

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM488775

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Coredinations, LLC		06/13/2016	Limited Liability Company: OHIO
RECEIVING PARTY DATA			
Name:	American Crafts, L.C.		
Street Address:	588 West 400 South, Suite 300		
City:	Lindon		
State/Country:	UTAH		
Postal Code:	84042		
Entity Type:	Corporation: UTAH		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	3506218	C CORE' DINATIONS	
Registration Number:	3502916	COLORCORE CARDSTOCK	
Registration Number:	4941643	CORE	
Registration Number:	4564117	CORE'DINATIONS	
CORRESPONDENCE DATA			
Fax Number:	8013753865		
<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:	8013756600		
Email:	ipmail@djplaw.com		
Correspondent Name:	Brick Power		
Address Line 1:	3301 N. Thanksgiving Way, Suite 400		
Address Line 4:	Lehi, UTAH 84043		
NAME OF SUBMITTER:	Brick G. Power		
SIGNATURE:	/brick g power/		
DATE SIGNED:	09/05/2018		
Total Attachments: 7			
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INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment") is made as of June 13, 2016, by Coreinations, LLC, an Ohio limited liability company ("Assignor"), to American Crafts, L.C., a Utah limited liability company ("Assignee"). Capitalized terms not expressly defined herein shall have the meanings ascribed thereto in the Asset Purchase Agreement dated as of April 20, 2016, by and among Assignor, Assignee and Anthony Grinnell (the "Purchase Agreement").

WHEREAS, Assignor owns all right, title, and interest in and to the trademarks identified on Exhibit A attached hereto (the "Trademarks"), and owns all right, title, and interest in and to the trademark applications identified on Exhibit A attached hereto and incorporated herein (the "Trademark Applications"); and

WHEREAS, Assignor owns certain Intellectual Property Rights (as such term is defined in the Purchase Agreement) as more fully described in the Purchase Agreement (the "Company Intellectual Property"), which includes the Trademarks and Trademark Applications; and

WHEREAS, pursuant to that Purchase Agreement, Assignor agreed to assign to Assignee all right, title, and interest in and to the Company Intellectual Property.

NOW THEREFORE, for good and valuable consideration, the receipt, adequacy and legal sufficiency of which is acknowledged, Assignor hereby sells, grants, transfers, conveys, assigns, and delivers to Assignee all of Assignor's rights, titles, and interests in and to:

1. the Trademarks, together with all of the goodwill of Assignor embodied in and/or symbolized by the Trademarks and all other portions of Assignor's ongoing and existing business to which the Trademarks pertain, the Trademark Applications and the prospective registrations resulting therefrom, and all other rights arising from and/or relating to the Trademarks, now or hereafter existing, in the United States and in any foreign countries; and

2. the Company Intellectual Property, together with all of the goodwill of Assignor embodied in and/or symbolized by the Company Intellectual Property and all other rights arising from and/or relating thereto;

all such ownership, rights, title, and interest to be held by Assignee for Assignee's own use and enjoyment 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.

Assignor agrees that, without additional consideration and at Assignor's sole cost and expense, Assignor will take such further actions and execute promptly such further documents as are necessary to effect and record the above assignments, including any actions or documents required by the applicable registrar or other official to document the transfer herein or as may be necessary to protect, and vest good, valid, and marketable title to the Company Intellectual Property and any and all related rights in Assignee.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and subordinate or other officials, and any official of any country foreign to the United States whose duty it is to issue service patents, trademarks, or other evidence or forms of intellectual property protection or applications, to issue the same to Assignee and Assignee's successors, assigns, and other legal representatives in accordance with this Assignment.

The purpose of this instrument is solely to effect the conveyance of the Company Intellectual Property. Nothing in this instrument is meant to or shall be construed to affect in any way the warranties, representations, agreements and covenants of Assignor or Assignee set forth in the Purchase Agreement, the conditions provided in the Purchase Agreement under which Assignor or Assignee shall be liable for breaches of any such warranties, representations, agreements or covenants, or limitations on the liability for such breaches under the Purchase Agreement, it being the express intention and agreement of the parties that the specific rights of each party with respect to the foregoing are to be determined solely from and governed by the Purchase Agreement. This instrument shall be binding upon Assignor and its legal representatives, successors and assigns and inure to the benefit of Assignee and its legal representatives, successors and assigns.

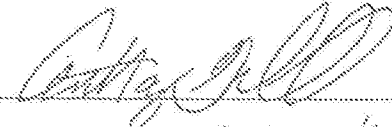
This Assignment shall be governed by and construed under the laws of the State of Utah without regard to principles of conflicts of laws.

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IN WITNESS WHEREOF, this Assignment has been executed as of the day and year first written above.

ASSIGNOR:

Coredinations, LLC,
an Ohio limited liability company

By: 

Name: Anthony Grinnell

Title: CEO

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Signature Page to Intellectual Property Assignment

TRADEMARK

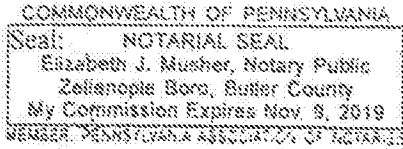
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Acknowledgement by Notary Public

State of Pennsylvania

County of Butler

On this 29 day of May, 2016, before me, the undersigned Notary Public, personally appeared Anthony Grinnell, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.



Signature: *Elizabeth J. Mueher*

Name: Elizabeth J. Mueher, Notary Public

EXHIBIT A

Trademarks

See Attached

4836-9405-2057_v.1

Report 2 - TM File - Listing by Reg. Owner, Country, Trademark

TM#	Registered Owner	Country	Trademark	Class	App No / App Date	Reg No / Reg Date	Status	Next Renewal Date	Agent
126448-0147881CA	CoreDinators, LLC	Canada	C CORE DINATIONS & Design	18	1,538,871 09-Aug-2011	TM#842,334 06-Feb-2013	REG	06-Feb-2028	Heaton Rose Fulbright Canada LLP
126448-0233001CA	CoreDinators, LLC	Canada	CORE	18, 35, 41	1,501,348 05-Nov-2012	TM#523,037 14-Dec-2015	REG	14-Dec-2030	Norton Rose Fulbright Canada LLP
126448-0358031CA	CoreDinators, LLC	Canada	COREINATIONS	18, 41	1,678,828 28-May-2014	TM#814,014 18-Sep-2015	REG	18-Sep-2038	Norton Rose Fulbright Canada LLP
126448-0148801CN	CoreDinators, LLC	China	C CORE DINATIONS & Design	18	1,123,040 20-Jul-2012	11,230,453 14-Dec-2013	REG	19-Dec-2023	Chang Tsai & Partners
126448-0187091CN	CoreDinators, LLC	China	COLDFCORE CARDSTOCK	18	1,123,348 20-Jul-2012	11,233,845 14-Dec-2013	REG	13-Dec-2023	Chang Tsai & Partners
126448-0387801CN	CoreDinators, LLC	China	COREINATIONS	18	1,658,722 20-Nov-2014		PEN		Chang Tsai & Partners
126448-0383001CN	CoreDinators, LLC	China	COREINATIONS	41	1,509,872 20-May-2014	1,509,872 07-Jul-2015	REG	06-Jul-2025	Chang Tsai & Partners
126448-0108801FR07	CoreDinators, LLC	European Union	C CORE DINATIONS & Design	18	1,918,811 05-Aug-2011	1,918,811 18-Dec-2011	REG	05-Aug-2021	Chewang LLP
126448-0266001FR01	CoreDinators, LLC	European Union	CORE	18, 35, 41	1,082,847 03-May-2012	01,088,847 13-Feb-2013	REG	03-May-2022	Chewang LLP
126448-0359801EM	CoreDinators, LLC	European Union	COREINATIONS	18, 41	1,291,748 28-May-2014	1,291,748 21-Oct-2014	REG	28-May-2024	Chewang LLP
126448-0148501HK	CoreDinators, LLC	Hong Kong	C CORE DINATIONS & Design	18	3,023,195 29-Jul-2012	3,023,195 09-Aug-2013	REG	19-Jul-2022	Chang Tsai & Partners
126448-0159801TW	CoreDinators, LLC	Taiwan	C CORE DINATIONS & Design	18	1,918,417 22-Jul-2012	01,918,226 01-Jun-2013	REG	31-Dec-2022	Chang Tsai & Partners
126448-0188001TW	CoreDinators, LLC	Taiwan	COLORCORE CARDSTOCK	18	1,818,475 28-Jul-2012	1,818,065 01-Aug-2013	REG	31-Jul-2023	Chang Tsai & Partners
126448-0133001US	CoreDinators, LLC	United States of America	C CORE DINATIONS & Design	18	7,725,836 17-Aug-2007	3,458,218 20-Sep-2008	REG	23-Sep-2018	
126448-0138001US	CoreDinators, LLC	United States of America	COLORCORE CARDSTOCK	18	7,733,912 21-Nov-2007	3,502,916 16-Sep-2008	REG	16-Sep-2018	

Report 2 - TM File - Listing by Reg. Owner, Country, Trademark

TMID	Registered Owner	Country	Trademark	Classes	App No / App Date	Reg No / Reg Date	Status	Next Renewal	Agent
128449-0254091US	Corinthians, LLC	United States of America	CORE	18, 41	88779, 488 02-Nov-2012	4, 941, 643 19-Apr-2016	REG	19-Apr-2026	
128449-0302001US	Corinthians, LLC	United States of America	CORPENTATIONS	18, 41	88732, 884 02-Dec-2013	4, 554, 117 08-Mar-2014	REG	08-Mar-2024	