OP \$240.00 86966371

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM497454

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
10653322 Canada Inc.		10/30/2018	Corporation: CANADA
Genfoot Inc.		10/30/2018	Corporation: CANADA
175968 Canada Inc.		10/30/2018	Corporation: CANADA

RECEIVING PARTY DATA

Name:	Roynat Inc.
Street Address:	1002 Sherbrooke Street West
Internal Address:	Suite 1105
City:	Montreal, Quebec
State/Country:	CANADA
Postal Code:	H3A 3L6
Entity Type:	Corporation: CANADA

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Serial Number:	86966371	AMAROK
Registration Number:	4848807	ECOLOGIC RUBBER
Registration Number:	4420450	RUBBERHE
Registration Number:	2302663	
Registration Number:	3221781	
Registration Number:	1080431	KAMIK
Registration Number:	2229864	KAMIK
Registration Number:	4765832	SNOWMASTER
Registration Number:	5258782	STEP OUTSIDE

CORRESPONDENCE DATA

Fax Number: 8028627512

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:802-863-2375Email:tmip@drm.comCorrespondent Name:Lawrence H. MeierAddress Line 1:199 Main Street

TRADEMARK

900473379 REEL: 006478 FRAME: 0561

Address Line 4: Burlin	ngton, VERMONT 05401
ATTORNEY DOCKET NUMBER:	05459-0000040
NAME OF SUBMITTER:	Lawrence H. Meier
SIGNATURE:	/Lawrence H. Meier/
DATE SIGNED:	11/08/2018

Total Attachments: 24

source=Movable Hypothec and Security Agreement#page1.tif source=Movable Hypothec and Security Agreement#page2.tif source=Movable Hypothec and Security Agreement#page3.tif source=Movable Hypothec and Security Agreement#page4.tif source=Movable Hypothec and Security Agreement#page5.tif source=Movable Hypothec and Security Agreement#page6.tif source=Movable Hypothec and Security Agreement#page7.tif source=Movable Hypothec and Security Agreement#page8.tif source=Movable Hypothec and Security Agreement#page9.tif source=Movable Hypothec and Security Agreement#page10.tif source=Movable Hypothec and Security Agreement#page11.tif source=Movable Hypothec and Security Agreement#page12.tif source=Movable Hypothec and Security Agreement#page13.tif source=Movable Hypothec and Security Agreement#page14.tif source=Movable Hypothec and Security Agreement#page15.tif source=Movable Hypothec and Security Agreement#page16.tif source=Movable Hypothec and Security Agreement#page17.tif source=Movable Hypothec and Security Agreement#page18.tif source=Movable Hypothec and Security Agreement#page19.tif source=Movable Hypothec and Security Agreement#page20.tif source=Movable Hypothec and Security Agreement#page21.tif source=Movable Hypothec and Security Agreement#page22.tif source=Movable Hypothec and Security Agreement#page23.tif source=Movable Hypothec and Security Agreement#page24.tif

MOVABLE HYPOTHEC AND SECURITY AGREEMENT

THIS AGREEMENT is entered into as of this 30th day of October, 2018

AMONG: ROYNAT INC., a corporation constituted in virtue of the Canada

Business Corporations Act, having a place of business at 1002 Sherbrooke Street West, Suite 1105, Montréal, Québec,

H3A 3L6,

("Roynat")

AND: 10653322 CANADA INC., a corporation constituted in virtue of the

Canada Business Corporations Act, having its registered office at

1940, 55th Avenue, Montréal (Québec) H8T 3H3,

(the "Borrower A")

AND: GENFOOT INC., a corporation constituted in virtue of the Canada

Business Corporations Act, having its registered office at 1940, 55th

Avenue, Montréal (Québec) H8T 3H3,

("Genfoot")

AND: 175968 CANADA INC., a corporation constituted by amalgamation

in virtue of the Canada Business Corporations Act, having its registered office at 1940, 55th Avenue, Montréal (Québec) H8T 3H3,

("175968" and together with Genfoot and the Borrower, the

"Grantors" and each a "Grantor")

PREAMBLE:

WHEREAS Roynat has agreed to grant one or more loans to the Borrower A and to Les Immeubles Genfoot Inc. / Genfoot Realty Inc. (the "Borrower B") in accordance with the Offer of Finance (as hereinafter defined);

WHEREAS each of the Grantors has agreed to grant the present hypothec in favour of Roynat to secure the payment of all of its present and future obligations towards Roynat (other than the Excluded Obligations (as hereinafter defined)), including all of its present and future obligations pursuant to the Offer of Finance, the Guarantee (as hereinafter defined), the other Financing Documents and the Swaps;

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NOW THEREFORE, the parties hereto have agreed as follows:

1. **DEFINITIONS**

All capitalized terms used in this Agreement, unless something in the subject or context is inconsistent therewith, shall have the meanings ascribed to them in the Offer of Finance. Moreover, in this Agreement:

- 1.1. "Agreement" means this agreement and all amendments, supplements, renewals, replacements, restatements or alterations thereto;
- 1.2. **"Excluded Obligations"** means the obligations of the Grantor under the Guarantee Loan B;
- 1.3. "Grantors" means, collectively, Genfoot, 175968 and the Borrower A, and their respective successors and assigns, including any person resulting from the amalgamation of such Grantor with any other person;
- 1.4. "Guarantee" means the guarantee dated October 30, 2018 granted by Genfoot and 175968 in favour of Roynat to guarantee the payment of all debts and obligations, present and future, of the Borrower A towards Roynat, and all amendments, supplements, renewals, replacements, restatements or alterations thereto:
- 1.5. "Guarantee Loan B" means the guarantee dated October 30, 2018 granted by Genfoot in favour of Roynat to guarantee the payment of all debts and obligations, present and future, of the Borrower B towards Roynat, and all amendments, supplements, renewals, replacements, restatements or alterations thereto;
- 1.6. "Hypothecated Property" means all or part of the property hypothecated or subject to the security interest under Section 2 hereof;
- 1.7. "Offer of Finance" means the offer of finance by Roynat to the Borrower A and to the Borrower B dated as of October 30, 2018 and accepted by, inter alios, the Borrower A and the Borrower B on October 30, 2018, and all amendments, supplements, renewals, replacements, restatements or alterations thereto;
- 1.8. "**Roynat**" means Roynat and its successors and assigns, including, any person resulting from the amalgamation of Roynat with any other person;
- 1.9. "Secured Obligations" means all of the Grantors' obligations secured by this Agreement in accordance with Section 3, including interest, fees and damages;
- 1.10. "Securities" means the capital stock of a legal person, units or any other equity interest in the capital of a legal person; bonds, debentures, bills of exchange, promissory notes, negotiable instruments and other evidence of indebtedness;

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options or rights in respect of the foregoing; and any other instrument or title generally called or included as a security. The expression "Securities" shall mean any or all Securities.

2. HYPOTHEC

- 2.1. For good and valuable consideration, each Grantor hereby hypothecates the following property in favour of Roynat for the sum of five million dollars (\$5,000,000.00), together with interest thereon at the rate of twenty-five percent (25%) per annum:
- X Α. The universality of all present and future movable property of such Grantor, both corporeal and incorporeal, including without limitation and for greater certainty, all present and future goodwill, trademarks (including without limitation applications for registration of trademarks and service marks, unregistered trademarks and service marks, trade dress, logos, designs, fictitious business names, any business identifiers and any other indicia of origin), patents and patent rights (including without limitation provisional and non-provisional applications, issued patents including those based on continuation, continuation-in-part, divisional and substitute applications, patents resulting from a reissue or reexamination proceeding, and any foreign equivalents and improvements thereof), copyrights, inventions, in each case of the foregoing intellectual property, whether registered or unregistered, other intangible property, monies, agreements and rights under agreements of such Grantor, and all its present and future undertaking, including those described in Schedule A hereto.
 - B. The following universality(ies) of property:
- (1) all present and future machinery and equipment of such Grantor including, without limitation, all tools, implements, furniture and vehicles;
 - (2) all present and future inventory of such Grantor including, without limitation, all property in stock, movable property in reserve, raw materials, goods in process, finished products, merchandise and wares, as well as any other property of such Grantor held for sale, lease or processing in the manufacture or transformation of property intended for sale, for lease, or for use in providing a service by such Grantor in the ordinary course of operation of its enterprise;
 - (3) all present and future claims of such Grantor including, without limitation, all customer accounts, accounts receivable, rights of action, demands, judgments, contract rights, amounts on deposit, proceeds of sale, assignment or lease of any property, rights or titles, and any indemnities payable under any contract of insurance whether or not such insurance is

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	on property forming part of the Hypothecated Property, the whole which are now due or which may become due to such Grantor, together with all judgments and all other rights, benefits, guarantees and securities for the said claims which are now or may hereafter exist in favour of such Grantor, and together with all books and accounts, client lists, client records, client files, titles, letters, invoices, papers and documents in any way evidencing or relating to all or any of the claims;
	(4) all present and future Securities, instruments, bills of lading, warehouse receipts, documents or other evidences of title of such Grantor;
	(5) all present and future goodwill, trademarks, patents and patent rights, copyrights, inventions, other intangible property, monies, agreements and rights under agreements of such Grantor, and all its present and future undertaking.
C.	The following specific property:
hereb	property has been selected under Section 2.1 A, B or C above, each Grantor by recognizes and confirms that the hypothecs granted hereunder shall affect niversality of all present and future movable property of such Grantor, both oreal and incorporeal.

- 2.2. The following property, to the extent not already included in the description in Section 2.1, is also covered by the hypothecs created hereunder:
 - 2.2.1. the proceeds of any sale, assignment, lease or other disposition of the Hypothecated Property, any claim resulting from such a sale, assignment, lease or other disposition, as well as any property acquired in replacement thereof;
 - 2.2.2. any indemnity or proceeds of insurance or expropriation payable in respect of the Hypothecated Property;
 - 2.2.3. any rights attached to the Hypothecated Property, as well as the fruits and revenues thereof:
 - 2.2.4. all client lists, client records, client files, titles, documents, records, receipts, invoices and accounts evidencing any of the Hypothecated

Property or relating thereto including, without limitation, computer disks, tapes and related data processing media and rights of such Grantor to retrieve same from third parties;

- 2.2.5. if the property described in Section 2.1 includes Securities, all other Securities issued or received in substitution, renewal, addition or replacement of Securities, or issued or received on the purchase, redemption, conversion, cancellation or other transformation of Securities or issued or received by way of dividend or otherwise to holders of Securities.
- 2.3. to secure the payment of interest and other fees, expenses and amounts payables which are not otherwise secured by the hypothecs created under Sections 2.1 and 2.2 above, and to further secure the payment to Roynat of the Secured Obligations, each Grantor hereby further hypothecates the Hypothecated Property in favour of Roynat for an amount equal to twenty percent (20%) of the principal amount mentioned in Section 2.1 above.
- 2.4. For the purposes of Section 9.7.2, each Grantor hereby charges, grants a security interest in, pledges and assigns in favour of Roynat the Hypothecated Property.

3. SECURED OBLIGATIONS

The hypothecs and security interest in Section 2 are granted to secure the payment of all obligations, present and future, direct or indirect, absolute or contingent, matured or not, whether incurred alone or with any other person, of the Grantors towards Roynat, including without limitation all present and future obligations of the Grantors pursuant to the Offer of Finance, the Guarantee, the other Financing Documents and the Swaps, but excluding the Excluded Obligations.

4. REPRESENTATIONS

Each Grantor represents to Roynat as follows:

- 4.1. it is the sole owner of the Hypothecated Property which now exists and all the Hypothecated Property is free and clear of all Liens, except for Permitted Liens;
- 4.2. the Hypothecated Property is situated in the Province of Quebec; and none of the Hypothecated Property is destined to be used in more than one jurisdiction;
- 4.3. it operates an enterprise;
- 4.4. none of the Hypothecated Property is incorporated in an immovable property; and none of the Hypothecated Property is permanently physically attached or joined to an immovable property, except for Hypothecated Property which has not lost its individuality and which is used for the operation of such Grantor's enterprise or the pursuit of such Grantor's activities.

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5. COVENANTS

Each Grantor covenants towards Roynat as follows:

- 5.1. it will notify Roynat in writing without delay of any change in its name, its domicile or registered office or in the contents or accuracy of the representations made in Section 4;
- 5.2. it will notify Roynat without delay of any loss or damage caused to the Hypothecated Property by fire or otherwise and repair, replace and rebuild, without delay, all property so destroyed, damaged or otherwise affected;
- 5.3. it will do all things, deliver to Roynat all documents and information and sign all documents necessary in order that the hypothecs created hereunder shall have full effect and remain at all times opposable to third parties and in order that Roynat may fully exercise its rights hereunder; and
- 5.4. it will duly execute and perform all of its obligations and undertakings towards Roynat pursuant to the Offer of Finance, the Guarantee, the other Financing Documents and the Swaps.

6. RIGHTS AND RESPONSIBILITIES OF ROYNAT

- 6.1. In the event a Grantor fails to observe or perform any of its obligations or undertakings under this Agreement, Roynat may, but shall not be obliged to, perform the same and any fees, costs or expenses incurred in so doing shall be forthwith due and payable by the Grantors to Roynat, with interest at the Default Rate, and shall form part of the Secured Obligations.
- 6.2. Upon the occurrence of a default hereunder, each Grantor hereby irrevocably constitutes Roynat or any manager or other officer of Roynat, its mandatary, with full power of substitution, in order to perform any act and sign any document, including any transfer or endorsement of Securities necessary or useful to the exercise of the rights conferred on Roynat pursuant to this Agreement.
- 6.3. Roynat is only required to exercise reasonable prudence and diligence in the exercise of its rights or the fulfilment of its obligations and, in any event, Roynat is only responsible for its intentional or gross fault. Each Grantor shall indemnify Roynat for any losses or expenses incurred by Roynat, or damages claimed against Roynat, for which Roynat is not so responsible.

7. PROVISIONS APPLICABLE TO CLAIMS

7.1. If the Hypothecated Property includes one or more claims, present or future, the following provisions shall apply to such claims in addition to the other provisions hereof:

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- 7.1.1. Roynat shall have the right to collect the capital falling due of, and any revenues of, any such claim which is or represents the indemnity payable under any insurance policy in respect of loss or damage to the Hypothecated Property.
- 7.1.2. Roynat authorizes each Grantor to collect when due the capital falling due of, and any revenues of, any other claim, until Roynat shall have given such Grantor a notice withdrawing such authorization, whereupon Roynat shall immediately have the right to collect all such capital and revenues. This notice of withdrawal may be given at any time after a default under this Agreement, and may be given from time to time in respect of all or any part or parts of the claims.
- 7.1.3. Each Grantor waives any obligation Roynat may have to inform such Grantor of any irregularity in the payment of any sums exigible on any claims.

8. DEFAULT AND RECOURSES

- 8.1. The Grantors will be in default under this Agreement upon the occurrence of an Event of Default under the Offer of Finance.
- 8.2. Upon the Grantors' default, and without limitation with respect to any other rights conferred herein or in the Offer of Finance, the Guarantee, the other Financing Documents and the Swaps, Roynat may exercise all of its rights and recourses hereunder or by law and it may enforce and realize its hypothecs, including the exercise of the hypothecary rights in virtue of the Civil Code of Québec, and foreclose on or otherwise enforce its security interest in accordance with applicable law. In the event Roynat gives a prior notice of its intention to exercise its hypothecary rights (or other rights as a secured creditor, as applicable) to the Grantors, the Grantors shall forthwith and voluntarily surrender the Hypothecated Property in favour of Roynat and cause any third party in possession of any part or all of the Hypothecated Property to forthwith and voluntary surrender said Hypothecated Property in favour of Roynat.
- 8.3. In order to enforce and realize the hypothecs or security interest created hereunder, Roynat may use, at the Grantors' expense, the premises where the Hypothecated Property is located, as well as the other property of the Grantors.

9. GENERAL PROVISIONS

- 9.1. Wherever this Agreement refers to the occurrence of an Event of Default, it shall mean an Event of Default which has occurred and is continuing.
- 9.2. The hypothecs and security interest created hereunder are in addition to and not in substitution or replacement for any other hypothec or security held by Roynat.

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- 9.3. The hypothecs and security interest created hereunder shall constitute a continuing security which shall remain in full force and effect notwithstanding the repayment, from time to time, of the whole or of any part of the Secured Obligations, and shall remain in full force until the execution and delivery of a release by Roynat. Furthermore, each Grantor shall be deemed to have once again obligated itself to perform any future obligation owed to Roynat forming part of the Secured Obligations in accordance with the provisions of Article 2797 of the Civil Code of Québec.
- 9.4. All notices, demands and other communications under this Agreement must be given in writing and hand delivered to the party concerned or be sent to it by prepaid registered mail or sent by fax or email, and the date of receipt of the said notice, if hand delivered, shall be considered its delivery date; if sent by mail as indicated above, the third (3rd) Business Day following the date it was sent and, if it is sent by fax or email, the transmission date if the transmission is done before 1:00 p.m. on a Business Day, and the Business Day following the transmission date in all other cases. The addresses of the parties hereto for the purposes of any notice are:
 - (i) with respect to the Grantors:

1940, 55th Avenue Montréal (Québec) H8T 3H3

Attention: Stephen Cook Email: scook@genfoot.com

Facsimile:

(ii) with respect to Roynat:

1002, Sherbrooke Street West, Suite 1105 Montreal (Quebec) H3A 3L6

Attention: Risk Management Facsimile: 514 987-4908,

or any other address that a party may indicate by means of a notice sent in the manner set out above.

9.5. In each of the cases set forth in Section 8.1, the Grantors shall be in default by the mere lapse of time, without any notice putting the Grantors in default being required. Each Grantor acknowledges and confirms that the Secured Obligations will be and remain solidary obligations of the Grantors, such that each Grantor may be compelled separately to pay and perform all or any part of the Secured Obligations of any other Grantor, each Grantor hereby waiving the benefit of division and discussion.

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9.6. If any provision of this Agreement is found to be null, void, invalid or unenforceable, such provision shall not apply and all other provisions hereof shall remain in full force and effect.

9.7. Governing law:

- 9.7.1. This Agreement shall be governed by and construed in accordance with the laws of the Province of Québec and the laws of Canada applicable therein.
- 9.7.2. Notwithstanding the foregoing, if the laws of any other jurisdiction govern the validity or publication, attachment or perfection of security on or in any Hypothecated Property, the domestic laws of such jurisdiction shall govern those issues. The provisions of and the terms used in this Agreement shall also be interpreted in order to give effect to the intent of the parties that this Agreement also create a security interest in the Hypothecated Property for the purposes of the laws of any other jurisdiction that governs the validity or publication, attachment or perfection, of security in the Hypothecated Property.
- 9.8. It is the express wish of the parties that this Agreement and any related documents be drawn up and executed in English. Les parties conviennent que la présente convention et tous les documents s'y rattachant soient rédigés et signés en anglais.

[The remainder of the page remains blank. Signature pages follow.]

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IN writ	WHEREOF	the parties	have signed	d this Agreen	nent as of the date first above
				ROY	NAT INC.
				Per:	Name: Meuso-France Horacio Title: Associate Piractor
				10653	322 CANADA INC.
				Per :	Name : Title :
				GENI	FOOT INC.
				Per:	

Name: Title:

175968 CANADA INC.

Name: Title:

Per:

Signature page Movable Hypothec and Security Agreement

IN WITNESS WHEREOF the parties have signed this Agreement as of the date first above written.

ROY	NAT INC.
Per:	Name : Title :
10653	322 CANADA INC.
Per:	Name: Stephen Cook Title: Director
GENI	FOOT INC.
Per:	Name: Stephen Cook Title: Director
17596	8 CANADA INC.
Persi	Name: Stephen Cook Title: Director

Signature page
Movable Hypothec and Security Agreement

SCHEDULE A

See attached.

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Genfoot Inc.
Trademark and Patents Summary

Grip ^{He} Design	Ecologic Rubber & Design	Boot with Easy to Use Upper Closure (Patent)	Amarok & Wolf's Head Design	Kamik	Inukshuk Design (Old Design)	Kamik & Inukshuk Design (New Design)	Trademark/Patent
Canada	Canada	Canada	Canada	Australia	Australia	Argentina	Country
Mar 7, 2016	July 4, 2013	Jan 4, 1999	Apr 5, 2016	Oct 25, 2002	Oct 25, 2002	Oct 1, 2012	Filing Date
1,771,034	1,633,851	2,257,737	1,775,760	932,025	932,024	3,195,558	Application No.
May 23, 2017	May 11, 2015	Apr 2, 2002		Oct 25, 2002	Oct 25, 2002	Sep 23, 2014	Registration Date
May 23, 2017 TMA 971,466	TMA 903,402	2,257,737		932025	932024	2,678,928	Registration Number
25	9, 25		25	25	25	25	Class
Registered	Registered	Registered	Pending	Registered	Registered	Registered	Status
May 23, 2032	May 11, 2030	Next annuity payment: Jan 4, 2018 Expires: Jan 4, 2019		Oct 25, 2022	Oct 25, 2022	Sep 23, 2024	Renewal <u>Date</u>

Genfoot Inc.Trademark and Patent Summary

Trademark/Patent IceClaw Inukshuk Design (New Design) Kannik
Canada
Canada Canada
Method for Injection Moulding Safety Footwear (Non-Metalic Insole)

Genfoot Inc.Trademark and Patent Summary

Jan 6, 2020	Registered	25 (Clothing and Footwear)	4398979	Jan 6, 2010	4398979	Dec 6, 2004	China	Kamik & Inukshuk Design (New Design)
Sep 8, 2025	Registered	25	733,119	May 29, 1996	286.651	Sep 26, 1994	Chile	Kamik
	Pending	25			1,775,467	Apr 4, 2016	Canada	Amarok
								(Patent)
								(Ineoprene Boot)
								lining
19, 2031								attached compressible
Expires: Oct								waterproof
payment: Oct 19, 2018	o							and apparatus for manufacturing
Next annuity	Registered		2,755,330	Apr, 9, 2013	2,755,330	Oct 19, 2011	Canada	Improved method
Jun 0, 2027	Negisteren	17	231,132	Juli 0, 1204	171,010	1907 2, 1702	Callada	Lyica
Inn & 2020	Dorictored		201 702	Inn 8 108/	107 870	Now 0 1082	Canada	7vlev
<u>Date</u>			Number	Date	[3			
Renewal	Status	Class	Registration	Registration	Application	Filing Date	Country	Trademark/Patent

(Word Mark)

Genfoot Inc.
Trademark and Patent Summary

Trademark/Patent	Method and apparatus for manufacturing Waterproof footwear with attached compressible lining (Neoprene Boot)	Inukshuk Design (Old Design)	Inukshuk Design (New Design)	Kamik	Inukshuk (Word Mark)
Country	China	European Union (CTM)	European Union (CTM	European Union (CTM)	European Union (CTM)
Filing Date	Aug 14, 2012	Jun 19, 2000	Oct 25, 2005	Dec 20, 1996	Jul 14, 2005
Application No.	Aug 14, 2012 201210288935.5	001173429	004705588	439588	
Registration Registration Date n Number	Jul 15, 2015	Aug 13, 2001 001713429	Oct 25, 2005	Dec 27, 1996	Sep 11, 2006 9573510
Registratio <u>n</u> Number	ZL 2012 1 0288935.5	001713429	004705588	439588	9573510
Class	Neoprene Boot		25 (Footwear and Clothing)	25 (Footwear)	25
Status	Registered	Registered	Registered	Registered	Registered
Renewal Date	Next annuity payment: Aug 14, 2017 Expiry: Aug 14, 2032	Jun 19, 2020 (do not renew)	Oct 25, 2025	Dec 27, 2026	Jul 14, 2025

Trademark and Patent Summary

Trademark/Patent	Country	Filing Date	Application No.	Application Registration No. Date	Registration Number	Class	Status	Renewal <u>Date</u>
Rubber He	European Union (CTM)	Mar 10, 2011	009 799 966 Jul 20, 2011	Jul 20, 2011	9 799 966	25	Registered	Mar 31, 2021
Method and apparatus for manufacturing Waterproof footwear with attached compressible lining (Neoprene Boot) (Patent)	European Union (CTM)		12 173 314.1			Neoprene Boot	Pending	
Step Outside	European Union (CTM)	Aug 16, 2016	015760218	Dec 8, 2016	015760218		Registered	Aug 16, 2026
Method and apparatus for manufacturing waterproof footwear with attached compressible lining (Neoprene Boot) (Patent)	Hong Kong	Jan 12, 2016 13107529.0 Jun 17, 2016 HK1180277	13107529.0	13107529.0 Jun 17, 2016	HK1180277		Registered	Annually

Genfoot Inc.
Trademark and Patent Summary

4509409
5714183
Registration Number

Genfoot Inc. Trademark and Patent Summary

Kamik & Inukshuk Design (Old Design)	Kamik & Inukshuk Design (New Design)	Kamik & Inukshuk Design (Old Design)	Kamik	Kamik & Inukshuk Design (New Design)	Trademark/Patent
Russia	Norway	Mexico	Mexico	Korea	Country
Feb 16, 2001 2001704638	Nov 29, 2010	Mar 14, 2002	Jan 28, 1994	Apr 28, 2010	Filing Date
2001704638	201012586	539487	189375	40-2010- 0022645	Application No.
Jun 24, 2006	Apr 12, 2011	May 29, 2002	May 24, 1994	Jan 4, 2013	Registration Date
300542	259607	749414	461471	40-0947307	Registration Number
25 (Clothing and Footwear)	25	25	42	25	Class
Registered	Registered	Registered	Registered	Registered	Status
Feb 16, 2021	Nov 29, 2020	Mar 14, 2022	Jan 28, 2024	Jan 4, 2023	Renewal <u>Date</u>

Genfoot Inc.
Trademark and Patent Summary

7	An De	Q Dirk	(2) Di Ka	(N Inu	Ka Im De	H
Boot with Easy to Use Upper Closure	Amarok & Design	Kamik & Inukshuk Design (New Design)	Kamik & Inukshuk Design (New Design)	Inukshuk (Word Mark)	Kamik & Inukshuk Design (New Design)	Trademark/Patent
United States	United States	Ukraine	Turkey	Switzerland	Switzerland	Country
United States Dec 16, 1999	United States Apr 6, 2016	Feb 13, 2013	Assigned to GFI	Jan 20, 2005	Aug 17, 2007	Filing Date
09/465,551	86/966371	2013 02251	April 30, 2008	996/2010	58594/2007	Application No.
May 29, 2001		Mar 11, 2014	Apr 8, 2009	Jan 20, 2005	Nov 20, 2007	Registration Date
6,237,252		183014	2008/25382	607948	564 222	Registration Number
	25 (Footwear)	25	25	25	25	Class
Registered (Amended to large entity status)	Pending	Registered	Registered	Registered	Registered	Status
		Feb 13, 2023	Apr 8, 2018	Jan 20, 2025	Aug 17,2027	Renewal Date

Genfoot Inc.Trademark and Patent Summary

Trademark/Patent	Country	Filing Date	Application No.	Registration Date	Registration Number	Class	Status	Renewal Date
Ecologic Rubber & Design	United States	Jul 10, 2013	86/006,311	86/006,311 Nov 10, 2015	4,848,807	Footwear	Registered	Nov 10, 2025
Rubber ^{He} (Design)	United States Mar 3, 2011	Mar 3, 2011	85/256,607	85/256,607 Oct 22, 2013	4,420,450	25	Registered	Oct 22, 2023
Inukshuk Design (Old Design)	United States Dec 3, 1997	Dec 3, 1997	75/399,210	75/399,210 Dec 21, 1999	2,302,663	25 (Footwear)	Registered	Dec 21, 2019
Inukshuk Design (New Design)	United States Oct 20, 2005	Oct 20, 2005	78/737,524	78/737,524 Mar 27, 2007	3,221,781	25 (Footwear and Clothing)	Registered	Mar 27, 2027

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Genfoot Inc.Trademark and Patent Summary

Trademark/Patent	Country United States	Filing Date	Application No.	Registration Date Jul 2, 2010	Registration Number VA 1-728-858	Class Copyright	<u>Status</u> Registered
Stone Man with Crescent #1 (Copyright)	United States			Jul 2, 2010	VA 1-728-858	Copyright	Registered
Stone Man with Crescent #2	United States			Jul 2, 2010	VA 1-728-861	Copyright	Registered
Kamik	United States	Aug 26, 1976	73/097,865	Dec 27, 1977	1,080,431	25	Registered
Kamik	United States	Sep 6, 1996	75/161,618	Mar 9, 1999	2,229,864	Clothing	Registered
Method for injection moulding safety footwear (Non-Metallic Insole) (Patent)	United States	Jun 17, 2015	14/742,281				Pending
Neoprene Boot (Design Patent)	United States	Feb 23, 2011	29/386,007	Sep 27, 2011	D645,653		Registered (NOT amended to large entity status)

Genfoot Inc.
Trademark and Patent Summary

Trademark/Patent	Improved method and apparatus for manufacturing waterproof footwear with compressible lining (Patent #1) (Neoprene Boot)	Improved method and apparatus for manufacturing waterproof footwear with compressible lining (Neoprene Boot) (Patent #2)
	United States	United States
Filing Date	Jun 19, 2012	Jun 19, 2014
Application No.	13/527,246	14/309,276
Registration Date	Jan 29, 2013 to Jun 19, 2032 (20 years from filing date)	Nov 11, 2014 to Jun 19, 2032 (20 years from filing date)
Registration Number	8,361,369 8,641,953	8,883,058
Class		
Status	Registered (Amended to large entity status)	Registered (Amended to large entity status)
Renewal Date	Next annuity date: Jul 29, 2020 Jul 29, 2024	Next annuity Dates: May 11, 2018 May 11, 2022 May 11, 2026

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Genfoot Inc.
Trademark and Patent Summary

Trademark/Patent	Country	Filing Date	Application No.	Registration Date	Registration Number	Class	<u>Status</u>	Renewal Date
Improved method and apparatus for manufacturing waterproof footwear with compressible lining (Neoprene Boot) (Patent #3)	United States	Feb 18, 2015 14/160,742 (carliest filing Jun 19, 2012) (Issue date Mar 10, 2015)		Mar 10, 2015 to Jun 19, 2032 (20 years from filing date)	8,974,711		Registered (Amended to large entity status)	Next annuity Dates: Sep 10, 2018 Sep 10, 2022 Sep 10, 2026
Snowmaster	United States	Jun 11, 2014	Jun 11, 2014 86/307,022	Jun 30, 2015	4,765,832	25	Registered	Jun 30, 2025
Step Outside	United States May 2, 2016 87/021,195	May 2, 2016	87/021,195	Aug 8, 2017	5,258,782	25	Registered	Aug 8, 2027

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RECORDED: 11/08/2018