

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM716225

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
The Huntington National Bank	FORMERLY FirstMerit Bank, N.A.	03/18/2022	National Banking Association: OHIO

RECEIVING PARTY DATA

Name:	HUNTER'S MANUFACTURING COMPANY, INC.
Doing Business As:	DBA/AKA THE COMPLETE HUNTER'S OUTLET STORE, TENPOINT CROSSBOW TECHNOLOGIES, HORTON CROSSBOW INNOVATIONS, WICKED RIDGE CROSSBOWS, HUNTER'S OUTLET
Street Address:	1325 Waterloo Rd
City:	Suffield
State/Country:	OHIO
Postal Code:	44260
Entity Type:	Corporation: NEVADA

PROPERTY NUMBERS Total: 31

Property Type	Number	Word Mark
Registration Number:	4555552	OMNI-BRITE LIGHTED NOCK SYSTEM
Registration Number:	4615134	SHADOW ULTRA-LITE
Registration Number:	4606515	SHADOW
Registration Number:	4577116	VENOM
Registration Number:	4580342	STEALTH XLT
Registration Number:	4580341	STEALTH
Registration Number:	4433039	PERFECT PULLER
Registration Number:	4376537	OMNI-NOCK
Registration Number:	4353969	TITAN XTREME
Registration Number:	4142779	CARBON FUSION CLS
Registration Number:	4191966	CARBON ELITE XLT
Registration Number:	4090793	SLIDER
Registration Number:	4039648	MAVERICK
Registration Number:	4871460	RANGER
Registration Number:	4202877	CARBON XTRA

OP \$790.00 4555552

Property Type	Number	Word Mark
Registration Number:	5474950	ACUDRAW
Registration Number:	3858182	WICKED RIDGE
Registration Number:	3926579	TURBO
Registration Number:	3858178	WARRIOR
Registration Number:	3858177	INVADER
Registration Number:	3323953	
Registration Number:	3286988	6
Registration Number:	3109158	6 POINT
Registration Number:	3082678	STEDDYEDDY
Registration Number:	2518141	TENPOINT
Registration Number:	2017043	VIBRA-CUSH
Registration Number:	2029614	RANGEMASTER
Registration Number:	1914225	
Serial Number:	86193720	SCOUT
Serial Number:	85931740	BOBCAT
Serial Number:	85766079	VAPOR

CORRESPONDENCE DATA

Fax Number:

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: 2166962491

Email: francesca.lamontagne@tuckerellis.com

Correspondent Name: Francesca I LaMontagne

Address Line 1: 950 Main Ave

Address Line 2: #1100

Address Line 4: Cleveland, OHIO 44113

NAME OF SUBMITTER:	Francesca I LaMontagne
SIGNATURE:	/Francesca I LaMontagne/
DATE SIGNED:	03/23/2022

Total Attachments: 12

- source=Lien Release Mar 2022 Nicholas Browning Signature#page1.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page2.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page3.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page4.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page5.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page6.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page7.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page8.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page9.tif
- source=Lien Release Mar 2022 Nicholas Browning Signature#page10.tif

source=Lien Release Mar 2022 Nicholas Browning Signature#page11.tif

source=Lien Release Mar 2022 Nicholas Browning Signature#page12.tif

RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST

This RELEASE OF INTELLECTUAL PROPERTY SECURITY INTEREST (“**Release**”) is made and effective as of March __, 2022 and granted by THE HUNTINGTON NATIONAL BANK, as successor in interest to FirstMerit Bank, N.A., a national banking association (“**Bank**”), having an address of 17 South High Street Columbus, Ohio, in favor of HUNTER’S MANUFACTURING COMPANY, INC., a Nevada corporation, previously known as or doing business as THE COMPLETE HUNTER’S OUTLET STORE, TENPOINT CROSSBOW TECHNOLOGIES, HORTON CROSSBOW INNOVATIONS, WICKED RIDGE CROSSBOWS, and HUNTER’S OUTLET (collectively, “**Hunter’s Manufacturing**”), having an address of 1325 Waterloo Road Suffield, OH 44260, and TENPOINT EXPORTS, INC., a Nevada corporation (“**TenPoint**” and collectively with Hunter’s Manufacturing, the “**Pledgor**”) in favor of Capitalized terms used herein, terms without definition have the meanings ascribed to such terms, directly or by reference, in the Security Agreements.

WHEREAS, pursuant to certain Commercial Security Agreement dated November 21, 2012 (the “**Commercial Security Agreement**”) and Amended and Restated Credit and Security Agreement dated June 27, 2014 (the “**Amended Security Agreement**”), collectively (the “**Security Agreements**”). Pledgor pledged and granted to the Bank for the ratable benefit of the Bank a security interest in and to all of the right, title and interest of such Pledgor in, to and under the IP Collateral (as defined below);

WHEREAS, pursuant to the Security Agreements, in consideration of and as security for the full and complete payment of all of the Secured Debt, Pledgor granted to the Bank a Lien on, security interest in and an assignment of all of the IP Collateral (as defined below);

WHEREAS, the Commercial Security Agreement was recorded with the United States Patent and Trademark Office on December 4, 2012 at Reel 029404, Frame 0981 and Amended Security Agreement was recorded with the United States Patent and Trademark Office on August 22, 2014 at Reel 033590, Frame 0885 (with respect to the Patents) and at Reel 5350, Frame 0191 (with respect to the Trademarks) and a filing for an additional amendment to the Amended Security Agreement was filed with the United States Patent and Trademark Office on December 31, 2015 at Reel 5700, Frame 0421 (with respect to the Trademarks); and

WHEREAS, the Pledgor has requested that the Bank execute this Release in order to effectuate, evidence and record the release and reassignment to the Pledgor of any and all right, title and interest the Bank may have in the IP Collateral pursuant to the Security Agreements.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Bank hereby states as follows:

1. Release of Security Interest. The Bank hereby terminates the Security Agreements and hereby terminates, releases and discharges the Lien on and security interest granted to it pursuant to the Security Agreements in, to and under, and hereby reassigns to the Pledgor any right, title or interest assigned to it pursuant to the Security Agreements in, to and under the following (collectively, the “**IP Collateral**”), in each case without representation or warranty of any kind, and without recourse to the Bank:

(a) all of Pledgor's patent registrations, patent applications, patent licenses, technology licenses, trade secrets, knowhow, trademark registrations, trademark applications, trademark licenses, tradenames, service mark registrations, service mark applications, service mark licenses, domain names, copyright registrations and copyright licenses including, but not limited to, the patents identified on Schedule 1 (the “**Patents**”), the registered trademarks or service marks

identified on Schedule 2 (the "Trademarks") and the copyrights identified on Schedule 3 (the "Copyrights");

(b) common law trademark and service mark rights, copyrights, improvements and inventions, trade secrets and knowhow;

(c) renewals, proceeds on infringement suits, and rights to sue for past, present and future infringements relating to any of the foregoing;

(d) all goodwill associated with any of the foregoing;

(e) royalties derived from any of the foregoing; and

(f) proceeds of any of the foregoing

2. Further Assurances. The Bank agrees to take all further actions, and provide the Pledgor and its successors, assigns and legal representatives all such cooperation and assistance, including, without limitation, to execute and deliver to Pledgor all other deeds, assignments, and other instruments or additional documents as may be necessary or proper to release Bank's Lien in and security interest in the IP Collateral, to effectuate the reassignment of the IP Collateral to the Pledgor, to preserve Pledgor's full title to the IP Collateral, and to confirm, effectuate or record this Release. Pledgor, and any other person or entity hereafter having any right, title or interest in the IP Collateral, is hereby authorized to record this Release with the United States Patent and Trademark Office.

3. Governing Law. The provisions of this Release, and the respective rights and duties of Pledgor and Bank hereunder, shall be governed by the laws of the State of Ohio, without regard to principles of conflicts of law.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Bank has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

THE HUNTINGTON NATIONAL BANK

By: Nick Browning
Name: Nicholas V. Browning
Title: Regional President