TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM466863

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TECHNIQUE GOLF, L.L.C.		03/21/2018	Limited Liability Company: MICHIGAN
SSG INTERNATIONAL, LLC		03/21/2018	Limited Liability Company: MICHIGAN

RECEIVING PARTY DATA

Name:	FIFTH THIRD BANK
Street Address:	217 E. Washington
City:	Ann Arbor
State/Country:	MICHIGAN
Postal Code:	48104
Entity Type:	banking corporation: OHIO

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	4756049	S
Registration Number:	3367056	SUPERSTROKE

CORRESPONDENCE DATA

Fax Number: 8446706009

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.

734-623-1665 Phone:

Email: nzemgulis@dickinsonwright.com

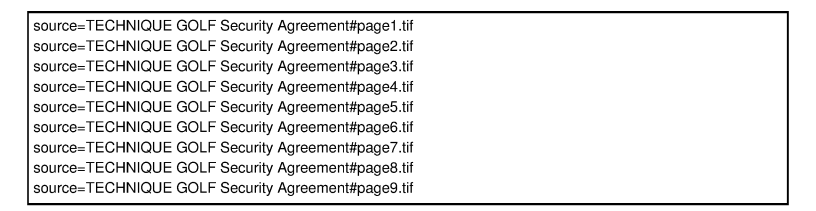
Correspondent Name: Colleen M. Shevnock Address Line 1: 350 South Main Street

Address Line 2: Suite 300

Address Line 4: Ann Arbor, MICHIGAN 48104

ATTORNEY DOCKET NUMBER:	21198-337
NAME OF SUBMITTER:	Colleen M. Shevnock
SIGNATURE:	/Colleen M. Shevnock/
DATE SIGNED:	03/23/2018
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Total Attachments: 9



PATENT AND TRADEMARK SECURITY AGREEMENT

THIS PATENT AND TRADEMARK SECURITY AGREEMENT (this "Agreement") is entered into as of March 21, 2018 by and among TECHNIQUE GOLF, L.L.C., a Michigan limited liability company (the "Borrower") and SSG INTERNATIONAL, LLC, a Michigan limited liability company ("SSG") (the Borrower and SSG are each a "Grantor" and collectively the "Grantors") and Fifth Third Bank, an Ohio banking corporation (the "Lender"), in connection with the Security Agreement referred to below.

Recitals

- A. The Grantors, and the Lender are entering into a Credit Agreement dated as of the date hereof (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement").
- B. In connection with the Credit Agreement, the Grantors entered into that certain Intellectual Property Security Agreement dated as of the date hereof (as amended or modified from time to time, the "Security Agreement") with the Lender.
- C. Pursuant to the terms of the Security Agreement, each Grantor pledged, assigned and granted to the Lender a security interest in all Intellectual Property (as defined in the Security Agreement) to secure the prompt and complete payment and performance of the Obligations as defined in the Credit Agreement and Security Agreement.
- D. Pursuant to the terms of the Security Agreement, each Grantor is required to execute and deliver to the Lender this Agreement.

Agreement

In consideration of the recitals set forth above and the mutual agreements contained herein and in the Credit Agreement and other Loan Documents, each Grantor hereby grants to the Lender, to secure the Obligations, a continuing security interest in all of such Grantor's right, title and interest in, to and under all Intellectual Property, including without limitation the following, whether now owned by or owing to, or hereafter acquired by or arising in favor of such Grantor:

- each trademark and trademark application and each trade name or derivation of Lender, including without limitation, each trademark and trademark application referred to in <u>Schedule 1</u> attached hereto, together with any reissues, continuations or extensions thereof and all goodwill associated therewith;
- (2) each trademark license, including without limitation, each trademark license listed on Schedule 1 attached hereto, together with all goodwill associated therewith;
- (3) all products and proceeds of the foregoing, including without limitation, any claim by the Grantor against third parties for past, present or future infringement of any trademark, including without limitation, any trademark referred to in <u>Schedule 1</u> attached hereto, any trademark issued pursuant to a trademark application referred to in <u>Schedule 1</u> and any trademark licensed under any trademark license listed on <u>Schedule 1</u> attached hereto (items 1 through 3 being herein collectively referred to as the "<u>Trademark Collateral</u>");

- (4) each patent and patent application, including without limitation, each patent referred to in <u>Schedule 2</u> attached hereto, together with any reissues, continuations or extensions thereof and all goodwill associated therewith;
- (5) each patent license, including without limitation, each patent license listed on <u>Schedule 2</u> attached hereto, together with all goodwill associated therewith;
- (6) all products and proceeds of the foregoing, including without limitation, any claim by the Grantor against third parties for past, present or future infringement of any patent, including without limitation, any patent referred to in <u>Schedule 2</u> attached hereto, any patent issued pursuant to a patent application and any patent licensed under any patent license listed on <u>Schedule 2</u> attached hereto (items 4 through 6 being herein collectively referred to as the "<u>Patent Collateral</u>").

The security interests granted to the Lender herein are granted in furtherance, and not in limitation of, the security interests granted to the Lender pursuant to the Security Agreement; provided, however, that nothing in this Agreement shall expand, limit or otherwise modify the security interests granted in the Security Agreement. Each Grantor acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral and the Patent Collateral made and granted hereby 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. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern. All capitalized terms used but not defined herein shall have the respective meanings ascribed thereto in the Security Agreement.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto executed this Agreement as of the date first set forth above.

TECHNIQUE GOLF, L.L.C.

By: Nul Willen

Print Name: Renee Millen Title: Chief Financial Officer

SSG INTERNATIONAL, LLC

By: 10 Mel Millen

Print Name: Rence Millen Title: Chief Financial Officer

FIFTH THIKD

By: _____ I ____ Print Name: Thomas J. Randall

Title: Vice President

SCHEDULE I fo PATENT AND TRADEMARK SECURITY AGREEMENT

Trademarks, Trademark Applications and Trademark Licenses

S			
RECORD	SSG International LLC	SSG International LLC	SSG International LLC
STATUS	Registered	Registered	Registered
PILING DATE/REG. DATE	06/16/2015	08/05/2015	11/21/2016
SERIAL NO./ REG. NO.	4,756,049	1688757	TMA952972
Country	Š.	Australia	Camada
g Ref.	15034- 200048- US	15034- 300048- AU	15034- 200048-
MARK	S LOGO (Stylized & Design)	S LOGO (Stylized & Design)	S LOGO (Stylized & Design)

					AU-granted, CH-refused,
SSG International LLC	SSG International LLC	SSG International LLC	SSG International LLC	SSG International LLC	SSG International LLC
Registered	Pending	Registered	Registered	Registered	Registered
11/21/2016	04/30/2005	09/23/2015	08/21/2015	07/16/2015	07/11/2007
15244437	16845311	013976402	5787415	401117953	930130
e H	China	European Community	uede E	Korea	International Register
15034- 300046- CN	15034- 300048- CN	15034- 300048- EM	15034- 300048- JP		15034- 300041- WP
SPETSTAR 15034-	S LOGO (Stylized & Design)	SUPERSTROKE			

CN - refused, EM - granted, JP - granted, KR - refused, NO - granted,						
	SSG International LLC	SSG International LLC	Assignment to SSG International LLC	SSG International LLC	SSG International LLC	SSG International LLC
	Registered	Registered	Registered	Registered	Registered	Registered
	01/08/2008	02/18/2008	10/04/2010	08/29/2007	04/17/2008	02/11/2008
	3,367,056	1193688	TMA778929	0930130	930130	09301300
	U.S.	Australia	Canada	European Community	u e de d	Norway
	15034- 200041- US	15034- 300041- AU-MP	15034- 300041- CA	15034- 300041- EM-MP	15034- 300041- JP-MP	15034- 300041- NO-MP
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Assignment to SSG International LLC filed	
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Assignment to SSG International LLC filed	Assignment to SSG International, LLC recorded on 03/10/15
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Registered	Registered
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09/21/2011 Registered	111 01/06/2012 Registered Assignment to SSG International International LLC recorded on 03/10/15
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SCHEDULE 2

to PATENT AND TRADEMARK SECURITY AGREEMENT

Patents

Notes	Confirmed Assignee: SSG International, LLC	Confirmed Assignee: SSG International, LLC	Confirmed Assignee: SSG International, LLC	Confirmed Assignee: SSG International, LLC	Confirmed Assignee: SSG International, LLC	Subject to Intercompany License Agreement from SSG to TG Confirmed Assignee: SSG	Subject to Intercompany
Issue Date	05/16/2006 Cc	05/20/2008 Cc	04/21/2009 Ca	08/18/2009 Co	05/11/2010 Cc	09/30/2003 SS E. E. SS C SS S	01/24/2006 Su
Publication No./Patent No.	Patent No. D521,089	Patent No. D569,469	Patent No. D590,903	Patent No. DS98,512	Patent No. 7,713,137	Patent No. 6,626,768	Patent No.
Ф 6 6 6 6 6 6 6 6 7 7 7 8 7 8 8 8 8 8 8 8	11/09/2004	02/15/2007	07/08/2008	07/08/2008	03/13/2008	12/05/2000	01/23/2003
Application No.	29/216,790	29/272,834	29/320,943	29/320,950	12/048,097	09/730,307	10/349,615
ries of servession	Putter head with Ball pickup	PUTTING ALIGNMENT SYSTEM	GOLF PUTTER GRIP WITH BLACK COLORED PANELS	GOLF PUTTER GRIP	CLUB GRIP	PUTTER GRIP	PUTTER GRIP
Docket No.	15034-000004-US	15034-000005-US	15034-000018-US	15034-000019-US	15034-000024-US	15034-000025-US	15034-000025-US-

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License Agreement from				
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