

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM782289

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Murray Sales Inc.		01/23/2023	Corporation: CANADA
RECEIVING PARTY DATA			
Name:	Alter Domus (US) LLC		
Street Address:	225 W. Washington Street, 9th Floor		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60606		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 5			
Property Type	Number	Word Mark	
Registration Number:	4593151		
Registration Number:	4523452		
Registration Number:	4089798		
Registration Number:	5646353	JOIE	
Registration Number:	4327348	SPUD DUDE	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Phone:	4045723401		
Email:	morgan.roth@kslaw.com		
Correspondent Name:	Morgan Roth		
Address Line 1:	1180 Peachtree Street NE		
Address Line 2:	Suite 1600		
Address Line 4:	Atlanta, GEORGIA 30309		
ATTORNEY DOCKET NUMBER:	02176.515061		
NAME OF SUBMITTER:	Morgan Roth		
SIGNATURE:	/s/ Morgan Roth		
DATE SIGNED:	01/24/2023		

OP \$140.00 4593151

Total Attachments: 5

source=Evriholder - Canada - Canadian Trademark Security Agreement#page1.tif

source=Evriholder - Canada - Canadian Trademark Security Agreement#page2.tif

source=Evriholder - Canada - Canadian Trademark Security Agreement#page3.tif

source=Evriholder - Canada - Canadian Trademark Security Agreement#page4.tif

source=Evriholder - Canada - Canadian Trademark Security Agreement#page5.tif

CANADIAN TRADEMARK SECURITY AGREEMENT

This Canadian Trademark Security Agreement is made as of January 23, 2023 (the "Agreement"), by and between Murray Sales Inc. ("Murray"), Evriholder Products, LLC ("EPL" and collectively with Murray, the "Grantors") and ALTER DOMUS (US) LLC, in its capacity as Administrative Agent for the Secured Parties (together with its successors and assigns in such capacity, "Grantee"). All capitalized terms used but not otherwise defined herein have the meanings given to them in the Canadian Pledge and Security Agreement (defined below).

WHEREAS, the Grantors and others have entered into a Canadian Pledge and Security Agreement, dated January 23, 2023 (as amended, restated, amended and restated, supplemented, or otherwise modified from time to time, the "Canadian Pledge and Security Agreement"), pursuant to which each Grantor has granted Grantee a security interest in the Collateral for the benefit of the Secured Parties; and

WHEREAS, each of the trademark registrations and applications for trademark registrations listed on the attached Schedule A (the "Trademarks") are owned by a Grantor; and

WHEREAS, the Grantors and Grantee wish to enter this Canadian Trademark Security Agreement in conjunction with the security interest in the Collateral granted by each Grantor to Grantee for the benefit of the Secured Parties under the Canadian Pledge and Security Agreement.

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, the Grantors and Grantee hereby agree that:

1. Each Grantor hereby pledges and grants to Grantee for the benefit of the Secured Parties a continuing security interest in all of such Grantor's right, title and interest in and to (a) the Trademarks owned by it, (b) all extensions, modifications and renewals thereof, (c) all goodwill of its business symbolized by the foregoing or associated therewith, and (d) its rights corresponding thereto throughout the world (collectively, the "Trademarks Collateral") solely for the purpose of securing such Grantor's payment, performance and observance of the Secured Obligations pursuant to and under the Canadian Pledge and Security Agreement. This Agreement is not to be construed as an assignment of any Trademarks application.

2. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of Grantee with respect to the Collateral (including the Trademarks Collateral) are more fully set forth in the Canadian Pledge and Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Canadian Trademarks Security Agreement and the Pledge and Security Agreement, the terms of the Pledge and Security Agreement shall control.

3. Upon the Payment in Full of the Obligations (other than indemnity obligations under the Loan Documents that are not then due and payable or for which any events or claims that would give rise thereto are not pending), Grantee shall promptly execute, acknowledge and deliver to

the Grantors an instrument in writing in recordable form and reasonably acceptable to the Grantors releasing the security interest in the Trademarks Collateral granted under this Canadian Trademarks Security Agreement.

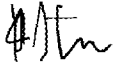
4. This Canadian Trademarks Security Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart by facsimile or electronic mail shall be equally effective as delivery of an original executed counterpart.

5. This Agreement shall be construed in accordance with and governed by the laws of the Province of Ontario.

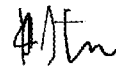
[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, Grantor and Grantee have caused this Canadian Trademarks Security Agreement to be duly executed by their respective officers thereunto duly authorized as of the date first set forth above.

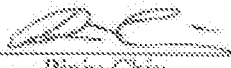
MURRAY SALES INC.

By: 
Name: Ivan Stein
Title: Chief Executive Officer

EVRIHOLDER PRODUCTS, LLC

By: 
Name: Ivan Stein
Title: Chief Executive Officer

ALTER DOMUS (US) LLC,
as Administrative Agent

By: 
Name: Pinju Chiu
Title: Associate Counsel




SCHEDULE A TO GRANT OF A SECURITY INTEREST

Registered Trademarks (Canada):

Trademark	Owner	Registration Number
JOIE	Murray Sales, Inc.	TMA636489
KITCH GADGETS	Murray Sales, Inc.	TMA755273
SPUD DUDE	Murray Sales, Inc.	TMA867533
FUREMOVER	Evriholder Products, LLC	TMA702551
EASI-TWIST	Evriholder Products, LLC	TMA765550
KITCHENSYNC	Evriholder Products, LLC	TMA702952
EVRISCOOP	Evriholder Products, LLC	TMA742923
BEARBYTES	Evriholder Products, LLC	TMA740132
DYNOBYTES	Evriholder Products, LLC	TMA747606
CORD-CLIPSTER	Evriholder Products, LLC	TMA746013
SWEETBYTES	Evriholder Products, LLC	TMA744923
FUZZY FEATHERS	Evriholder Products, LLC	TMA739909
EVRISTOR N MORE	Evriholder Products, LLC	TMA739910
FUZZY WUZZY	Evriholder Products, LLC	TMA740293
SLIPPER GENIE	Evriholder Products, LLC	TMA751443
AVOSAVER	Evriholder Products, LLC	TMA770541
BACON GENIE	Evriholder Products, LLC	TMA742394
EVRI TIME	Evriholder Products, LLC	TMA741984
SCRUB N RUB	Evriholder Products, LLC	TMA741983
NANA SAVER	Evriholder Products, LLC	TMA742392
EVRIHOLDER	Evriholder	TMA862547

Trademark	Owner	Registration Number
	Products, LLC	
FLIPPIT	Evriholder Products, LLC	TMA799206
DRESSING-2-GO	Evriholder Products, LLC	TMA839111
CRYST'L CLEAN	Evriholder Products, LLC	TMA839112
SPA SPLENDOR	Evriholder Products, LLC	TMA899473
SWIFT SWAT	Evriholder Products, LLC	TMA941502
EVRI SHOT	Evriholder Products, LLC	TMA941506
SNACK 'O SPHERE	Evriholder Products, LLC	TMA941503
TONGZ-TRIO	Evriholder Products, LLC	TMA949306
PACKER POUCH	Evriholder Products, LLC	TMA944105

Registered Trademarks of Murray Sales Inc. (United States):

Trademark	Registration Number
Design (2 Eyes & Beak) 	4593151
Design (2 Eyes & Beak) 	4523452
Design (Pig) 	4089798
JOIE	5646353
SPUD DUDE	4327348