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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM721994

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BARNES BULLETS - MONA, LLC		04/18/2022	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A., as Administrative Agent
Street Address:	10 SOUTH DEARBORN
City:	CHICAGO
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	4380017	BARNES
Registration Number:	4487212	BARNES
Registration Number:	4483650	BARNES
Registration Number:	4383685	BARNES
Registration Number:	4383686	BARNES
Registration Number:	4503058	TAC-XPD
Registration Number:	4387530	BARNES
Registration Number:	4387531	BARNES
Registration Number:	4387532	BARNES
Registration Number:	4487211	BARNES
Registration Number:	4387533	BARNES
Registration Number:	4766198	RANGE AR
Registration Number:	3753578	TSX
Registration Number:	3421758	VARMINT GRENADE
Registration Number:	1632289	X BULLET
Registration Number:	3982498	VOR-TX
Registration Number:	3982049	BARNES TSX
Registration Number:	3320532	EXPANDER

TRADEMARK REEL: 007695 FRAME: 0038

900688732

CORRESPONDENCE DATA

Fax Number: 2149813400

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: 214-981-3483

Email: dclark@sidley.com

Correspondent Name: Dusan Clark, Esq.

Address Line 1: Sidley Austin LLP

Address Line 2: 2021 McKinney Ave., Suite 2000

Address Line 4: Dallas, TEXAS 75201

ATTORNEY DOCKET NUMBER:	036084-30115
NAME OF SUBMITTER:	Dusan Clark
SIGNATURE:	/Dusan Clark/
DATE SIGNED:	04/18/2022

Total Attachments: 6

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CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS

THIS CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS (this "Confirmatory Grant") is made effective as of April 18, 2022 by and from BARNES BULLETS – MONA, LLC, a Delaware limited liability company (the "Grantor"), to and in favor of JPMORGAN CHASE BANK, N.A., (the "Grantee") for itself and as Administrative Agent and security trustee for the Secured Parties (as defined in the Credit Agreement referenced below).

WHEREAS, CLARUS CORPORATION, a Delaware corporation (the "<u>Company</u>"), the Grantor, the other Loan Parties party thereto, the Lenders party thereto, and the Grantee as administrative agent for the Lenders, previously entered into a Credit Agreement, dated as of May 3, 2019, (as amended, restated, supplemented or otherwise modified prior to the date hereof, the "<u>Existing Credit Agreement</u>");

WHEREAS, the Company, the Grantor, the other Loan Parties party thereto and the Grantee have entered into a Pledge and Security Agreement dated as of May 3, 2019 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement");

WHEREAS, the Company, the Grantor, the other Loan Parties party thereto, the Lenders party thereto, and the Grantee as administrative agent for the Lenders (in such capacity, the "Administrative Agent") have entered into an Amended and Restated Credit Agreement, dated as of April 18, 2022 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), which amended and restated the Existing Credit Agreement in its entirety;

WHEREAS, in connection with the Credit Agreement, the Loan Parties and the Administrative Agent entered into a Reaffirmation Agreement, dated as of April 18, 2022, whereby the Grantor reaffirmed the security interest granted to Grantee under the Security Agreement;

WHEREAS, the Grantor owns the trademarks (the "<u>Trademarks</u>") listed on <u>Exhibit A</u> attached hereto, which Trademarks are pending or registered with the United States Patent and Trademark Office.

WHEREAS, this Confirmatory Grant has been granted in conjunction with the security interest granted to Grantee under the Security Agreement. The rights and remedies of Grantee with respect to the security interest granted herein are without prejudice to and are in addition to those set forth in the Security Agreement and the other Loan Documents, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Confirmatory Grant are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed that:

1) <u>Definitions</u>. All capitalized terms not defined herein shall have the respective meanings given to them in the Credit Agreement.

2) The Security Interest.

(a) This Confirmatory Grant is made to secure the satisfactory performance and payment of all the Secured Obligations. Upon Payment in Full, the security interest acquired by Grantee

under this Confirmatory Grant shall be automatically released and Grantee shall promptly execute, acknowledge, and deliver to Grantor all reasonably requested instruments, in writing or otherwise, evidencing such release.

- (b) The Grantor hereby grants to Grantee a security interest in (1) all of Grantor's right, title and interest in and to the Trademarks now owned or from time to time after the date hereof owned or acquired by the Grantor, together with (2) all proceeds and products of the Trademarks, (3) the goodwill associated with such Trademarks, and (4) all causes of action arising prior to or after the date hereof for infringement of the Trademarks or unfair competition regarding the same. Nothing herein shall limit the Grantor's grant of a security interest in the foregoing assets or any other Collateral in favor of the Grantee to secure the Secured Obligations pursuant to the Security Agreement or any other Collateral Documents, all of which grants are hereby reaffirmed, ratified and confirmed.
- 3) <u>Counterparts</u>. This Confirmatory Grant may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.
- 4) <u>Governing Law</u>. This Confirmatory Grant and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York

IN WITNESS WHEREOF, the Grantor has executed this Confirmatory Grant effective as of the date first written above.

BARNES BULLETS – MONA, LLC, as Grantor

Name: Aron J. Kuehne

Title: Secretary

BARNES BULLETS – MONA, LLC, as Grantor
$R_{V^{\prime}}$

Name: Title:

of the date first written above.

IN WITNESS WHEREOF, the Grantor has executed this Confirmatory Grant effective as

Signature Page to Grant of Security Interest in United States Trademarks

CONFIRMATORY GRANT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS Exhibit A - SCHEDULE OF TRADEMARKS

Mark	App. No./ App. Date	Reg. No./ Reg. Date	Current Owner
BARNES Design	85811774	4380017	Barnes Bullets - Mona, LLC
	28-DEC-2012	06-AUG-2013	
BARNES Design	85811786	4487212	Barnes Bullets - Mona, LLC
	28-DEC-2012	25-FEB-2014	
BARNES Design	85811788	4483650	Barnes Bullets - Mona, LLC
	28-DEC-2012	18-FEB-2014	
BARNES Design	85811791	4383685	Barnes Bullets - Mona, LLC
	28-DEC-2012	13-AUG-2013	
BARNES Design	85811792	4383686	Barnes Bullets - Mona, LLC
	28-DEC-2012	13-AUG-2013	
TAC-XPD	85853573	4503058	Barnes Bullets - Mona, LLC
	19-FEB-2013	25-MAR-2014	
BARNES	85811775 28-DEC-2012	4387530 20-AUG-2013	Barnes Bullets - Mona, LLC
BARNES	85811776	4387531	Barnes Bullets - Mona, LLC
DARRILO	28-DEC-2012	20-AUG-2013	Danies Bunets - Mona, EEC
BARNES	85811780	4387532	Barnes Bullets - Mona, LLC
	28-DEC-2012	20-AUG-2013	
BARNES	85811782 28-DEC-2012	4487211 25-FEB-2014	Barnes Bullets - Mona, LLC
BARNES	85811785 28-DEC-2012	4387533 20-AUG-2013	Barnes Bullets - Mona, LLC
RANGE AR	86494262	4766198	Barnes Bullets - Mona, LLC
	02-JAN-2015	30-JUN-2015	
TSX	77349228 11-DEC-2007	3753578 02-MAR-2010	Barnes Bullets - Mona, LLC
VARMINT GRENADE	77197245	3421758	Barnes Bullets - Mona, LLC
	04-JUN-2007	06-MAY-2008	
X BULLET	74044793 02-APR-1990	1632289 22-JAN-1991	Barnes Bullets - Mona, LLC
VOR-TX	85010098	3982498	Barnes Bullets - Mona, LLC
	09-APR-2010	21-JUN-2011	

Mark	App. No./ App. Date	Reg. No./ Reg. Date	Current Owner
BARNES TSX	77786189	3982049	Barnes Bullets - Mona, LLC
	21-JUL-2009	21-JUN-2011	
EXPANDER	78730460 11-OCT-2005	3320532 23-OCT-2007	Barnes Bullets - Mona, LLC
	11-001-2003	23-001-2007	

RECORDED: 04/18/2022