30/2007
45.	OCEAN CUSTODIAN	78/688,672	8/9/2005
46.	OCEAN MINDED	75/322,835	7/11/1997
47.	OCEAN MINDED	77/636,065	12/18/2008
48.	OCEAN MINDED	77/636,092	12/18/2008
49.	ORTHOLINER	78/187,412	11/21/2002

WEST21621666.3
337173-000011

	Description	Serial Number	Filing Date
50.	ORTHOSPORT	78/174,717	10/15/2002
51.	ORTHOSPORT	78/174,718	10/15/2002
52.	PREPAIR	77/635,449	12/17/2008
53.	RETROFIT	77/048,599	11/21/2006
54.	RT Molecule Logo	77/146,410	4/2/2007
55.	Scales Design	77/144,169	3/29/2007
56.	SLIP EM ON AND GO.	77/221,992	7/3/2007
57.	SO, THAT'S WHAT THE HOLES ARE FOR!	78/858,716	4/11/2006
58.	SOLESUNITED	77/144,161	3/29/2007
59.	SOLESUNITED and Design	77/144,163	3/29/2007
60.	Tail Logo	77/095,095	1/30/2007
61.	THE CROCS FOUNDATION	77/194,906	5/31/2007
62.	WEAR A PAIR, SHARE A PAIR	77/501,809	6/18/2008
63.	XGOLF	75/291,152	5/13/1997
64.	YOU BY CROCS	77/975,296	2/21/2007
65.	YOU BY CROCS Stylized	77/975,297	4/11/2007

WEST01621666.3
337173-000011

TRADEMARK
REEL: 006150 FRAME: 0791

SCHEDULE TO IP SECURITY AGREEMENT

Patent No. D517,789

WEST21621666.3
337173-000011