OP \$615.00 491024;

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM580415

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Daytona Apparel IP LLC		05/08/2020	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	PNC Bank, National Association
Street Address:	500 First Avenue
Internal Address:	Commercial Loan Service Center/DCC
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15219
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 24

Property Type	Number	Word Mark
Registration Number:	4910243	BOX OF SOCKS
Registration Number:	4910242	BOX OF SOX
Registration Number:	5471191	CALVIN + CARTER
Registration Number:	4999740	COLD AND FLU SEASON SOCKS
Registration Number:	4899665	FIFTH AVENUE HOSIERY
Registration Number:	4903164	FIFTH AVENUE HOSIERY
Registration Number:	5178263	FIRST KICKS
Registration Number:	5038273	LEG APPAREL
Registration Number:	3936354	MODERN HERITAGE
Registration Number:	4042808	MODERN HERITAGE
Registration Number:	4049958	MODERN HERITAGE
Registration Number:	5470616	MODERN HERITAGE
Serial Number:	86694934	POLAR PAWS
Serial Number:	87704629	RANSOM & BOND MOST WANTED ARRESTING LOOK
Registration Number:	4778068	SOCK MARKET
Registration Number:	4656513	SOCKTOPIA
Registration Number:	5303624	THE PERFECT LIFT LEGGING
Serial Number:	87666193	ALL GAME
		TRADEMARK

900553027 REEL: 006956 FRAME: 0931

IRADEMARK_

Property Type	Number	Word Mark
Registration Number:	5449923	ALL GAME
Registration Number:	5752993	RO + ME
Registration Number:	5752992	RO + ME
Registration Number:	3566662	ROBEEZ
Registration Number:	3284267	TRUMPETTE
Registration Number:	3629799	TRUMPETTE

CORRESPONDENCE DATA

Fax Number: 2158325619

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: 2155695619

Email: pecsenye@blankrome.com

Correspondent Name: Timothy D. Pecsenye (074658-13083 ND)

Address Line 1: One Logan Square

Address Line 2: 8th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER:	074658-13083
NAME OF SUBMITTER:	Timothy D. Pecsenye
SIGNATURE:	/Timothy D. Pecsenye/
DATE SIGNED:	06/09/2020

Total Attachments: 13

source=PNC-MCCUBBIN Trademark Security Agreement#page1.tif source=PNC-MCCUBBIN Trademark Security Agreement#page2.tif source=PNC-MCCUBBIN Trademark Security Agreement#page3.tif source=PNC-MCCUBBIN Trademark Security Agreement#page4.tif source=PNC-MCCUBBIN Trademark Security Agreement#page5.tif source=PNC-MCCUBBIN Trademark Security Agreement#page6.tif source=PNC-MCCUBBIN Trademark Security Agreement#page7.tif source=PNC-MCCUBBIN Trademark Security Agreement#page8.tif source=PNC-MCCUBBIN Trademark Security Agreement#page9.tif source=PNC-MCCUBBIN Trademark Security Agreement#page10.tif source=PNC-MCCUBBIN Trademark Security Agreement#page11.tif source=PNC-MCCUBBIN Trademark Security Agreement#page12.tif source=PNC-MCCUBBIN Trademark Security Agreement#page12.tif source=PNC-MCCUBBIN Trademark Security Agreement#page13.tif

INTELLECTUAL PROPERTY SECURITY AGREEMENT (Trademarks)

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (Trademarks) (this "<u>Agreement</u>") made as of this 8th day of May, 2020 by **DAYTONA APPAREL IP LLC**, a Delaware limited liability company (the "<u>Grantor</u>") in favor of **PNC BANK, NATIONAL ASSOCIATION**, in its capacity as agent ("<u>Agent</u>"), for the financial institutions (collectively, the "<u>Lenders</u>") which are now or which hereafter become a party to the Loan Agreement (as defined below):

WITNESSETH

WHEREAS, Grantor, as a borrower (sometimes referred to herein as a "Borrower"), Daytona Apparel Group LLC, a limited liability company formed under the laws of the State of Delaware ("Daytona Apparel" and, together with Grantor and together with any other Person joined as a borrower from time to time, collectively, the "Borrowers", and each a "Borrower"), Daytona Apparel Holdings LLC, a limited liability company formed under the laws of the State of Delaware ("Holdings" and together with each Person joined thereto as a guarantor from time to time, collectively, the "Guarantors" and each a "Guarantor" and together with the Borrowers, collectively, the "Loan Parties" and each a "Loan Party"), Lenders and Agent are parties to that certain Revolving Credit, Term Loan, and Security Agreement, dated as of May 8, 2020 (as amended, restated, supplemented or modified from time to time, the "Loan Agreement") providing for the extensions of credit to be made to Borrower by Lenders;

WHEREAS, Borrower has granted to Agent, for the benefit of Lenders, a security interest in substantially all of the assets of Borrower including all right, title and interest of Borrower in, to and under all now owned and hereafter acquired trademarks, together with the goodwill of the business symbolized by Borrower's trademarks and all products and proceeds thereof, to secure the payment of all amounts owing by Borrower under the Loan Agreement and the Other Documents;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, Grantor agrees as follows:

1. <u>Incorporation of Loan Agreement</u>. The Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All rights and remedies herein granted to Agent and Lenders shall be in addition to any rights and remedies granted under the Loan Agreement, the Other Documents, under the Uniform Commercial Code as now or hereafter in effect in the State of New York, and at law or equity generally, including, without limitation, the right to foreclose the security interests granted herein or therein and to realize upon any Collateral (including, without limitation, the Trademarks (as defined below)) by any available judicial procedure and/or to take possession of and sell any or all of the Collateral (including, without limitation, the Trademarks) with or without judicial process upon the occurrence of an Event of Default. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Loan Agreement.

074658.13083/123195786v.2 26698374.2.BUSINESS DRAFT

- 2. <u>Grant and Reaffirmation of Grant of Security Interests</u>. To secure the payment and performance of the Obligations, Grantor hereby grants to Agent, for its benefit and the benefit of Lenders, and hereby reaffirms its prior grant pursuant to the Loan Agreement, of a continuing security interest in Grantor's entire right, title, and interest in and to the following whether now owned or existing or hereafter created, acquired or arising:
 - (i) each trademark listed on <u>Schedule I</u> annexed hereto (such trademarks referred to as the "<u>Trademarks</u>"), together with any reissues, continuations or extensions thereof, and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark; and
 - (ii) all products and proceeds of the forgoing, including without limitation, any claim by Grantor against third parties for past, present or future (a) infringement or dilution of any trademark, or (b) injury to the goodwill associated with any trademark.
- 3. Power of Attorney. Upon the occurrence and during the continuation of an Event of Default under the Loan Agreement, Grantor hereby covenants and agrees that Agent, as the holder of a security interest for the benefit of Lenders under the Uniform Commercial Code as now or hereafter in effect in the State of New York, may take such action permitted under the Loan Agreement, the Other Documents and/or permitted by law, in its exclusive discretion, to foreclose upon the Trademarks covered hereby. Grantor hereby authorizes and empowers Agent, its successors and assigns, and any officer or agent of Agent as Agent may select in its exclusive discretion, as Grantor's true and lawful attorney-in-fact, with the power to endorse Grantor's name on all applications, assignments, documents, papers and instruments necessary for Agent to, solely upon the occurrence and during the continuance of an Event of Default, use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else including, without limitation, the power to execute a trademark assignment in the form attached hereto as Exhibit 1. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Agreement, the Loan Agreement and the Other Documents, and until all Obligations are indefeasibly paid and satisfied in full and the Loan Agreement is terminated.
- 4. <u>Representations and Warranties</u>. Grantor hereby represents and warrants that the Trademarks listed on <u>Schedule I</u> hereto constitute all Trademarks registered to Grantor as of the date of this Agreement.
- 5. <u>Covenants</u>. Except as permitted under the Loan Agreement, Grantor agrees not to sell, license, grant any option, assign or further encumber its rights and interests in the Trademarks without prior written consent of Agent.
- 6. <u>Rights and Remedies not Exclusive</u>. The enumeration of the foregoing rights and remedies is not intended to be exhaustive and the exercise of any rights or remedy shall not preclude the exercise of any other right or remedies provided for herein or otherwise provided by

law, all of which shall be cumulative and not alternative. Nothing contained in this Agreement shall be construed to impose any duties on Agent or any Lender.

- 7. <u>Governing Law</u>. The governing law and venue provisions set forth in Section 16.1 of the Loan Agreement are incorporated herein by reference.
- 8. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Agreement by signing and delivering one or more counterparts. Delivery by facsimile or electronic transmission shall bind the parties hereto.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Grantor has duly executed this Agreement as of the date first written above.

DAYTONA "YPY XRJY/IY LLC

Name: William Sweedler

Title: President and Chief Executive Officer

[SIGNATURE PAGE TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (TRADEMARKS)]

Agreed and Accepted:

PNC BANK, NATIONAL ASSOCIATION

as Agent

Name: Patrick Cornell

Its: SVP

[SIGNATURE PAGE TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (TRADEMARKS)]

SCHEDULE I

TRADEMARK REGISTRATIONS

	9.		8.		7.		6.		5.		4		3.		2.		1.	
	US		US		US		US		US		US		US		US		Mexico	Country
05-24-2016	87047908	06-09-2016	87066030	07-22-2015	86700816	02-11-2015	86531525	05-20-2015	86636706	06-01-2017	87471803	09-16-2014	86396363	09-16-2014	86396454	07-14-2004	666349	Serial No. Filing Date
09-06-2016	5038273	04-04-2017	5178263	02-16-2016	4903164	02-09-2016	4899665	07-12-2016	4999740	05-15-2018	5471191	03-01-2016	4910242	03-01-2016	4910243	10-27-2004	857040	Registration No. Registration Date
	LEG APPAREL		FIRST KICKS		FIFTH AVENUE HOSIERY		FIFTH AVENUE HOSIERY	SOCKS	COLD AND FLU SEASON		CALVIN + CARTER		BOX OF SOX		BOX OF SOCKS		ROBEEZ	MARK
	Registered		Registered		Abandoned		Registered		Registered		Registered		Registered		Registered		Registered	Status

21.	20.	19.	18.	17.	16.	15.	14.	13.	12.	11.	10.	
US	US	US	US	US	US	US	US	Taiwan	European Union	Canada	Canada	Country
85298994	86148139 12-19-2013	87704629 12-01-2017	86694934 06-16-2015	87292102 01-06-2017	77937833 02-17-2010	77969651 03-26-2020	7784516 12-02-2009	101036623 06-29-2012	11280451 10-19-2012	1819337 01-23-2017	1820708 01-31-2017	Serial No. Filing Date
4656513	4778068 07-21-2015			5470616 05-15-2018	4049958 11-01-2011	4042808 10-18-2011	3936354 03-29-2011	01557643 01-01-2013	11280451 02-28-2013	1038821 07-09-2019	1032035 06-25-2019	Registration No. Registration Date
SOCKTOPIA	SOCK MARKET	RANSOM & BOND MOST WANTED ARRESTING LOOKS MEN'S CREW SOCKS	POLAR PAWS	MODERN HERITAGE	MODERN HERITAGE	MODERN HERITAGE	MODERN HERITAGE	SOCKTOPIA	SOCKTOPIA	THE PERFECT LIFT LEGGING	MODERN HERITAGE	MARK
Registered	Registered	Allowed	Abandoned	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Status

45. Ch	44. Ch	43. CI		42. Ch		41. Ch		40. Ca		39. Ca		38. Ca		37. Ca		36. Ca		35. Ca		34. Au		
China	China	Cnina		China	•	China		Canada		Canada		Canada		Canada		Canada		Canada		Australia		Country
27795940	27796387 11-30-2017	08-12-2005	08-28-2018	33152594	08-28-2018	33152595	01-13-2006	1286058	02-10-2006	1289563	02-10-2006	1289561	02-10-2006	1289564	03-22-2000	1051959	02-10-2006	1289567	12-23-2002	938813	02-19-2009	Serial No. Filing Date
27795940	27796387 11-07-2018	04-21-2009	102227				05-18-2007	688021	08-30-2011	805522	08-30-2011	805521	08-30-2011	805523	12-17-2001	555544	02-06-2012	816967	09-01-2003	938813	09-28-2009	Registration No. Registration Date
ROBEEZ	ROBEEZ	NOBEEL		RO + ME		RO + ME		STROLLERTHON		ROBEEZ		ROBEEZ		ROBEEZ		ROBEEZ	STEPS	CARING ABOUT FIRST		ROBEEZ		MARK
Registered	Registered	vegistered	Describeration	Abandoned		Abandoned		Registered		Registered		Registered		Registered		Registered		Registered		Registered		Status

Country 46. China		47. China		48. China		49. European	Union	50. Hong Kong		51. India		52. Macau		53. New Zealand		54. Singapore		55. US			56. US	·
	04-11-2006	5279649	04-11-2006	5279650	04-11-2006	001866987	09-21-2000	ng 301562463	03-12-2010	1368442	07-01-2005	N/048204	03-15-2010	and 709853	03-19-2004	T0219640C	12-24-2002	87911322	05-08-2018	87911317	05-08-2018	00 00 2010
Registration Date 11-07-2018 5279651 07-28-2009	07-28-2009	5279649	07-28-2009	5279650	07-28-2009	001866987	11-29-2001	301562463	08-11-2010	1368442	11-23-2006	N/048204	10-25-2010	709853	09-23-2004	T0219640C	08-04-2003	5752993	05-14-2019	5752992		05-14-2019
MARK ROBEEZ TREDZ		TREDZ		TREDZ BY ROBEEZ		ROBEEZ		ROBEEZ		ROBEEZ		ROBEEZ		ROBEEZ		ROBEEZ		RO + ME		RO + ME		
Status Registered		Registered		Registered		Registered		Registered		Registered		Registered		Registered		Registered		Registered		Registered		,

69.	68.	67.	66.	65.	64.	63.	62.	61.	60.	59.	58.		
Thailand	Turkey	Taiwan	Switzerland	Philippines	Norway	Malaysia	Israel	Brazil	Canada	US	US		Country
596337	201004841 01-27-2010	094033370 07-12-2005	507482004 02-06-2004	420055913 06-27-2005	200400842 02-06-2004	05015761 09-20-2005	223680 09-22-2009	828293228 04-20-2006	1289571 02-10-2006	77451792 04-18-2008	76669159 11-11-2006	12-05-2007	Serial No. Filing Date
242568	201004841 03-23-2011	01200169 03-16-2006	521290 05-04-2004	420055913 08-17-2006	225647 01-25-2005	05015761 10-22-2007	223680 01-09-2011	828293228 08-12-2008	692165 07-17-2007	3629799 06-02-2009	3284267 08-28-2007	01-27-2009	Registration No. Registration Date
ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	ROBEEZ	BOOTIES BY ROBEEZ	TRUMPETTE	TRUMPETTE		MARK
Registered	Registered	Registered	Registered	Abandoned	Registered	Registered	Registered	Registered	Registered	Registered	Registered		Status

72.	71.	70.		
European Union	European Union	WIPO		Country
008160665	008160459 03-17-2009	1144066 12-04-2012	07-12-2005	Serial No. Filing Date
008160665	008160459 10-07-2009	1144066 12-04-2012	06-05-2006	Registration No. Registration Date
AIMONS Registered	LITTLE STEPS WE LOVE	ROBEEZ		MARK
Registered	Registered	Registered		Status

EXHIBIT 1

TRADEMARK ASSIGNMENT

	for") is the registered owner of the United States rice trademark applications, and service trade names
	e a part hereof ("Trademarks") which are registered
in the United States Patent and Trademark Of	1 ,
WHEREAS,	("Grantee"), having a place of
business at	("Grantee"), having a place of, is desirous of acquiring said Trademarks;
acknowledged, and intending to be legally does hereby transfer, assign and set over un subject to the terms of the Intellectual F	valuable consideration, receipt of which is hereby bound hereby, Grantor, its successors and assigns, ito Grantee, its successors, transferees and assigns, Property Security Agreement (Trademarks) dated rantee, all of its present and future right, title and eeds thereof and all goodwill associated therewith.
IN WITNESS WHEREOF, the under executed as of the day of	signed has caused this Trademark Assignment to be
By:	orney-in-fact
Witness:	orney-in-ract
williess.	

26698374.2.BUSINESS DRAFT

RECORDED: 06/09/2020