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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM623658

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Lifestyle Solutions, LLC		01/29/2021	Limited Liability Company: CALIFORNIA

RECEIVING PARTY DATA

Name:	Loan Admin Co LLC
Street Address:	2200 Atlantic Street
Internal Address:	Suite 501
City:	Stamford
State/Country:	CONNECTICUT
Postal Code:	06902
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 33

Property Type	Number	Word Mark
Registration Number:	3095990	CRADLE CONVERTER
Registration Number:	2952494	DESIGNED WITH YOU IN MIND
Registration Number:	4811908	DREAM COILS
Registration Number:	4823811	DREAM CONVERTIBLES
Registration Number:	5505076	EURO LOUNGER
Registration Number:	4803710	EXPRESSIONS OF STYLE & SPACE
Registration Number:	5000282	GLOBAL SOLUTIONS PROVIDER FOR E-TAILERS
Registration Number:	4254698	ICHAISE
Registration Number:	4254696	ILOUNGE
Registration Number:	4254697	IPLAY
Registration Number:	4254695	ISNOOZE
Registration Number:	4254699	ISTYLE
Registration Number:	5764809	LIFESTYLE HOSPITALITY
Registration Number:	2482808	LIFESTYLE SOLUTIONS
Registration Number:	3257524	LS
Registration Number:	4811888	LS
Registration Number:	2944386	LS KIDS
Registration Number:	4803696	LS LIFESTYLE SOLUTIONS
		TRADEMARK

900594420 REEL: 007176 FRAME: 0441

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	4803709	LS LIFESTYLE SOLUTIONS
Registration Number:	4811889	LS LIFESTYLE SOLUTIONS
Registration Number:	4251043	MYLOUNGE
Registration Number:	4997813	RELAXALOUNGER
Registration Number:	4860210	RELAX-A-LOUNGER
Registration Number:	3021366	THE FUSION OF FUNCTION AND COMFORT WITH
Registration Number:	4917599	TOTAL SOLUTIONS PROVIDER FOR E-TAILERS
Registration Number:	3171923	VICE PROTECTION SYSTEM
Registration Number:	4738764	WE MAKE THE WORLD'S BEST SOFA BED CONVER
Registration Number:	4738763	WE MAKE THE WORLD'S BEST SOFA CONVERTIBL
Registration Number:	4251170	Z LAB
Registration Number:	4251171	ZLO
Serial Number:	88577485	SLYDEIT
Serial Number:	88593407	SLYDEO
Serial Number:	88614002	SLYDI

CORRESPONDENCE DATA

Fax Number: 2156562498

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: 215-656-3381

Email: pto.phil@dlapiper.com

Correspondent Name: IP GROUP OF DLA PIPER LLP (US)

Address Line 1: ONE LIBERTY PLACE

Address Line 2: 1650 MARKET ST. SUITE 5000

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

NAME OF SUBMITTER: William L. Bartow		
SIGNATURE:	/williamlbartow/	
DATE SIGNED:	02/01/2021	

Total Attachments: 8

source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page1.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page2.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page3.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page4.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page5.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page6.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page7.tif source=MCCP - Lifestyle Solutions Trademark Security Agreement (Lifestyle Solutions)#page8.tif

GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS

THIS TRADEMARK SECURITY AGREEMENT, dated as of January 29, 2021 (this "<u>Security Interest</u>"), is made by LIFESTYLE SOLUTIONS, LLC, a California limited liability company (the "<u>Grantor</u>"), in favor of LOAN ADMIN CO LLC, as Collateral Agent for the benefit of the Secured Creditors (as defined in the Security Agreement referred to below), with a principal office at 2200 Atlantic Street, Suite 501, Stamford, CT 06902 (the "<u>Grantee</u>").

WHEREAS, the Grantor and Grantee, among others, have entered into those certain Credit Agreement, Security Agreement, and Pledge Agreement, each dated as of January 29, 2021 (as amended, modified, restated and/or supplemented from time to time, the "<u>Credit Documents</u>"); and

WHEREAS, the Credit Documents require the Grantor to execute and deliver this Security Interest.

- **NOW, THEREFORE**, in consideration of the premises in the Credit Documents and herein and in order to ensure compliance with the Credit Documents, the receipt and sufficiency of which are hereby acknowledged by the Grantor and Grantee, the Grantor hereby agrees as follows:
- **SECTION 1.** <u>Defined Terms</u>. Capitalized terms used herein without definition shall have the definitions given to them in the Credit Documents.
- **SECTION 2.** Grant of Security Interest in Trademark Collateral. As security for the prompt and complete payment and performance when due of all of its Obligations, Grantor does hereby pledge and grant to the Grantee, in each case for the benefit of the Secured Creditors, a continuing security interest in, and continuing lien on, all of the right, title and interest of such Grantor in, to and under all of the following, or in which or to which such Grantor has any rights, in each case whether now existing or hereafter from time to time acquired (the "Trademark Collateral"):
- (i) all Trademarks and all licenses providing for the grant by or to such Grantor of any right under any Trademark, in each case, including, without limitation, those referred to on Schedule A hereto;
 - (ii) all renewals and extensions of the foregoing;
- (iii) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
- (iv) all income, royalties, proceeds and liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

As used herein, "Trademarks" shall mean all right, title and interest in and to any trademarks, service marks and trade names now held or hereafter acquired by the Grantor, including any registration or application for registration of any trademarks and service marks now held or hereafter acquired by the Grantor, which are registered or filed in the United States Patent and Trademark Office, as well as any unregistered trademarks and service marks used by the Grantor, and any trade dress including logos, designs, fictitious business names and other business identifiers used by the Grantor; provided that in each case, "Trademarks" shall not include any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability, or result in the voiding, of such intent-to-use application or any registration that issues from such intent-to-use application under applicable federal law.

SECTION 3. <u>Recordation</u>. The Grantor authorizes and requests that the Commissioner for Trademarks record this Trademark Security Agreement.

SECTION 4. Credit Documents. The security interest granted pursuant to this Security Interest is granted in conjunction with the security interest granted to the Grantee pursuant to the Credit Documents, and Grantor hereby acknowledges and agrees that the rights and remedies of the Grantee with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Credit Documents, the terms and provisions of which are hereby incorporated by reference herein as if fully set forth herein. In the event of a conflict between this Security Interest and the Credit Documents, the terms of the Credit Documents shall control.

SECTION 5. Grantor Remains Liable. Grantor hereby agrees that, anything herein to the contrary notwithstanding, Grantor remains liable for all duties and obligations arising under or with respect to the Trademark Collateral, and, subject to the exercise of any right or remedy by the Grantee and Grantor further agrees that Grantor shall have full and complete responsibility for any prosecution, defense or enforcement of, or any other action reasonably necessary in connection with, the rights of Grantor with respect to all Trademark Collateral.

SECTION 6. Counterparts; Telecopied Signatures. This Security Interest and any waiver or amendment hereto may be executed by the parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same agreement. This Security Interest may be executed and delivered by facsimile or electronic transmission all with the same force and effect as if the same was a fully executed and delivered original executed counterpart hereof.

SECTION 7. Governing Law. Section 14.08 of the Credit Agreement is hereby incorporated by reference, mutatis mutandis.

SECTION 8. <u>Miscellaneous</u>. This Security Interest shall be binding upon the successors and assigns of Grantor and shall inure to the benefit of the Grantee, the future holders of the loans, and their respective permitted successors and assigns. The Grantee may, in accordance with the terms and conditions of the Credit Documents, assign or otherwise transfer all or any portion of its

rights and obligations under this Security Interest to any successor, and such successor shall thereupon become vested with all the benefits in respect hereof granted to the Grantee herein or otherwise, in each case as provided in the Credit Documents. Grantor may not (other than in accordance with the terms and conditions of the Credit Documents) assign or transfer any rights or obligations hereunder without the prior written consent of the Grantee. No amendment of any provision of this Security Interest shall in any event be effective unless the same shall be in writing and signed by Grantor and the Grantee. No waiver of any provision of this Security Interest, or consent to any departure by any Grantor therefrom, shall in any event be effective unless the same shall be in writing and signed by the Grantee. Each such amendment, waiver or consent shall be effective only in the specific instance and for the specific purpose for which given. In case any provision in or obligation under this Security Interest shall be invalid, illegal or unenforceable in any jurisdiction, the validity, legality and enforceability of the remaining provisions or obligations, or of such provision or obligation in any other jurisdiction, shall not in any way be affected or impaired thereby.

[Remainder of Page Intentionally Left Blank; Signatures Follow]

IN WITNESS WHEREOF, the undersigned have executed this Security Interest as of the date first written above.

LIFESTYLE SOLUTIONS, LLC, as Grantor

Name: Sujeewa Scan Pathiratne

Title: President

(Lifestyle Solutions)

LOAN ADMIN CO LLC, as Collateral Agent and Grantee

Name: Sean Chao

Title: Authorized Signatory

[Signature Page to Trademark Security Agreement (Lifestyle Solutions)]

SCHEDULE A

Trademark	(Application No.)	(Application Date) Registration Date
SEE ATTACHED		

Mark with image	App No	Filing Date	Reg. No.	Reg. Date	Status
CRADLE CONVERTER	76/477,674	12/23/2002	3,095,990	5/23/2006	REGISTERED
DESIGNED WITH YOU IN MIND	76/470,876	11/29/2002	2,952,494	5/17/2005	REGISTERED
DREAM COILS	86/513,740	1/26/2015	4,811,908	9/15/2015	REGISTERED
DREAM CONVERTIBLES	86/437,458	10/28/2014	4,823,811	9/29/2015	REGISTERED
EURO LOUNGER	87/410,121	4/13/2017	5,505,076	6/26/2018	REGISTERED
EXPRESSIONS OF STYLE & SPACE	86/513,148	1/23/2015	4,803,710	9/1/2015	REGISTERED
GLOBAL SOLUTIONS PROVIDER FOR E-TAILERS	86/513,741	1/26/2015	5,000,282	7/12/2016	REGISTERED
ICHAISE	85/318,286	5/11/2011	4,254,698	12/4/2012	REGISTERED
ILOUNGE	85/318,277	5/11/2011	4,254,696	12/4/2012	REGISTERED
IPLAY	85/318,280	5/11/2011	4,254,697	12/4/2012	REGISTERED
ISNOOZE	85/318,261	5/11/2011	4,254,695	12/4/2012	REGISTERED
ISTYLE	85/318,291	5/11/2011	4,254,699	12/4/2012	REGISTERED
LIFESTYLE HOSPITALITY	87/811,727	2/26/2018	5,764,809	5/28/2019	REGISTERED
LIFESTYLE SOLUTIONS	75/492,556	5/21/1998	2,482,808	8/28/2001	REGISTERED
LS LS	76/665,189	8/28/2006	3,257,524	7/3/2007	REGISTERED
LS (AND DESIGN)	86/512,913	1/23/2015	4,811,888	9/15/2015	REGISTERED
LS KIDS	76/426,953	7/2/2002	2,944,386	4/26/2005	REGISTERED

Trademark Listing Report - January 2021 Lifestyle Solutions, Inc.

Lifestyle Solutions, Inc.						
Mark with Image	App. No.	Filing Date	Reg. No.	Reg. Date	Status	
LS LIFESTYLE SOLUTIONS (AND DESIGN - BOTTOM)	86/512,935	1/23/2015	4,803,696	9/1/2015	REGISTERED	
LIS LIFESTYLE						
NOLUY: ONE	00/540 440	4 (00 (0045		0 (4 (0045	DEGUSTEDED	
LS LIFESTYLE SOLUTIONS (AND DESIGN - SIDE)	86/513,112	1/23/2015	4,803,709	9/1/2015	REGISTERED	
LIFESTYLE						
LS LIFESTYLE SOLUTIONS (AND DESIGN - SQUARE BORDER)	86/512,923	1/23/2015	4,811,889	9/15/2015	REGISTERED	
LIS LIGESTALE						
MYLOUNGE	85/403,855	8/22/2011	4,251,043	11/27/2012	REGISTERED	
RELAXALOUNGER	86/829,308	11/23/2015	4,997,813	7/12/2016	REGISTERED	
RELAX-A-LOUNGER	86/050,591	8/28/2013	4,860,210	11/24/2015	REGISTERED	
THE FUSION OF FUNCTION AND COMFORT WITH STYLE	76/470,875	11/29/2002	3,021,366	11/29/2005	REGISTERED	
TOTAL SOLUTIONS PROVIDER FOR E-TAILERS	86/513,737	1/26/2015	4,917,599	3/15/2016	REGISTERED	
VICE PROTECTION SYSTEM	76/625,540	12/27/2004	3,171,923	11/14/2006	REGISTERED	
WE MAKE THE WORLD'S BEST SOFA BED CONVERTIBLES	86/409,054	9/29/2014	4,738,764	5/19/2015	REGISTERED	
WE MAKE THE WORLD'S BEST SOFA CONVERTIBLES	86/409,046	9/29/2014	4,738,763	5/19/2015	REGISTERED	
Z LAB	85/423,985	9/15/2011	4,251,170	11/27/2012	REGISTERED	
Z LO	85/423,989	9/15/2011	4,251,171	11/27/2012	REGISTERED	
SLYDEIT	88/577,485	8/13/2019			PENDING	
SLYDEO	88/593,407	8/26/2019			PENDING	
SLYDI	88/614,002	9/12/2019			PENDING	

RECORDED: 02/01/2021