

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM786141

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Renfro LLC		01/26/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Wells Fargo Bank, National Association		
Street Address:	150 East 42nd Street		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10017		
Entity Type:	Association: UNITED STATES		
PROPERTY NUMBERS Total: 5			
Property Type	Number	Word Mark	
Registration Number:	6556290	LOOPS & WALES	
Registration Number:	6405027	NIGHTINGALE	
Registration Number:	6374529		
Serial Number:	90830379	SOFT & DREAMY	
Serial Number:	97054269	K. BELL	
CORRESPONDENCE DATA			
Fax Number:	8009144240		
<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:	6142803566		
Email:	james.murray@wolterskluwer.com		
Correspondent Name:	CT Corporation		
Address Line 1:	4400 Easton Commons Way		
Address Line 2:	Suite 125		
Address Line 4:	Columbus, OHIO 43219		
NAME OF SUBMITTER:	Gabriela Zapata		
SIGNATURE:	/Gabriela Zapata/		
DATE SIGNED:	02/10/2023		
Total Attachments: 36			

OP \$140.00 6556290

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

1. Name of conveying party(ies):

Renfro LLC

- Individual(s) Association
 Partnership Limited Partnership
 Corporation- State: _____
 Other limited liability company _____

Citizenship (see guidelines) Delaware

Additional names of conveying parties attached? Yes No

3. Nature of conveyance/Execution Date(s) :

Execution Date(s) January 26, 2023

- Assignment Merger
 Security Agreement Change of Name
 Other _____

2. Name and address of receiving party(ies)

Additional names, addresses, or citizenship attached? Yes No

Name: Wells Fargo Bank, National Association

Street Address: 150 East 42nd Street

City: New York

State: NY

Country: USA Zip: 10017

- Individual(s) Citizenship _____
 Association Citizenship USA
 Partnership Citizenship _____
 Limited Partnership Citizenship _____
 Corporation Citizenship _____
 Other _____ Citizenship _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)

4. Application number(s) or registration number(s) and identification or description of the Trademark.

A. Trademark Application No.(s) _____ Text _____

B. Trademark Registration No.(s) _____

See attached Schedule I

See attached Schedule I

Additional sheet(s) attached? Yes No

C. Identification or Description of Trademark(s) (and Filing Date if Application or Registration Number is unknown):

5. Name & address of party to whom correspondence concerning document should be mailed:

Name: Susan O'Brien

Internal Address: CT Lien Solutions

Street Address: 187 Wolf Road, Suite 101

City: Albany

State: NY Zip: 12205

Phone Number: 800-342-3676

Docket Number: _____

Email Address: cls-udsalbany@wolterskluwer.com

6. Total number of applications and registrations involved:

5

7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ _____

- Authorized to be charged to deposit account
 Enclosed

8. Payment Information:

Deposit Account Number _____

Authorized User Name _____

9. Signature:



Signature

2/9/23

Date


Gabriela Zapata

Name of Person Signing

Total number of pages including cover sheet, attachments, and document:

36

**Schedule I
to
Recordation Form Cover Sheet Trademarks**

<u>Country</u>	<u>Trademark</u>	<u>Serial No.</u>	<u>Filing Date</u>	<u>Registration Number</u>	<u>Registration Date</u>	<u>Status</u>
United States of America	LOOPS & WALES	88983033	4/15/2020	6556290	11/9/21	Registered
United States of America	NIGHTINGALE	88981701	3/31/20	6405027	6/29/21	Registered
United States of America		88981443	5/18/20	6374529	6/1/21	Registered
United States of America	SOFT & DREAMY	90830379	7/15/21	N/A	N/A	Allowed
United States of America	K. BELL	97054269	09/30/21	N/A	N/A	Pending

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

THIS AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this “Agreement”), dated as of January 26, 2023, is by and between Renfro LLC, a Delaware limited liability company (“Debtor”), with its chief executive office at 661 Linville Road Mount Airy, NC 27030, and Wells Fargo Bank, National Association, a national banking association, in its capacity as administrative agent and collateral agent pursuant to the Loan Agreement (as hereinafter defined), acting for and on behalf of the parties thereto as lenders and as otherwise provided therein (in such capacity, “Agent”), having an office at 150 East 42nd Street, New York, New York 10017.

W I T N E S S E T H :

WHEREAS, Debtor has adopted, used and is using, and is the owner of the entire right, title, and interest in and to the trademarks, trade names, terms, designs and applications therefor described in Exhibit A-1 hereto and made a part hereof (the “Existing Trademarks”);

WHEREAS, Agent has agreed to make certain financial accommodations available to Debtor from time to time pursuant to the terms and conditions of the Loan and Security Agreement, dated as of June 4, 2021, among Agent, the parties thereto as lenders (collectively, “Lenders”), Debtor and those additional entities that hereafter become Borrowers pursuant to the terms of the Loan Agreement (together with Debtor, each a “Borrower” and individually and collectively, jointly and severally, “Borrowers”) and FourKorners LLC, a Delaware limited liability company (“Holdings”), and certain subsidiaries of Holdings and those additional entities that hereafter become Guarantors in accordance with the Loan Agreement (together with Holdings, each a “Guarantor” and individually and collectively, jointly and severally, “Guarantors”), as amended by Amendment No. 1 to Loan and Security Agreement, dated as of March 4, 2022, and Amendment No. 2 to Loan and Security Agreement, dated as of June 23, 2022 (as same now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, the “Loan Agreement”) and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection with the Loan Agreement or related thereto, including, but not limited to, this Agreement (all of the foregoing, together with the Loan Agreement, as the same now exist or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, being collectively referred to herein as the “Financing Agreements”);

WHEREAS, Debtor and Agent have previously entered into the Trademark Collateral Assignment and Security Agreement, dated June 4, 2021 (as heretofore amended, modified and supplemented, the “Existing Trademark Agreement”), recorded at the United States Patent and Trademark Office at Reel 7434 Frame 0454, pursuant to which Debtor granted a security interest in and pledged to Agent all of its right, title and interest in and to all present and future Trademarks (as hereinafter defined) and certain related assets (collectively, the “Collateral” as hereinafter further defined);

WHEREAS, Debtor has adopted, used and is using, and is the owner of the entire right, title, and interest in and to the additional Trademarks described in Exhibit A-2 hereto and made a part hereof (collectively, the “Additional Trademarks” and together with the Existing Trademarks, collectively, the “Trademarks” as hereinafter further defined);

WHEREAS, Debtor is obligated to grant a security interest in and pledge all such Additional Trademarks and Collateral related to such Additional Trademarks to Agent, as provided by the terms and conditions of the Existing Trademark Agreement; and

WHEREAS, in order to induce Agent and Lenders to continue to make loans and advances and provide other financial accommodations to Debtor and certain affiliates of Debtor pursuant thereto, Debtor has agreed to (a) amend and restate the Existing Trademark Agreement by executing and

delivering to Agent this Agreement, (b) pledge and grant a security interest in the Additional Trademarks and related Collateral, and confirm its prior pledge and grant in the Existing Trademarks and related Collateral, to Agent, for itself and the benefit of the other Secured Parties, of a security interest in and lien upon, all of its right, title and interest in and to the Collateral to secure payment and performance of all Obligations, and (c) deliver to Agent any and all other documents which Agent deems reasonably necessary to protect Agent's interests hereunder;

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Debtor hereby agrees that the Existing Trademark Agreement shall be and hereby is amended and restated as follows:

1. GRANT OF SECURITY INTEREST. As collateral security for the prompt performance, observance and indefeasible payment in full of all of the Obligations, Debtor hereby grants to Agent, for itself and for the benefit of the Secured Parties, a continuing security interest in and a general lien, and acknowledges and restates its prior grant to Agent, as a continuing security interest in and a general lien, upon the following (being collectively referred to herein as the "Collateral"): (a) all of Debtor's now existing or hereafter acquired right, title, and interest in and to: (i) all of Debtor's trademarks, tradenames, trade styles and service marks and all applications, registrations and recordings relating to the foregoing as may at any time be filed in the United States Patent and Trademark Office or in any similar office or agency of the United States of America, any State thereof, any political subdivision thereof or in any other country, including, without limitation, the trademarks, terms, designs and applications described in Exhibit A-1 and Exhibit A-2 hereto, together with all rights and privileges arising under applicable law with respect to Debtor's use of any trademarks, tradenames, trade styles and service marks, and all reissues, extensions, continuation and renewals thereof (all of the foregoing being collectively referred to herein as the "Trademarks"); provided, that, no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law; and (ii) all prints and labels on which such trademarks, tradenames, tradestyles and service marks appear, have appeared or will appear, and all designs and general intangibles of a like nature; (b) the goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; (c) all present and future license and distribution agreements (subject to the rights of the licensors therein) pertaining to the Trademarks, (d) all income, fees, royalties and other payments at any time due or payable with respect thereto, including, without limitation, payments under all licenses at any time entered into in connection therewith; (e) the right to sue for past, present and future infringements thereof; (f) all rights corresponding thereto throughout the world; and (g) any and all other proceeds of any of the foregoing, including, without limitation, all damages and payments or claims by Debtor against third parties for past or future infringement of the Trademarks.

2. OBLIGATIONS SECURED. The security interest, lien and other interests granted to Agent, for itself and the benefit of the other Secured Parties, pursuant to this Agreement shall secure the prompt performance, observance and payment in full of any and all of the Obligations.

3. REPRESENTATIONS, WARRANTIES AND COVENANTS. Debtor hereby represents, warrants and covenants with and to Agent and Lenders the following (all of such representations, warranties and covenants being continuing so long as any of the Obligations are outstanding):

(a) Debtor shall pay and perform all of the Obligations according to their terms.

(b) All of the Collateral is valid and subsisting in full force and effect, and Debtor owns the sole, full and clear title thereto, and the right and power to grant the security interest granted hereunder;

provided, that, Debtor shall not be required to take any such action with respect to any Trademark to the extent that Debtor would also be permitted to abandon such Trademark under Section 3(i) hereof if (i) in Debtor's good faith business judgment, there is a reasonable and valid business reason for taking or omitting to take such action and (ii) the taking or omitting to take such action would not have or reasonably be expected to have a Material Adverse Effect. Debtor shall, at Debtor's expense, perform all acts and execute all documents necessary to maintain the existence of the Collateral consisting of registered Trademarks as registered trademarks and to maintain the existence of all of the Collateral as valid and subsisting, including, without limitation, the filing of any renewal affidavits and applications. The Collateral is not subject to any liens, claims, mortgages, assignments, licenses, security interests or encumbrances of any nature whatsoever, except: the security interests granted hereunder and pursuant to the Loan Agreement, (i) the security interests permitted under the Loan Agreement, and (ii) the licenses permitted under Section 3(e) hereof.

(c) Debtor shall not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license relating to the Collateral, or otherwise dispose of any of the Collateral, in each case without the prior written consent of Agent, except as otherwise permitted herein or in the Loan Agreement. Nothing in this Agreement shall be deemed a consent by Agent or any Lender to any such action, except as such action is expressly permitted hereunder.

(d) Debtor shall, at Debtor's expense, promptly perform all acts and execute all documents requested at any time by Agent to evidence, perfect, maintain, record or enforce the security interest in the Collateral granted hereunder or to otherwise further the provisions of this Agreement. Debtor hereby authorizes Agent to file one or more financing statements (or similar documents) with respect to the Collateral. Debtor further authorizes Agent to have this Agreement or any other similar security agreement filed with the United States Commissioner of Patents and Trademarks or any other appropriate federal, state or government office, or corresponding government offices in countries other than the United States of America.

(e) As of the date hereof, Debtor does not have any Trademarks registered, or subject to pending applications, in the United States Patent and Trademark Office or any similar office or agency in the United States of America, any State thereof, any political subdivision thereof or in any other country, other than those described in Exhibit A hereto and has not granted any licenses with respect thereto other than as set forth in Exhibit B hereto.

(f) Debtor shall, concurrently with the execution and delivery of this Agreement, execute and deliver to Agent five (5) originals of a Special Power of Attorney in the form of Exhibit C annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Agent's exercise of the rights and remedies granted to Agent hereunder.

(g) Agent may, in its discretion, pay any amount or do any act which Debtor fails to pay or do as required hereunder or as requested by Agent to preserve, defend, protect, maintain, record or enforce the Obligations, the Collateral, or the security interest granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, attorneys' fees and legal expenses. Debtor shall be liable to Agent for any such payment, which payment shall be deemed an advance by Agent to Debtor, shall be payable on demand together with interest at the rate then applicable to the Obligations set forth in the Loan Agreement and shall be part of the Obligations secured hereby.

(h) Debtor shall notify Agent within thirty (30) days of filing any application for the registration of a Trademark or any statement of use or amendment to allege use with respect to intent-to-use trademark applications with, or the issuance of any registration of a Trademark by, the United States

Patent and Trademark Office or any similar office or agency in the United States of America, any State thereof, any political subdivision thereof or in any other country. If, after the date hereof, Debtor shall (i) obtain any registered trademark or tradename, or apply for any such registration in the United States Patent and Trademark Office or in any similar office or agency in the United States of America, any State thereof, any political subdivision thereof or in any other country, (ii) become the owner of any trademark registrations or applications for trademark registration used in the United States of America or any State thereof, political subdivision thereof or in any other country, or (iii) file any statement of use or amendment to allege use with respect to intent-to-use trademark applications, the provisions of Section 1 hereof shall automatically apply thereto. Upon the request of Agent, Debtor shall promptly execute and deliver to Agent any and all amendments, agreements, instruments, documents and such other papers as may be requested by Agent to evidence the security interest in such Trademark in favor of Agent.

(i) Debtor has not abandoned any of the Trademarks and Debtor will not do any act, nor omit to do any act, whereby the Trademarks may become abandoned, invalidated, unenforceable, avoided, or avoidable; provided, that, Debtor may, after written notice to Agent, abandon, cancel, not renew or otherwise not maintain a Trademark so long as (i) such Trademark is no longer used or useful in the business of Debtor or any of its affiliates or subsidiaries, (ii) such Trademark has not been used in the business of Debtor or any of its affiliates or subsidiaries for a period of six (6) consecutive months, (iii) such Trademark is not otherwise material to the business of Debtor or any of its affiliates or subsidiaries in any respect, (iv) such Trademark has little or no value, and (v) no Default (as defined in the Loan Agreement) or Event of Default (as hereinafter defined) shall exist or have occurred and be continuing as of such time. Debtor shall notify Agent immediately if it knows or has reason to know of any reason why any application, registration, or recording with respect to the Trademarks may become abandoned, canceled, invalidated, avoided, or avoidable.

(j) Debtor shall render any assistance, as Agent shall determine is necessary, to Agent in any proceeding before the United States Patent and Trademark Office, any federal or state court, or any similar office or agency in the United States of America, any State thereof, any political subdivision thereof or in any other country, to maintain such application and registration of the Trademarks as Debtor's exclusive property and to protect Agent's interest therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference, and cancellation proceedings.

(k) No material infringement or unauthorized use presently is being made of any of the Trademarks that would adversely affect in any material respect the fair market value of the Collateral or the benefits of this Agreement granted to Agent and Lenders, including, without limitation, the validity, priority or perfection of the security interest granted herein or the remedies of Agent hereunder. There has been no judgment holding any of the Trademarks invalid or unenforceable, in whole or in part, nor is the validity or enforceability of any of the Trademarks presently being questioned in any litigation or proceeding to which Debtor is a party. Debtor shall promptly notify Agent if Debtor (or any affiliate or subsidiary thereof) learns of any use by any person of any term or design which infringes on any Trademark or is likely to cause confusion with any Trademark. If requested by Agent, Debtor, at Debtor's expense, shall join with Agent in such action as Agent, in Agent's discretion, may deem advisable for the protection of Agent's interest in and to the Trademarks.

(l) Debtor assumes all responsibility and liability arising from the use of the Trademarks and Debtor hereby indemnifies and holds Agent and Lenders harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees and reasonable legal expenses) arising out of any alleged defect in any product manufactured, promoted, or sold by Debtor (or any affiliate or subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Debtor (or any affiliate or subsidiary thereof). The foregoing

indemnity shall survive the payment of the Obligations, the termination of this Agreement and the termination or non-renewal of the Loan Agreement.

(m) Debtor shall promptly pay Agent and Lenders for any and all expenditures made by Agent pursuant to the provisions of this Agreement or for the defense, protection or enforcement of the Obligations, the Collateral, or the security interests granted hereunder, including, but not limited to, all filing or recording fees (limited to filing and recording fees of any federal or state Governmental Authority in the United States and any corresponding government office in Canada), court costs, collection charges, travel expenses, and reasonable attorneys' fees and reasonable legal expenses. Such expenditures shall be payable on demand, together with interest at the rate then applicable to the Obligations set forth in the Financing Agreements and shall be part of the Obligations secured hereby.

4. EVENTS OF DEFAULT. All Obligations shall become immediately due and payable, without notice or demand, at the option of Agent, upon the occurrence of any Event of Default, as such term is defined in the Loan Agreement (each an "Event of Default" hereunder).

5. RIGHTS AND REMEDIES. At any time an Event of Default exists or has occurred and is continuing, in addition to all other rights and remedies of Agent or any of the other Secured Parties, whether provided under this Agreement, the Loan Agreement, the other Financing Agreements, applicable law or otherwise, Agent shall have the following rights and remedies which may be exercised without notice to, or consent by, Debtor except as such notice or consent is expressly provided for hereunder:

(a) Agent may require that neither Debtor nor any affiliate or subsidiary of Debtor make any use of the Trademarks constituting Collateral or any marks similar thereto for any purpose whatsoever. Agent may make use of any Trademarks constituting Collateral for the sale of goods, completion of work-in-process or rendering of services or otherwise in connection with enforcing any other security interest granted to Agent by Debtor or any subsidiary or affiliate of Debtor or for such other reason as Agent may determine.

(b) Agent may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Agent shall in its discretion deem appropriate. Such license or licenses may be general, special or otherwise, and may be granted on an exclusive or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, and all foreign countries.

(c) Agent may assign, sell or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations except that if notice to Debtor of intended disposition of Collateral is required by law, the giving of ten (10) days' prior written notice to Debtor of any proposed disposition shall be deemed reasonable notice thereof and Debtor waives any other notice with respect thereto. Agent shall have the power to buy the Collateral or any part thereof, and Agent shall also have the power to execute assurances and perform all other acts which Agent may, in its discretion, deem appropriate or proper to complete such assignment, sale, or disposition. In any such event, Debtor shall be liable for any deficiency.

(d) In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to the terms hereof, upon the occurrence and during the continuance of an Event of Default, Agent may at any time execute and deliver on behalf of Debtor, pursuant to the authority granted in the Powers of Attorney described in Section 3(f) hereof, one or more instruments of assignment of the Trademarks constituting Collateral (or any application, registration, or recording relating thereto), in form suitable for filing, recording, or registration. Debtor agrees to pay Agent on

demand all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees, and attorneys' fees and legal expenses. Debtor agrees that Agent and Secured Parties have no obligation to preserve rights to the Trademarks whether constituting Collateral or otherwise against any other parties.

(e) Agent may first apply the proceeds actually received from any such license, assignment, sale or other disposition of any of the Collateral to the costs and expenses thereof, including, without limitation, attorneys' fees and all legal, travel and other expenses which may be incurred by Agent. Thereafter, Agent may apply any remaining proceeds to such of the Obligations as Agent may in its discretion determine. Debtor shall remain liable to Agent and any of the other Secured Parties for any of the Obligations remaining unpaid after the application of such proceeds, and Debtor shall pay Agent on demand any such unpaid amount, together with interest at the rate then applicable to the Obligations set forth in the Loan Agreement.

(f) Debtor shall supply to Agent or to Agent's designee, Debtor's knowledge and expertise relating to the manufacture, sale and distribution of the products and services bearing the Trademarks and Debtor's customer lists and other records relating to the Trademarks and the distribution thereof.

(g) All of Agent's rights and remedies, whether provided under this Agreement, the other Financing Agreements, applicable law, or otherwise, shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently. No failure or delay on the part of Agent or any other Secured Party in exercising any of its options, power or rights or partial or single exercise thereof, shall constitute a waiver of such option, power or right.

6. CHOICE OF LAW AND VENUE; JURY TRIAL WAIVER; JUDICIAL REFERENCE PROVISION. THIS AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 11 OF THE LOAN AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

7. MISCELLANEOUS.

(a) All notices, requests and demands hereunder shall be in writing and deemed to have been given or made: if delivered in person, immediately upon delivery; if by telex, telegram or facsimile transmission, immediately upon sending and upon confirmation of receipt; if by nationally recognized overnight courier service with instructions to deliver the next business day, one (1) business day after sending; and if by certified mail, return receipt requested, five (5) days after mailing. All notices, requests and demands upon the parties are to be given to the following addresses (or to such other address as any party may designate by notice in accordance with this Section):

If to Debtor:

Renfro LLC
661 Linville Road
Mt. Airy, North Carolina 27030,
Attention: Chief Financial Officer
Telephone: 336-719-8232
Telecopier: 336-719-8225

with a copy to:

Cadwalader, Wickersham & Taft LLP
227 West Trade Street, Suite 2400
Charlotte, North Carolina 28202
Attention: Christopher M. McDermott, Esq.

Telephone No.: (704) 348-5184
Fax: 704-348-5200

If to Agent:

Wells Fargo Bank, National Association
150 East 42nd Street
New York, New York 10017
Attention: Portfolio Manager – Renfro LLC
Telephone No.: 212-840-2000
Telecopy No.: 212-545-4283

(b) Notices and other communications to Agent hereunder may be delivered or furnished by electronic communication (including e-mail and Internet or intranet websites) pursuant to procedures approved by Agent or as otherwise determined by Agent. Unless Agent otherwise requires, (i) notices and other communications sent to an e-mail address shall be deemed received upon the sender's receipt of an acknowledgement from the intended recipient (such as by the "return receipt requested" function, as available, return e-mail or other written acknowledgement), provided, that, if such notice or other communication is not given during the normal business hours of the recipient, such notice shall be deemed to have been sent at the opening of business on the next Business Day for the recipient, and (ii) notices or communications posted to an Internet or intranet website shall be deemed received upon the deemed receipt by the intended recipient at its e-mail address as described in the foregoing clause (i) of notification that such notice or communications is available and identifying the website address therefor.

(c) Capitalized terms used herein and not defined herein shall have the meanings specified in the Loan Agreement. All references to Exhibit A herein shall include, collectively, Exhibit A-1 and Exhibit A-2. All references to the plural herein shall also mean the singular and to the singular shall also mean the plural. All references to Debtor, Agent, any Lender or any of the Secured Parties pursuant to the definitions set forth in the recitals hereto, or to any other person herein, shall include their respective successors and assigns. The words "hereof," "herein," "hereunder," "this Agreement" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not any particular provision of this Agreement and as this Agreement now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced. An Event of Default shall exist or continue or be continuing until such Event of Default is waived in accordance with Section 7(f) hereof. All references to the term "Person" or "person" herein shall mean any individual, sole proprietorship, partnership, corporation (including, without limitation, any corporation which elects subchapter S status under the Internal Revenue Code of 1986, as amended), limited liability company, limited liability partnership, business trust, unincorporated association, joint stock company, trust, joint venture or other entity or any government or any agency or instrumentality or political subdivision thereof.

(d) This Agreement, the other Financing Agreements and any other document referred to herein or therein shall be binding upon Debtor and its successors and assigns and inure to the benefit of and be enforceable by Agent and its successors and assigns.

(e) If any provision of this Agreement is held to be invalid or unenforceable, such invalidity or unenforceability shall not invalidate this Agreement as a whole, but this Agreement shall be construed as though it did not contain the particular provision held to be invalid or unenforceable and the rights and obligations of the parties shall be construed and enforced only to such extent as shall be permitted by applicable law.

(f) Neither this Agreement nor any provision hereof shall be amended, modified, waived or discharged orally or by course of conduct, but only by a written agreement signed by an authorized officer of Agent. Neither Agent nor any of the other Secured Parties shall, by any act, delay, omission or

otherwise be deemed to have expressly or impliedly waived any of their respective rights, powers and/or remedies unless such waiver shall be in writing and signed by an authorized officer of Agent. Any such waiver shall be enforceable only to the extent specifically set forth therein. A waiver by Agent of any right, power and/or remedy on any one occasion shall not be construed as a bar to or waiver of any such right, power and/or remedy which Agent would otherwise have on any future occasion, whether similar in kind or otherwise.

(g) This Agreement may be executed by means of (a) an electronic signature that complies with the federal Electronic Signatures in Global and National Commerce Act, state enactments of the Uniform Electronic Transactions Act, or any other relevant and applicable electronic signatures law; (b) an original manual signature; or (c) a faxed, scanned, or photocopied manual signature. Each electronic signature or faxed, scanned, or photocopied manual signature shall for all purposes have the same validity, legal effect, and admissibility in evidence as an original manual signature. Agent reserves the right, in its sole discretion, to accept, deny, or condition acceptance of any electronic signature on this Agreement. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but such counterparts shall, together, constitute only one instrument. Delivery of an executed counterpart of a signature page of this Agreement will be as effective as delivery of a manually executed counterpart of this Agreement.

8. CANCELLED AND ABANDONED TRADEMARKS Debtor represents, warrants and covenants with, to and in favor of Agent and Lenders that the Trademarks listed on Exhibit D hereto (the "Cancelled Trademarks") have been cancelled or abandoned and (a) are no longer used or useful in the business of Debtor or any of its affiliates or subsidiaries, (b) have not been used in the business of Debtor or any of its affiliates or subsidiaries for a period of at least six (6) consecutive months prior to the date hereof, (c) are not otherwise material to the business of Debtor or any of its affiliates or subsidiaries in any respect, (d) have little or no value, and (e) as of the date hereof, no Default or Event of Default exists or has occurred and is continuing.

9. ACKNOWLEDGMENT AND RESTATEMENT

(a) Debtor hereby acknowledges, confirms and agrees that Debtor is indebted to Agent and Lenders in respect of any obligations, liabilities or indebtedness for loans, advances and letter of credit accommodations to Debtor under the Existing Trademark Agreement and the Loan Agreement and the other Financing Agreements, together with all interest accrued and accruing thereon, and all fees, costs, expenses and other charges relating thereto, all of which are unconditionally owing by Debtor to Agent and Lenders without offset, defense, or counterclaim of any kind, nature or description whatsoever. Debtor hereby ratifies assents, adopts and agrees to pay all of the obligations, liabilities or indebtedness under the Financing Agreements arising before, on or after the date hereof as provided in the Loan Agreement and the other Financing Agreements.

(b) Except with respect to the Cancelled Trademarks, Debtor hereby acknowledges, confirms and agrees that Agent has and shall continue to have, for itself and the benefit of the Lenders, valid, enforceable and perfected security interests in and liens upon all of the Collateral heretofore granted to Agent pursuant to the Existing Trademark Agreement to secure all of the Obligations subject only to liens permitted under the Loan Agreement and the other Financing Agreements.

(c) Debtor hereby acknowledges, confirms and agrees that: (i) the Existing Trademark Agreement has been duly executed and delivered by Debtor and is in full force and effect as of the date hereof; (ii) the agreements and obligations of Debtor contained in the Existing Trademark Agreement constitute legal, valid and binding obligations of Debtor enforceable against it in accordance with the terms thereof, and Debtor has no valid defense, offset or counterclaim to the enforcement of such

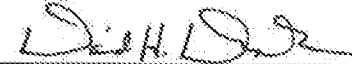
obligations; and (iii) Agent and Lenders are entitled to all of the rights, remedies and benefits provided for in the Existing Trademark Agreement.

(d) Except as otherwise stated in Section 9(b) hereof and in this Section 9(d), as of the date hereof, the terms, conditions, agreements, covenants, representations and warranties set forth in the Existing Trademark Agreement are hereby amended and restated in their entirety, and as so amended and restated, are replaced and superseded by the terms, conditions, agreements, covenants, representations and warranties set forth in this Agreement, except that nothing herein shall impair or adversely affect the continuation of the liability of Debtor for the obligations or the security interests and liens heretofore granted, pledged or assigned to Agent for itself and the benefit of Secured Parties. The amendment and restatement contained herein shall not, in any manner, be construed to constitute payment of, or impair, limit, cancel or extinguish, or constitute a novation in respect of, the indebtedness and other obligations and liabilities of Debtor evidenced by or arising under the Existing Trademark Agreement and any of the other Financing Agreements to which Debtor is a party and, other than the Cancelled Trademarks, the liens and security interests securing such indebtedness and other obligations and liabilities shall not in any manner be impaired, limited, terminated, waived or released.

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IN WITNESS WHEREOF, Debtor and Agent have executed this Agreement as of the day and year first above written.

RENFRO LLC

By: 
Name: David H. Dirkins
Title: Executive VP and CFO

WELLS FARGO BANK, NATIONAL ASSOCIATION,
as Agent

By: _____
Name: Sang H. Kim
Title: Authorized Signatory

IN WITNESS WHEREOF, Debtor and Agent have executed this Agreement as of the day and year first above written.

RENFRO LLC

By: _____
Name: _____
Title: _____


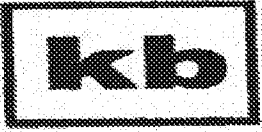
WELLS FARGO BANK, NATIONAL ASSOCIATION,
as Agent


By: 
Name: Sang H. Kim
Title: Authorized Signatory


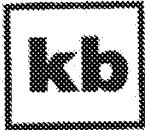
**EXHIBIT A
TO
AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT**



LIST OF TRADEMARKS AND TRADEMARK APPLICATIONS

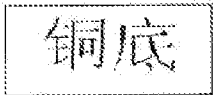
**Exhibit A-1
Existing Trademarks**

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Argentina	HOT SOX	Renfro Corporation	1831286 Jan 27, 1992	2501812 Apr 22, 1999	25 All goods in Class 25	Registered
Australia	ART SOX (and design) 	Renfro Corporation	626230 Mar 31, 1994	626230 Apr 29, 1996	25 Articles of clothing, headwear and footwear.	Registered
Australia	kb Logo 	Renfro Corporation	1343773 Feb 4, 2010	1343773 Sep 13, 2010	25 Clothing, footwear, headgear; legwear, socks, tights, stockings, hosiery, leg warmers, leggings, panty hose, knee highs, mukluks.	Registered
Australia	KBELL	Renfro Corporation	1343772 Feb 4, 2010	1343772 Sep 13, 2010	25 Clothing, footwear, headgear; legwear, socks, tights, stockings, hosiery, leg warmers, leggings, panty hose, knee highs, mukluks.	Registered
Benelux	HOT SOX	Renfro Corporation	601441 Jan 23, 1974	323631 Jun 24, 1974	24 Knitted and weave textile goods 25 Hosiery and socks; knitted and weave goods, gloves, hats, neckties, and sweaters	Registered
Brazil	COPPER SOLE	Renfro Corporation	828297096 Apr 25, 2006	828297096 Jun 3, 2008	25 Socks.	Registered
Brazil	HOT SOX	Renfro Corporation	816292566 Jul 26, 1991	816292566 Aug 27, 1996	25 Clothes and fittings of clothing of common use; fittings of clothing, bags, hats, footwear of all kinds and their parts, umbrellas, sunshades, canes, gloves, belts generally, except belts of used security in vehicles walking-sticks for blind.	Registered
Brazil	RENFRO	Renfro Corporation	829480323 Nov 22, 2007	829480323 Mar 9, 2010	25 Socks and hosiery.	Registered


Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Canada	ALASKA KNITS	Renfro Corporation	1565559 Feb 23, 2012	TMA912938 Sep 2, 2015	25 Socks.	Registered
Canada	BONNIE DOON	Renfro Corporation	277180 Aug 6, 1963	135062 Mar 26, 1964	25 Girls' and ladies' stocking feet, casual stretch slippers made of nylon, wool and combinations of same, and footsocks. 25 Hosiery.	Registered
Canada	BONNIE DOON (and design) 	Renfro Corporation	511682 Nov 2, 1983	298530 Dec 28, 1984	25 Clothing namely socks, tights, leotards and party hose.	Registered
Canada	COMFORLAST	Renfro Corporation	1591058 Aug 22, 2012	TMA912933 Sep 2, 2015	25 Fabric used in the manufacturing of clothing as sold as integral component of finished clothing, namely, socks, underwear, bras, t-shirts, polo shirts, shorts, sweat pants, sweat shirts.	Registered
Canada	COPPER DEFENSE	Renfro Corporation		2071384 Dec 16, 2020	10 Compression garments; compression socks. 25 Socks, hosiery, tights, slippers, headwear, footwear, leggings, shirts, pants, sweat shirts, t-shirts, and tops as clothing.	Pending
Canada	COPPER SOLE	Renfro Corporation	1270537 Aug 31, 2005	724549 Sep 25, 2008	25 Socks.	Registered
Canada	FIT FIRST	Renfro Corporation	1046441 Feb 9, 2000	TMA575659 Feb 13, 2003	25 Hosiery.	Registered
Canada	FOOT GUARD	Renfro Corporation	1534691 Jul 7, 2011	TMA881761 Jul 10, 2014	25 Socks.	Registered
Canada	HIGH RIDGE GEAR	Renfro Corporation	1775442 Apr 4, 2016	TMA105737 5 Oct 3, 2019	25 Socks.	Registered
Canada	HOT SOX	Renfro Corporation	379203 Sep 27, 1974	209203 Sep 5, 1975	25 Hosiery, gloves, hats, scarves and sweaters.	Registered
Canada	INVISISEAM	Renfro Corporation	1648014 Oct 16, 2013	TMA953008 Oct 21, 2016	25 Socks.	Registered



Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Canada	K KURB SOCKS (and design) 	Renfro Corporation	1760213 Dec 18, 2015	TMA100774 1 Oct 29, 2018	25 Hosiery, socks.	Registered
Canada	K. BELL	Renfro Corporation	1466019 Jan 15, 2010	TMA842430 Feb 6, 2013	25 Clothing, namely, casual legwear, namely, socks, hosiery, tights and stockings.	Registered
Canada	KB LOGO 	Renfro Corporation	1737468 Jul 15, 2015	TMA107062 8 Jan 23, 2020	25 Clothing, namely, casual legwear, namely, socks, hosiery.	Registered
Canada	LOOPS & WALES	Renfro Corporation	2022577 Apr 15, 2020		18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags. 25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing. 35 Retail store services and online retail store services featuring clothing, headwear, socks, hosiery, legwear and carrying bags.	Pending
Canada	MOISTURE GUARD	Renfro Corporation	1247300 Feb 15, 2005	TMA715391 May 29, 2008	25 Hosiery and socks.	Registered
Canada	MOUNTAIN DOG	Renfro Corporation		2092195 Mar 16, 2021	25 Socks, hosiery, tights, slippers, headwear, footwear, gloves, mittens, underclothing, underwear, loungewear, leggings, shirts, pants, sweat shirts, hoodies [clothing], t-shirts, pullovers, and tops as clothing.	Pending
Canada	NIGHTINGALE	Renfro Corporation	2045741 Aug 13, 2020		09 Antimicrobial textile sleeve for handheld electronic devices, laptop computers and computer accessories, television remotes, and payment cards. 10 Face coverings being sanitary masks for protection against viral infection. 25 Textile face masks being headwear.	Pending

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Canada		Renfro Corporation	2045742 Aug 13, 2020		09 Antimicrobial textile sleeve for handheld electronic devices, laptop computers and computer accessories, television remotes, and payment cards. 10 Face coverings being sanitary masks for protection against viral infection. 25 Textile face masks being headwear.	Pending
Canada	RENFRO SIERRA SOCK COMPANY	Renfro Corporation	1775443 Apr 4, 2016	TMA105737 6 Oct 3, 2019	25 Socks.	Registered
Canada	SURE-MATCH	Renfro Corporation	1644235 Sep 20, 2013	TMA914985 Sep 24, 2015	25 Socks.	Registered
Canada	TEMPRITE	Renfro Corporation	1808719 Nov 9, 2016	TMA106030 1 Oct 23, 2019	25 Socks and hosiery.	Registered
Canada	WICKED OX	Renfro Corporation		2092194 Mar 16, 2021	25 Socks, hosiery, tights, slippers, headwear, footwear, gloves, mittens, underclothing, underwear, loungewear, leggings, shirts, pants, sweat shirts, hoodies [clothing], t-shirts, pullovers, and tops as clothing.	Pending
Canada	WORK GEAR (and design) 	Renfro Corporation	1096614 Mar 20, 2001	TMA596639 Dec 5, 2003	25 Clothing, namely, socks, t-shirts and undergarments.	Registered
Chile	COPPER SOLE	Renfro Corporation	915029 Jul 29, 2010	927863 Aug 10, 2011	25 Socks.	Registered
Chile	HOT SOX	Renfro Corporation	214986 Jul 22, 1992	1233971 Dec 12, 1996	25 Men's, women's and children's hosiery and socks.	Registered
Chile	K. BELL	Renfro Corporation	1336561 Sep 15, 2019		25 Clothing, namely, socks, hosiery and tights.	Pending
China	COPPER DEFENSE	Renfro Corporation		5224009 2 Dec 17, 2020	10 Compression garments; compression socks.	Pending
China	COPPER DEFENSE	Renfro Corporation		52271582 Dec 17, 2020	25 Socks, hosiery, clothing, tights, slippers, headwear, footwear, gloves, mittens, scarves, collar, bow tie, underclothing, underwear, loungewear, sleepwear, leggings, pants, shirts, t-shirts, sweat shirts, and tops as clothing.	Pending

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
China	COPPER SOLE (in Chinese characters) 	Renfro Corporation	9831741 Aug 11, 2011	9831741 Oct 14, 2012	25 Clothing; textiles for baby purpose; sports clothing for certain use; raincoats; theatrical costumes; certain shoes for special use; shoes; headgear; stockings; gloves (not include those used for special purpose); neckties, mufflers, mantillas and veils; belts and ribbons for clothing; certain goods.	Registered Monitoring
China	FÜT	Renfro Corporation	32980178 Aug 20, 2018	32980178 Sep 28, 2019	25 Chasubles; sashes for wear; caps (shower -); sleep masks; hairdressing capes; wedding gowns.	Registered
China	FÜT BRANDS	Renfro Corporation	32980180 Aug 20, 2018	32980180 Sep 28, 2019	25 Chasubles; sashes for wear; caps (shower -); sleep masks; hairdressing capes; wedding gowns.	Registered
China	FÜT BRANDS	Renfro Corporation	32980179 Aug 20, 2018	32980179 Sep 28, 2019	35 Relocation services for businesses; accounting; rental of vending machines; sponsorship search; rental of sales displays.	Registered
China	HOT SOX	Renfro Corporation	93090654 Sep 28, 1993	740688 Apr 14, 1995	25 Hosiery and socks.	Registered
China	K BELL	Renfro Corporation	6776935 Jun 11, 2008	6776935 Aug 7, 2010	25 Clothing; stockings.	Registered
China	LOOPS & WALES	Renfro Corporation	45443605 Apr 15, 2020		18 Tote bags; all-purpose carrying bags; packs; belt bags.	Registered
China	LOOPS & WALES	Renfro Corporation	45443604 Apr 15, 2020		25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing.	Pending

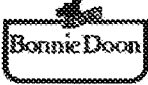
Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
China	LOOPS & WALES	Renfro Corporation	45443606 Apr 15, 2020		35 Presentation of goods on communication media, for retail purposes; presentation of goods and services by electronic means to facilitate TV and home shopping; commercial information and advice for consumers in the choice of products and services; marketing; sales promotion to others; provision of an on-line marketplace for buyers and sellers of goods and services; rental of vending machines; looking for sponsorship; rental of sales stands; retail services for pharmaceutical, veterinary and sanitary preparations and medical supplies.	Pending
China	MOUNTAIN DOG	Renfro Corporation		Pending Mar 16, 2021	25 Socks; hosiery; clothing; tights; slippers; headwear; footwear; gloves; mittens; scarves; collar; bow tie; underclothing; underwear; sleepwear; leggings; pants; shirts; t-shirts; sweaters; tops as clothing	Pending
China	RENFRO	Renfro Corporation	5823956 Dec 31, 2006	5823956 Jan 21, 2010	25 Clothing, textiles for baby purpose, sports clothing for certain use, raincoats, shoes, headgear, stockings, gloves (not include those used for special purpose), neckties, mufflers, mantillias and veils, belts and ribbons for clothing.	Registered
China	RENFRO	Renfro Corporation	9878900 Aug 23, 2011	9878900 Nov 21, 2012	25 Socks; clothing; footwear; hats; layettes [clothing]; swimming hats; raincoats; dancing dress; football shoes; gloves (clothing); scarves; girdles; shower caps; chasubles; cashes for wear; wimples; maniples; wedding dress; sleep masks; sleeping eye masks.	Registered
China	WICKED OX	Renfro Corporation		Pending Mar 16, 2021	25 Socks; hosiery; clothing; tights; slippers; headwear; footwear; gloves; mittens; scarves; collar; bow tie; underclothing; underwear; sleepwear; leggings; pants; shirts; t-shirts; sweaters; tops as clothing	Pending
Colombia	K BELL	Renfro Corporation		469326 Feb 27, 2013	25 Clothing, namely socks, hosiery and tights.	Registered
Denmark	BONNIE DOON	Renfro Corporation	VA20681978 May 10, 1978	VR28271981 Oct 16, 1981	25 Socks, tights, close sitting suits for dance and acrobats, tights	Registered
Denmark	HOT SOX	Renfro Corporation	555882 Dec 8, 1982	24161983 Jul 29, 1983	25 Hosiery.	Registered


Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
European Union	LOOPS & WALES	Renfro Corporation	018225331 Apr 15, 2020	018225331 Sep 15, 2020	18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags. 25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing. 35 Retail store services and online retail store services relating to clothing, headwear, socks, hosiery, legwear and carrying bags.	Registered
Finland	BONNIE DOON	Renfro Corporation	222081 May 21, 1981	84967 Apr 20, 1993	25 All goods in Class 25	Registered
France	HOT SOX	Renfro Corporation	686405 Dec 28, 1983	N1255540 Jan 31, 1984	25 Hosiery; gloves; hats; sashes; pullovers.	Registered
Greece	HOT SOX	Renfro Corporation	101213 Oct 19, 1990	101213 Sep 17, 1993	25 Men, women and children hosiery and socks.	Registered
Hong Kong	HOT SOX	Renfro Corporation	9307490 Jul 20, 1993	1996B03167 Apr 10, 1996	25 Mens, womens and children's hosiery and socks.	Registered
Hong Kong	RENFRO	Renfro Corporation	300984150 Oct 31, 2007	300984150 Oct 31, 2007	25 Clothing, socks and hosiery, footwear, headgear.	Registered
India	COPPER SOLE	Renfro Corporation	1381702 Sep 1, 2005	1381702 Sep 1, 2005	25 Socks.	Registered
India	HOT SOX	Renfro Corporation	965741 Oct 23, 2000	965741 Feb 16, 2005	25 Apparel, footwear and socks.	Registered
India	RENFRO	Renfro Corporation	1129898 Aug 28, 2002	1129898 Aug 29, 2002	25 Socks	Registered
International Bureau (WIPO) (Australia, Austria, Denmark, Finland, Hungary, Italy, Norway, Portugal, Spain, Sweden, Switzerland, United Kingdom)	BONNIE DOON SINCE 1919 (and design) 	Renfro Corporation	IR828752 Apr 12, 2004	828752 Apr 12, 2004	25 Socks, tights and hosiery.	Registered
International Bureau (WIPO) (China, Japan and Russia)	COPPER SOLE	Renfro Corporation	868067 Sep 1, 2005	868067 Sep 1, 2005	25 Socks.	Registered




Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
International Bureau (WIPO) (European Union, Norway, Russia, and Switzerland)	HOT SOX	Renfro Corporation	962191 Apr 21, 2008	962191 Apr 21, 2008	25 Hosiery.	Registered
International Bureau (WIPO) (European Union, Iceland, India, Norway, Russia, Singapore, and Switzerland)	K BELL	Renfro Corporation	1379823 Nov 2, 2017	1379823 Nov 2, 2017	25 Clothing, namely, socks, hosiery and tights.	Registered
Ireland	HOT SOX	Renfro Corporation	905752 Oct 5, 1990	143833 May 16, 1994	25 Men, women and children's hosiery and socks.	Registered
Italy	BONNIE DOON	Renfro Corporation	470598RM May 26, 1978	3620180000 30419 Jun 5, 2001	25 Articles of clothing and in particular socks, tights and shorts.	Registered
Italy	HOT SOX	Renfro Corporation	32933C74 Jan 28, 1974	1578289 Mar 29, 1977	25 Hosiery, gloves, hats, scarves and sweaters.	Registered
Japan	BONNIE DOON (and design) 	Renfro Corporation	3533 Jan 20, 1967	785933 Jul 11, 1968	25 Sweaters, other Clothing.	Registered
Japan	K BELL	Renfro Corporation	2008036029 May 9, 2008	5303309 Feb 19, 2010	25 Socks; tights.	Registered
Japan	K KURB SOCKS (and design) 	Renfro Corporation	2016009795 Jan 29, 2016	5913415 Jan 13, 2017	25 Hosiery; socks.	Registered



Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Japan	LOOPS & WALES	Renfro Corporation	2020042050 Apr 15, 2020		18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags; bags; pouches. 25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing; Clothing. 35 Retail store services and online retail store services featuring clothing, headwear, socks, hosiery, legwear and carrying bags.	Pending
Malaysia	HOT SOX	Renfro Corporation	94002733 Apr 11, 1994	101213 Apr 8, 2005	25 Mens, womens and childrens hosiery and socks.	Registered
Mexico	COMFORLAST	Renfro Corporation	1302731 Aug 23, 2012	1453199 May 8, 2014	25 FINISHED CLOTHING WHERE STANDS THE MANUFACTURING FABRIC, NAMELY, SOCKS, UNDERWEAR, BRAS, T-SHIRTS, POLO SHIRTS, SHORTS, SWEAT PANTS, SWEAT SHIRTS.	Registered
Mexico	COPPER DEFENSE	Renfro Corporation		2472726 Dec 17, 2020	10 Compression garments; compression socks.	Pending
Mexico	COPPER DEFENSE	Renfro Corporation		2472727 Dec 17, 2020	25 Socks, hosiery, tights, slippers, headwear, footwear, leggings, shirts, pants, sweat shirts, t-shirts, and tops as clothing.	Pending
Mexico	FOOT GUARD	Renfro Corporation	1193261 Jul 8, 2011	1254735 Nov 29, 2011	25 Socks.	Registered
Mexico	FUT	Renfro Corporation	0119852088 774 Aug 13, 2008			Pending
Mexico	FÜT BRANDS	Renfro Corporation	2088782 Aug 13, 2018	1964642 Jan 22, 2019	25 Socks, hosiery, tights, legwear, footwear, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, pants, leggings, sweatpants, shirts, t-shirts, sweaters, tops, and sweatshirts.	Registered
Mexico	FÜT BRANDS	Renfro Corporation	2088773 Aug 13, 2018	1949955 Nov 22, 2018	35 Retail store services and online retail store services featuring clothing, footwear, headwear, socks, hosiery, and legwear; Wholesale store and online wholesale store services featuring clothing, footwear, headwear, socks, hosiery, and legwear.	Registered




Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Mexico	HOTSOX (STYLIZED, IN COLOR) HOTSOX	Renfro Corporation	1959735 Oct 13, 2017	1835572 Dec 14, 2017	35 Wholesale and retail store services featuring hosiery, socks, stockings, and tights; online wholesale and retail store services featuring hosiery, socks, stockings, and tights.	Registered
Mexico	INVISISEAM	Renfro Corporation	1423299 Oct 17, 2013	1430014 Jan 27, 2014	25 Socks.	Registered
Mexico	K. BELL & Design <i>K. Bell</i>	Renfro Corporation	577669 Nov 29, 2002	785336 Mar 27, 2003	25 Socks, hosiery and ankle guards.	Registered
Mexico	LOOPS & WALES	Renfro Corporation	2348680 Apr 16, 2020	2141358 Sep 17, 2020	18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags.	Registered
Mexico	LOOPS & WALES	Renfro Corporation	2348682 Apr 16, 2020	2141360 Sep 17, 2020	25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing.	Registered
Mexico	LOOPS & WALES	Renfro Corporation	2348684 Apr 16, 2020	2141362 Sep 17, 2020	35 Retail store services and online retail store services featuring clothing, headwear, socks, hosiery, legwear and carrying bags.	Registered
Mexico	RENFRO (word mark)	Renfro Corporation	702281 Feb 15, 2005	896963 Aug 25, 2005	25 Socks, hosiery and general apparel; footwear and headgear.	Registered
Mexico	RENFRO (word mark)	Renfro Corporation	650980 Apr 6, 2004	834421 May 28, 2004	40 Manufacture of socks and hosiery, and in general treatment of materials.	Registered
Mexico	RENFRO (word mark)	Renfro Corporation	702282 Feb 15, 2005	896964 Aug 25, 2005	39 Distribution of socks and hosiery, and in general transportation, packaging and storage of merchandise.	Registered
Mexico	SURE-MATCH	Renfro Corporation	1414746 Sep 19, 2013	1429474 Jan 24, 2014	25 Socks.	Registered
New Zealand	HOT SOX	Renfro Corporation	111933 May 23, 1975	111933 Apr 29, 1977	25 Socks.	Registered
Norway	BONNIE DOON	Renfro Corporation	781281 May 8, 1978	103582 Nov 22, 1979	25 Socks, trousers, tights and panty hose	Registered


Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Norway	BONNIE DOON (and design) 	Renfro Corporation	833416 Oct 24, 1983	123833 Jan 9, 1986	25 Textile cloth, shoes and hats	Registered
Portugal	BONNIE DOON	Renfro Corporation	265023 Jun 8, 1990	265023 Oct 30, 1992	25 Clothing, footwear and headgear	Registered
Portugal	HOT SOX	Renfro Corporation	267920 Oct 9, 1990	267920 Dec 15, 1992	25 Men, women and childrens hosiery and socks.	Registered
Republic of Korea	HOT SOX	Renfro Corporation	8813298 Jun 14, 1988	185017 Dec 12, 1989	25 Socks, sweater, sport shirt, stocking (for exercise), uniform (for exercise), polo shirt, winter glove, mittens, hat and dress shirt.	Registered
Republic of Korea	K BELL	Renfro Corporation	4020100030 402 Jun 9, 2010	400874861 Aug 1, 2011	25 Socks; stockings; leg-warmers; leggings; tights; caps [headwear].	Registered
Singapore	HOT SOX	Renfro Corporation	268794 Apr 5, 1994	T94026871 Apr 5, 1994	25 Mens, womens and childrens hosiery and socks.	Registered
Spain	BONNIE DOON	Renfro Corporation	795286 Jul 16, 1975	795286(4) Mar 8, 1978	25 Socks.	Registered
Spain	HOT SOX	Renfro Corporation	1592268 Oct 9, 1990	1592268 Sep 6, 1993	25 Men, women, and childrens hosiery and socks.	Registered
Sweden	BONNIE DOON	Renfro Corporation	812688 May 20, 1981	178365 Sep 25, 1991	25 Clothing articles, even boots, shoes and slippers	Registered
Switzerland	BONNIE DOON	Renfro Corporation	297413 Jan 31, 1979	297413 Jan 31, 1979	25 Socken, strümpfe, strumpfhosen, turntrikots.	Registered
Taiwan R.O.C.	HOT SOX	Renfro Corporation	83035238 May 20, 1994	670654 Feb 16, 1995	25 Men's, women's, and children's hosiery and socks.	Registered
Taiwan R.O.C.	K BELL	Renfro Corporation	097021405 May 7, 2008	01352373 Mar 1, 2009	25 Socks; stockings; panty hose.	Registered
Thailand	HOT SOX	Renfro Corporation	446575 May 24, 1991	TM135765 Jun 4, 2001	25 Men, women and children hosiery and socks.	Registered

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
Turkey	HOTSOX (stylized)	Renfro Corporation	200406428 Mar 12, 2004	200406428 Mar 12, 2004	<p>24 Woven or non woven material: glass fiber fabrics, gas impermeable fabrics; water proof fabrics, translation imitation leather fabrics; any kinds of coating , wires, filtering materials of textile .. ; curtains, shower curtains, household fabrics, linoleum which also included tablecloth, bedspreads, sheet, pike, bolster cases, sheets, armchair covers, easel covers, napkin, material product prayer mats, paper bedspreads, bundle ... quilt, fiber quilts, rug .. ; bath pouches and soap cloth, hand and face towels, bath towels ... fabric wall coverings, wall decorations .. ; material handkerchiefs, fabric cloths to remove makeup .. ; material designed flag, flags, labels; haversack, laundry bags.</p> <p>25 Protective clothing of any material (internal and outer clothing): cotton, knitwear, jeans, hide, paper etc ... clothing material; clothing used for sports; bath and beach clothes; underwear, gloves ... socks, foot clothing: footwear, boots, boot, slippers, bootees and their parts, sports shoes and their pins, shoe parts such as soles, pins, part, shoes ... headgear, hats, berets, cap, helmets ... babies' clothing included in this class: babies' diapers of textile, swaddling clothes of textile for babies, undershirts for babies, nylon underpants for babies, bibs for babies (except paper bibs) cravats, bow ties, foulards, shawls, headscarves, sarongs, detachable collars, bandannas, muffs, arm bands, head bands, wrist bands.</p> <p>35 Belts, suspenders, garters ... enable customers to conveniently view and purchase those goods and services.</p>	Registered
United Arab Emirates	K BELL	Renfro Corporation	287739 Feb 20, 2018	287739 Nov 26, 2018	25 Clothing, footwear, headgear.	Registered
United Kingdom	BONNIE DOON (and design) 	Renfro Corporation	1205770 Oct 24, 1983	1205770 Oct 24, 1983	25 Articles of underclothing and footwear being articles of clothing; tights, leotards and parti-hose.	Registered

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
United Kingdom	BONNIE DOON (stylized) 	Renfro Corporation	859322 Jan 24, 1964	859322 Nov 20, 1970	25 Stockings, tights and footlets, slipperettes, bootees and socks, all for women, children and infants, all the aforesaid goods being knitted articles of clothing, slippers and boots, all for women and girls.	Registered
United Kingdom	HOT SOX	Renfro Corporation	B1023743 Jan 22, 1974	B1023743 Nov 26, 1975	25 Socks for wear.	Registered
United Kingdom	HOT SOX	(IR962191) Apr 21, 2008	UK00996219 1 Sep 7, 2008	Renfro Corporation	25 Hosiery.	Registered
United Kingdom	K BELL	Renfro Corporation	2314696 Nov 1, 2002	2314696 Apr 11, 2003	25 Mens', ladies' and childrens' socks; articles of clothing.	Registered
United Kingdom	K BELL	(IR1379823) Nov 2, 2017	UK00913798 23 Nov 2, 2017	K B Socks, Inc.	25 Clothing, namely, socks, hosiery and	Registered
United Kingdom	kb (Stylized) 	Renfro Corporation	2536224 Jan 11, 2010	2536224 May 28, 2010	25 Clothing; footwear; socks, hosiery, tights.	Registered
United Kingdom	LOOPS & WALES	Renfro Corporation	018225331 Apr 15, 2020	UK00918225 331 Sep 15, 2020	18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags. 25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing. 35 Retail store services and online retail store services relating to clothing, headwear, socks, hosiery, legwear and carrying bags.	Registered
United States of America	ALASKA KNITS	Renfro Corporation	85440760 Oct 6, 2011	4251239 Nov 27, 2012	25 Socks.	Registered
United States of America	BONNIE DOON SINCE 1919 (and design) 	Renfro Corporation	78391649 Mar 26, 2004	3030488 Dec 13, 2005	25 Socks, tights and hosiery.	Registered

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
United States of America	COMFORLAST	Renfro Corporation	85551659 Feb 24, 2012	4314464 Apr 2, 2013	25 Fabric sold as an integral component of finished clothing, namely, socks, underwear, bras, t-shirts, polo shirts, shorts, sweat pants, sweat shirts.	Registered
United States of America	COPPER DEFENSE	Renfro Corporation	85100674 Aug 5, 2010	3947262 Apr 19, 2011	25 Socks.	Registered
United States of America	COPPER SOLE	Renfro Corporation	78585758 Mar 11, 2005	3326018 Oct 30, 2007	25 Socks.	Registered
United States of America	DEUX LA!	Renfro Corporation	86578819 Mar 27, 2015	5120109 Jan 10, 2017	25 Hosiery; socks.	Registered
United States of America	DOT DESIGN 	Renfro Corporation	76291267 Jul 26, 2001	2770765 Oct 7, 2003	25 Hosiery.	Registered
United States of America	FIT FIRST	Renfro Corporation	74211553 Oct 9, 1991	1737690 Dec 1, 1992	25 Hosiery.	Registered
United States of America	FOOT GUARD	Renfro Corporation	85217683 Jan 14, 2011	4009566 Aug 9, 2011	25 Socks.	Registered
United States of America	HEALTH STRIDES(STANDARD CHARACTER MARK)	Renfro Corporation	78560021 Feb 3, 2005	3166387 Oct 31, 2006	25 Socks and hosiery.	Registered
United States of America	HIGH RIDGE GEAR	Renfro Corporation	85884017 Mar 22, 2013	4548875 Jun 10, 2014	25 Socks.	Registered
United States of America	HOT SOX	Renfro Corporation	72390112 Apr 23, 1971	0952063 Jan 30, 1973	39 Hosiery.	Registered
United States of America	INVISISEAM	Renfro Corporation	85906981 Apr 17, 2013	4739604 May 19, 2015	25 Socks.	Registered
United States of America	K BELL	Renfro Corporation	75908412 Feb 2, 2000	2440664 Apr 3, 2001	25 Clothing, namely, socks, hosiery and tights.	Registered
United States of America	K KURB SOCKS (and design) 	Renfro Corporation	86677060 Jun 29, 2015	5167160 Mar 21, 2017	25 Hosiery, socks.	Registered
United States of America	KB	Renfro Corporation	77439320 Apr 3, 2008	3530585 Nov 11, 2008	25 Clothing, namely, socks.	Registered

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
United States of America	LOOPS & WALES	Renfro Corporation	88872672 Apr 15, 2020		18 Tote bags; all-purpose carrying bags; canvas shopping bags; fanny packs; belt bags. 25 Socks, hosiery, tights, slippers, headwear, neckwear, gloves, mittens, scarves, underclothing, underwear, loungewear, sleepwear, leggings, shirts, t-shirts, and tops as clothing. 35 Retail store services and online retail store services featuring clothing, headwear, socks, hosiery, legwear and carrying bags.	Allowed
United States of America	MISCELLANEOUS (ZERO) DESIGN 	Renfro Corporation	88621599 Sep 18, 2019		18 Tote bags; all-purpose carrying bags; canvas shopping bags. 25 Socks; hosiery; shirts; t-shirts; headwear; beanies.	Allowed
United States of America	MISCELLANEOUS DESIGN (ORANGE LINE LOCATED AT TOE OF SOCK) 	Renfro Corporation	74064626 Jun 1, 1990	1682081 Apr 7, 1992	25 Hosiery.	Registered
United States of America	MISCELLANEOUS DESIGN (sock with blue toe) 	Renfro Corporation	74375428 Apr 5, 1993	1905694 Jul 18, 1995	25 Hosiery.	Registered
United States of America	MOISTURE GUARD	Renfro Corporation	78473184 Aug 25, 2004	3230661 Apr 17, 2007	25 Socks and hosiery.	Registered
United States of America	MOUNTAIN DOG	Renfro Corporation		90580279 Mar 15, 2021	25 Socks, hosiery, tights, slippers, headwear, footwear, gloves, mittens, underclothing, underwear, loungewear, leggings, shirts, pants, sweat shirts, hoodies, t-shirts, pullovers, and tops as clothing.	Pending
United States of America	NATURAL CHOICE	Renfro Corporation	74364375 Mar 2, 1993	1836861 May 17, 1994	25 socks and hosiery made in whole or in significant part of natural fibers.	Registered


Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
United States	NIGHTINGALE	Renfro Corporation		88853735 Mar 31, 2020	09 Antimicrobial textile sleeve for handheld electronic devices, computers and computer accessories, television remotes, and payment cards. 10 Face covers being sanitary masks for protection against viral infection 25 Textile face masks being headwear	Pending Monitoring
United States		Renfro Corporation		88920896 May 18, 2020	09 Antimicrobial textile sleeve for handheld electronic devices, laptop computers and computer accessories, television remotes, and payment cards. 10 Face covers being sanitary masks for protection against viral infection 25 Textile face masks being headwear	Pending Monitoring
United States of America	RENFRO	Renfro Corporation	74112944 Nov 6, 1990	1677712 Mar 3, 1992	25 Socks.	Registered
United States of America	SOCK TRENDS	Renfro Corporation	76542321 Sep 2, 2003	3085849 Apr 25, 2006	25 Clothing, namely, socks, tights, hosiery, footless tights.	Registered
United States of America	SURE-MATCH	Renfro Corporation	85881361 Mar 20, 2013	4421820 Oct 22, 2013	25 Socks.	Registered
United States of America	TEMPRITE	Renfro Corporation	87230102 Nov 8, 2016	5376540 Jan 9, 2018	25 Socks and hosiery.	Registered
United States of America	WICKED OX	Renfro Corporation		90580276 Mar 15, 2021	25 Socks, hosiery, tights, slippers, headwear, footwear, gloves, mittens, underclothing, underwear, loungewear, leggings, shirts, pants, sweat shirts, hoodies, t-shirts, pullovers, and tops as clothing.	Pending
United States of America	ZERO CROSSING	Renfro Corporation	88602450 Sep 3, 2019		18 Tote bags; all-purpose carrying bags; canvas shopping bags. 25 Socks; hosiery; shirts; t-shirts; headwear; beanies.	Allowed
Venezuela	HOT SOX	Renfro Corporation	01469892 Jul 14, 1992	Feb 26, 1999	25 Men's, women's, and children's hosiery and socks.	Registered

LIST OF DOMAIN NAMES

Domain Name	Status	Registrar
4-fut.com	Active	Network Solutions
alaska-knits.com	Active	Network Solutions
alaskaknits.com	Active	Network Solutions
bonniedoon.us	Active	Network Solutions
Buynightingale.com	Active	Network Solutions
carharttlicensedproducts.com	Active	Network Solutions
comforlast.com	Active	Network Solutions
coppersole.ca	Active	Network Solutions
coppersole.cl	Active	NIC Chile
coppersole.com	Active	Network Solutions
coppersolesocks.com	Active	Network Solutions
coppersolesocks.net	Active	Network Solutions
Cupronsocks.com	Active	Network Solutions
designersocks2b.com	Active	Network Solutions
deuxlalasocks.com	Active	Network Solutions
directclp.com	Active	Network Solutions
doctorsleeve.com	Active	Network Solutions
dr-sleeve.com	Active	Network Solutions
drschollsrecoverysock.com	Active	Network Solutions
drschollssocks.com	Active	Network Solutions
footcaresocks.com	Active	Network Solutions
fruitoftheloomsocks.com	Active	Network Solutions
fruitsocks.com	Active	Network Solutions
fruitsocks2b.com	Active	Network Solutions
futbrands.com	Active	Network Solutions
futsocks.com	Active	Network Solutions
healthsocks2b.com	Active	Network Solutions
healthstridessocks.com	Active	Network Solutions
hotsox.com	Active	Network Solutions
hotsox2b.com	Active	Network Solutions
kbellsocks.com	Active	Network Solutions
kbellsocks2b.com	Active	Network Solutions
kurbsocks.com	Active	Network Solutions
kurbsocks2b.com	Active	Network Solutions
medicalprosocks.com	Active	Network Solutions
newbalancesocks2b.com	Active	Network Solutions
Nightingale-products.com	Active	Network Solutions
Nightingalesafe.com	Active	GoDaddy.com

Domain Name	Status	Registrar
prosoftsocks.com	Active	Network Solutions
recover420.com	Active	Network Solutions
Shop-nightingale.com	Active	Network Solutions
renfro.com	Active	Network Solutions
renfroasia.com	Active	Network Solutions
renfrob2b.com	Active	Network Solutions
Renfrobrands.com	Active	Network Solutions
renfrobrazil.com	Active	Network Solutions
renfrocanada.com	Active	Network Solutions
renfrochina.com	Active	Network Solutions
renfrocorp.com	Active	Network Solutions
renfroeuropa.com	Active	Network Solutions
Renfrojapan.com	Active	Network Solutions
renfromexico.com	Active	Network Solutions
renfrosocks.com	Active	Network Solutions
rxcomfortsocks.com	Active	Network Solutions
shopkbell.com	Active	Network Solutions
shopkbellsocks.com	Active	Network Solutions
sockswiththoughts.com	Active	Network Solutions
socktruck.com	Active	Network Solutions
spaldingathleticsocks.com	Active	Network Solutions
spaldingsocks.com	Active	Network Solutions
spaldingsportsocks.com	Active	Network Solutions
sperrysocksb2b.com	Active	Network Solutions

Exhibit A-2
Additional Trademarks

<u>Country</u>	<u>Trademark</u>	<u>Serial No.</u>	<u>Filing Date</u>	<u>Registration Number</u>	<u>Registration Date</u>	<u>Status</u>
United States of America	LOOPS & WALES	88983033	4/15/2020	6556290	11/9/21	Registered
United States of America	NIGHTINGALE	88981701	3/31/20	6405027	6/29/21	Registered
United States of America		88981443	5/18/20	6374529	6/1/21	Registered
United States of America	SOFT & DREAMY	90830379	7/15/21	N/A	N/A	Allowed
United States of America	K. BELL	97054269	09/30/21	N/A	N/A	Pending

**EXHIBIT B
TO
AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT**

LIST OF LICENSES

None.

**EXHIBIT C
TO
AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT**

SPECIAL POWER OF ATTORNEY (TRADEMARKS)

STATE OF _____)

ss.:

COUNTY OF _____)

KNOW ALL MEN BY THESE PRESENTS, that Renfro LLC (“Debtor”), having an office at 661 Linville Road Mt. Airy, North Carolina 27030, hereby appoints and constitutes, severally, Wells Fargo Bank, National Association, as agent (“Agent”), and each of its officers, its true and lawful attorney, with full power of substitution and with full power and authority to perform the following acts on behalf of Debtor:

1. Execution and delivery of any and all agreements, documents, instrument of assignment, or other papers which Agent, in its discretion, deems necessary or advisable for the purpose of assigning, selling, or otherwise disposing of all right, title, and interest of Debtor in and to any trademarks and all registrations, recordings, reissues, extensions, and renewals thereof, or for the purpose of recording, registering and filing of, or accomplishing any other formality with respect to the foregoing.

2. Execution and delivery of any and all documents, statements, certificates or other papers which Agent, in its discretion, deems necessary or advisable to further the purposes described in Subparagraph 1 hereof.

This Power of Attorney is made pursuant to an Amended and Restated Trademark Security Agreement, dated as of the date hereof, between Debtor and Agent (the “Security Agreement”) and is subject to the terms and provisions thereof. This Power of Attorney, being coupled with an interest, is irrevocable until all “Obligations”, as such term is defined in the Security Agreement, are paid in full and the Security Agreement is terminated in writing by Agent.

Dated: As of _____, 20__

RENFRO LLC

By: _____
Name: _____
Title: _____




STATE OF _____)
) ss.:
COUNTY OF _____)

On this ____ day of _____ 20__, before me personally came _____, to me known, who being duly sworn, did depose and say, that he is the _____ of Renfro LLC, the limited liability company described in and which executed the foregoing instrument; and that he signed his name thereto by order of the board of directors of said limited liability company.

Notary Public

**EXHIBIT D
TO
AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT**

List of Abandoned and Cancelled Trademarks

Country	Mark	Owner	Serial No. Filing Date	Reg. No. Reg. Date	Class/Description	Status
United States of America	BRIGADOON (stylized) 	Renfro Corporation	73168964 May 4, 1978	1133184 Apr 15, 1980	25 Hosiery.	Cancelled
United States of America	CUBIC FOOT	Renfro Corporation	86794018 Oct 20, 2015	4977356 Jun 14, 2016	25 Socks.	Cancelled
United States of America	FREEFLOW	Renfro Corporation	86306734 Jun 11, 2014	4823239 Sep 29, 2015	25 Fabric sold as an integral component of finished clothing, namely, socks and hosiery.	Cancelled
United States of America	RENFRO SIERRA SOCK COMPANY	Renfro Corporation	85397915 Aug 15, 2011	4162452 Jun 19, 2012	25 Socks.	Cancelled
United States of America	M Logo 		97035759 9/20/21	N/A	N/A	Abandoned
United States of America	EXPLORE 		97035738 9/20/21	N/A	N/A	Abandoned