

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM646603

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Trademark Release and Reassignment
<b>SEQUENCE:</b>	1

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Antares Capital LP		04/18/2019	Limited Partnership: DELAWARE

## RECEIVING PARTY DATA

<b>Name:</b>	Knave & Vogt Manufacturing Company
<b>Street Address:</b>	2700 Oak Industrial Drive NE
<b>City:</b>	Grand Rapids
<b>State/Country:</b>	MICHIGAN
<b>Postal Code:</b>	49505
<b>Entity Type:</b>	Corporation: MICHIGAN

## PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3617076	HYLOFT
Registration Number:	3617110	HYLOFT
Registration Number:	3986981	HYLOFTDIRECT
Registration Number:	3616664	MAKING ROOM FOR LIFE
Registration Number:	3458986	MASTER RAIL
Serial Number:	85179355	BIN LOFT
Serial Number:	85181850	POWERLOFT
Serial Number:	85178685	TIRE LOFT

## CORRESPONDENCE DATA

Fax Number: 2129096836

*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: 212-909-6000

Email: trademarks@debevoise.com

Correspondent Name: Nathan Frost, Esq.

Address Line 1: 919 Third Avenue

Address Line 2: Debevoise &amp; Plimpton LLP

Address Line 4: New York, NEW YORK 10022

CH \$215.00 3617076

<b>NAME OF SUBMITTER:</b>	Nathan Frost
<b>SIGNATURE:</b>	/Nathan Frost/
<b>DATE SIGNED:</b>	05/13/2021
<b>Total Attachments: 3</b> source=1_Trademark Release_ Executed_ 12.31.12 (Antares - KV)_ (60973045_1)#page1.tif source=1_Trademark Release_ Executed_ 12.31.12 (Antares - KV)_ (60973045_1)#page2.tif source=1_Trademark Release_ Executed_ 12.31.12 (Antares - KV)_ (60973045_1)#page3.tif	

## TRADEMARK RELEASE AND REASSIGNMENT

THIS TRADEMARK RELEASE AND REASSIGNMENT is made as of April 18, 2019, by Antares Capital LP (as successor in interest to General Electric Capital Corporation), in its capacity as administrative agent ("Agent"), in favor of Knape & Vogt Manufacturing Company, a Michigan corporation ("Grantor") pursuant to the Security Agreement (as defined below). Capitalized terms used but not defined herein shall have the same meanings assigned to such terms in the Security Agreement.

### W I T N E S S E T H:

WHEREAS, Grantor and Agent were parties to that certain Trademark Security Agreement dated as of December 28, 2012 (the "Security Agreement"), pursuant to which Grantor granted a security interest to Agent in certain trademarks ("Trademarks") and Trademark Collateral (as defined below) as security for certain obligations owing by Grantor to Agent, including certain of the trademarks set forth on Schedule I hereto;

WHEREAS, the Security Agreement was recorded by the Trademark Division of the United States Patent and Trademark Office on December 31, 2012 at Reel 4931, Frame 0885; and

WHEREAS, the Assignment of Intellectual Property Security Agreement granted to Antares Capital LP was recorded by the United States Patent and Trademark Office on September 23, 2015 at Reel 5628, Frame 0472;

NOW THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged by the parties to the Security Agreement:

1. Agent hereby terminates the Security Agreement and terminates and releases its security interest and all of its right, title and interest in and to the following (collectively the "Trademark Collateral");

(a) all of its Trademarks and all IP Licenses included in the Collateral, including, without limitation, those referred to on Schedule 1 hereto;

(b) all renewals and extensions of the foregoing;

(c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

(d) 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.

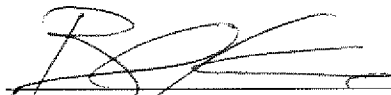
2. Agent hereby reassigns, grants and conveys to Grantor, both for itself and as successor-in-interest to Services, without any representation, recourse or undertaking by Agent, any and all of Agent's right, title and interest in and to the Trademarks and the Trademark Collateral.

3. Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the security interest contemplated hereby.

[Signature page follows]

IN WITNESS WHEREOF, Agent has caused this Trademark Release and Reassignment to be executed as of the day and year first above written.

**ANTARES CAPITAL LP**, as Agent

By:   
Name: Brad Kinme  
Its: Duly Authorized Signatory

**SCHEDULE I  
TO  
TRADEMARK RELEASE AND REASSIGNMENT**

**Trademark Registrations**

**U.S. Trademark Estate**

BIN LOFT	85179355	USA
HYLOFT	3617076	USA
HYLOFT	3617110	USA
HYLOFTDIRECT	3986981	USA
MAKING ROOM FOR LIFE	3616664	USA
MASTER RAIL	3458986	USA
POWERLOFT	85181850	USA
TIRE LOFT	85178685	USA

**Foreign Trademark Estate**

HYLOFT	953069	Australia
HYLOFT	TMA646,177	Canada
HYLOFT	3995887	China
HYLOFT	3138021	CTM
HYLOFT	300160857	Hong Kong
HYLOFT	991690	Japan via \WIPO
HYLOFT	8-5-2010-000546045	Korea via \WIPO
HYLOFT	991690	Russia via \WIPO
HYLOFT	T090I883G	Singapore via WIPO
HYLOFT	1127461	Taiwan
HYLOFT	991690	Vietnam via WIPO
HYLOFT	991690	WIPO

**Trademark Applications**

None.