ETAS ID: TM836382

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Tumi, Inc.		06/21/2023	Corporation: NEW JERSEY

RECEIVING PARTY DATA

Name:	HSBC Bank USA, National Association, as Collateral Agent
Street Address:	452 5th Avenue (8E6)
Internal Address:	Attn: Corporate Trust and Loan Agency
City:	New York
State/Country:	NEW YORK
Postal Code:	10018
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	88978209	TUMI
Serial Number:	90614838	CONTINUUM [12:00 GMT] TUMI
Serial Number:	97975392	KINETIC [: GMT] TUMI

CORRESPONDENCE DATA

Fax Number: 3036293450

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: (303) 629-3400

Email: reichel.nicole@dorsey.com

Charlene M. Krogh; Dorsey & Whitney LLP **Correspondent Name:**

1400 Wewatta Street, Suite 400 Address Line 1:

IP Department Address Line 2:

Address Line 4: Denver, COLORADO 80202-5549

NAME OF SUBMITTER:	Charlene M. Krogh
SIGNATURE:	/CMK2112/
DATE SIGNED:	09/01/2023

Total Attachments: 9

source=Samsonite - 2nd A&R CA - Supplemental IPSA (Tumi) - June-21-2023#page1.tif source=Samsonite - 2nd A&R CA - Supplemental IPSA (Tumi) - June-21-2023#page2.tif



SUPPLEMENTAL INTELLECTUAL PROPERTY SECURITY AGREEMENT

(June 21, 2023 – Supplement to August 1, 2016 Agreement Schedules)

This SUPPLEMENTAL INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Supplemental IP Security Agreement"), dated as of the date hereof, is made by the Person listed on the signature pages hereof (the "Grantor") in favor of HSBC Bank USA, National Association, as collateral agent (in such capacity and any successor in such capacity, the "Collateral Agent") for the Secured Parties (as defined in the Security Agreement referred to below). Capitalized terms used in this Supplemental IP Security Agreement and not otherwise defined herein have the respective meanings assigned thereto in the Security Agreement (as defined below) or the Credit Agreement (as defined below).

WHEREAS, reference is made to that certain Second Amended and Restated Credit and Guaranty Agreement, dated as of June 21, 2023 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), by and among Samsonite International S.A., a société anonyme (public limited liability company) governed by the laws of the Grand-Duchy of Luxembourg, having its registered office at 13-15 Avenue de la Liberté, L-1931 Luxembourg, registered with the Luxembourg Register of Commerce and Companies (*Registre de Commerce et des Sociétés, Luxembourg*) under number B 159469, as a Borrower, the other Borrowers party thereto from time to time, the Guarantors party thereto from time to time, the Lenders party thereto from time to time, HSBC Bank USA, National Association as TLA and Revolver Administrative Agent (together with its permitted successors in such capacity, "TLA and Revolver Administrative Agent") and as Collateral Agent (together with its permitted successors in such capacity, "Collateral Agent"), HSBC Bank PLC as Sub-Collateral Agent and JPMorgan Chase Bank, N.A. as TLB Administrative Agent (together with its permitted successors in such capacity, "TLB Administrative Agent" and together with the TLA and Revolver Administrative Agent, the "Administrative Agent").

WHEREAS, in connection with the 2011 PBGC Settlement Agreement and the making of Loans by the Lenders and the entry into Hedge Agreements and Cash Management Agreements by the Lender Counterparties from time to time, the Grantor has executed and delivered that certain Pledge and Security Agreement, dated as of August 1, 2016 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), by and among the Grantor, the other Pledgors party thereto, the Administrative Agents and the Collateral Agent.

WHEREAS, in connection with Credit Agreement, the Grantor has executed and delivered that certain Reaffirmation of Pledge and Security Agreements, dated as of the date hereof, (as amended, amended and restated, supplemented or otherwise modified prior to the date hereof, the "Reaffirmation of Pledge and Security Agreements"), by and among the Grantor, the other Pledgors party thereto, the Administrative Agents and the Collateral Agent.

WHEREAS, under the terms of the Security Agreement, the Grantor has granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantor, and has agreed as a condition thereof to execute this Supplemental IP Security Agreement for recording with the USPTO, the United States Copyright Office and the EUIPO.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. <u>Grant of Security</u>. The Grantor hereby grants to the Collateral Agent for the benefit of the Secured Parties a security interest in the Grantor's right, title and interest in and to the following Collateral (excluding any Excluded Assets) (collectively, the "IP Collateral"):

- (i) the Designs set forth in <u>Schedule A</u> hereto;
- (ii) the Patents set forth in <u>Schedule B</u> hereto;
- (iii) the Trademarks set forth in <u>Schedule C</u> hereto (excluding any "intent to use" trademark application or intent-to-use service mark application prior to the filing of a "Statement of Use" or "Amendment to Allege Use" with respect thereto, to the extent that and during the period in which the grant of a security interest therein would impair the validity or enforceability of, or render void or voidable or result in the cancellation of the Grantor's right, title or interest therein or any such trademark or service mark application under applicable federal law), together with the goodwill symbolized thereby;
 - (iv) the Copyrights set forth in <u>Schedule D</u> hereto; and
- (v) all Proceeds, Supporting Obligations and products of any and all of the foregoing, and all accessions to, substitutions and replacements for, and rents and profits of each of the foregoing, and any and all Proceeds of any insurance, indemnity, warranty or guaranty payable to the Grantor from time to time with respect to any of the foregoing, and all collateral security and guarantees given by any Person with respect to any of the foregoing.
- SECTION 2. <u>Security for Secured Obligations</u>. The grant of a security interest in the IP Collateral by the Grantor under this Supplemental IP Security Agreement secures the payment of all Secured Obligations of the Grantor now or hereafter existing under or in respect of the Credit Documents and the 2011 PBGC Settlement Agreement, whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise.
- SECTION 3. <u>Recordation</u>. The Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks, the EUIPO and any other applicable government officer record this Supplemental IP Security Agreement.
- SECTION 4. <u>Counterparts</u>. This Supplemental IP Security Agreement may be executed in any number of 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 to this Supplemental IP Security Agreement by facsimile or any other electronic transmission (e.g., "PDF" or "TIFF") shall be as effective as delivery of a manually signed original.
- SECTION 5. <u>Grants, Rights and Remedies</u>. This Supplemental IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. The Grantor hereby acknowledges and confirms that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the IP Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein.
- SECTION 6. <u>Governing Law.</u> THIS SUPPLEMENTAL IP SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS SUPPLEMENTAL IP SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.
- SECTION 7. <u>Termination</u>. Upon the termination of the Security Agreement in accordance with Section 5.15 thereof, the Collateral Agent shall, at the expense of the Grantor, execute, acknowledge, and deliver to the Grantor instruments in writing in recordable form releasing the liens on and security interests in the IP Collateral under this Supplemental IP Security Agreement.

[Remainder of Page Intentionally Left Blank; Signature Pages Follow]

IN WITNESS WHEREOF, the Grantor has caused this Supplemental IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

HSBC BANK USA, NATIONAL	TUMI, INC.,
ASSOCIATION,	as Grantor
as Collateral Agent	
By:	By:
Namer Phys Warm	Name:
Title:	Title:

REEL: 008185 FRAME: 0771

IN WITNESS WHEREOF, the Grantor has caused this Supplemental IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

HSBC BANK USA, NATIONAL ASSOCIATION,	TUMI, I as Granto	
as Collateral Agent		
By:	By:	A
Name:	Name:	Reza Taleghani
Title:	Title:	Treasurer

Schedule A Tumi, Inc. – Designs

Tumi, Inc.			29890988	Apr 28, 2023	DIVOT TOOL	United States of America
Tumi, Inc.			29890985	Apr 28, 2023	COMBINED CARABINER, BOTTLE OPENER AND TOWEL HOLDER	United States of America
Tumi, Inc.			29863568	Dec 20, 2022	Case (Tumi 19 Degree Train Case (Beauty case))	United States of America
Tumi, Inc.			29863565	Dec 20, 2022	Clutch (Tumi 19 Degree Clutch)	United States of America
Tumi, Inc.			29863560	Dec 20, 2022	Backpack (Tumi 19 Degree Backpack with front pocket)	United States of America
Tumi, Inc.			29881554	Jan 3, 2023	Tumi Aerotour (Tumi Travel Luggage Collection (2022))	United States of America
Tumi, Inc.			29860625	Nov 21, 2022	Tumi Aerotour (Tumi Travel Luggage Collection (2022))	United States of America
OWNER	ISSUE DATE	DESIGN REG. NO.	APPLN. NO	FILING DATE	TITILE	COUNTRY

Schedule B Tumi, Inc. – Patents

COUNTRY	TITLE	APPLN. NO.	FILING DATE	PATENT NO	ISSUE DATE	OWNER
United States of America	LUGGAGE INCLUDING MODULAR LUGGAGE FRAME (MODERN TRUNKS (ONE CHAMPIONSHIP TROPHY CASE))	Aug 30, 2022	17823396			Tumi, Inc.
United States of America	COMBINED CARABINER, BOTTLE OPENER AND TOWEL HOLDER	Apr 28, 2023	18140809			Tumi, Inc.
United States of America	GOLF BAG SHOULDER STRAP SYSTEM	Apr 28, 2023	18140831			Tumi, Inc.

Schedule C Tumi, Inc. –Trademarks

Tumi, Inc.	7057296	97975392 May 16, 2023 7057296 Tumi, Inc	97975392	Oct 4, 2021	KINETIC [: GMT] TUMI	United States of America
Tumi, Inc.			90614838	Mar 31, 2021	CONTINUUM [1200 GMT] TUMI	United States of America
Tumi, Inc.	6113758	88978209 Jul 28, 2020 6113758	88978209	Dec 2, 2019	TUMI	United States of America
Tumi, Inc.	1679854	Jan 19, 2023 1679854	1679854	Jul 27, 2022	TUMI	International
OWNER	REG NO.	REG DATE REG NO. OWNER	APPLN NO.	DATE FILED	MARK	COUNTRY

Schedule D Tumi, Inc. - Copyrights None.

TRADEMARK REEL: 008185 FRAME: 0776

RECORDED: 09/01/2023