### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: ASSIGNMENT OF TRADEMARKS

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
DAWSON INTERNATIONAL HOLDINGS (UK) LIMITED		10/16/2012	CORPORATION: UNITED KINGDOM

### **RECEIVING PARTY DATA**

Name:	SPORT IN SCOTLAND LIMITED
Street Address:	33 BRUTON STREET
City:	LONDON
State/Country:	UNITED KINGDOM
Postal Code:	W1J 6HH
Entity Type:	CORPORATION: UNITED KINGDOM

### PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	3385389	GLENMAC
Registration Number:	0652422	BARRIE
Registration Number:	3144181	TEVIOT
Registration Number:	3747141	MACALAN
Registration Number:	3342655	MACALAN
Registration Number:	3771986	MACALAN
Registration Number:	3722754	MACALAN

### **CORRESPONDENCE DATA**

Fax Number: 2023448300

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US

Mail.

2023444000 Phone:

trade mark docket@venable.com, jfs atterthwaite@hotmail.com, pjwyles@venable.comEmail:

Correspondent VENABLE LLP - Janet F. Satterthwaite Name:

REEL: 004913 FRAME: 0534 900240414

**TRADEMARK** 

Address Line P.O. Box 34385

1:

Address Line

Washington, DISTRICT OF COLUMBIA 20043-9998

4:

ATTORNEY DOCKET NUMBER: 124383-341611

### DOMESTIC REPRESENTATIVE

Name: Janet F. Satterthwaite
Address Line 1: VENABLE LLP

Address Line 2: P.O. Box 34385

Address Line 4: Washington, DISTRICT OF COLUMBIA 20043-9998

NAME OF SUBMITTER:	Janet F. Satterthwaite
Signature:	/Janet F. Satterthwaite/
Date:	12/05/2012

### Total Attachments: 22

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### DATED 16 OCTOBER 2012

- (1) DAWSON INTERNATIONAL HOLDINGS (UK) LIMITED (IN ADMINISTRATION)
- (2) DAWSON INTERATIONAL TRADING LIMITED (IN ADMINISTRATION)
- (3) GARY STEVEN FRASER and BLAIR CARNEGIE NIMMO
  (As Joint Administrators of Dawson International Holdings (UK)
  Limited (In Administration) and Dawson International Trading
  Limited (In Administration))
- (4) SPORT IN SCOTLAND LIMITED

DEED OF ASSIGNMENT AND TRANSFER OF INTELLECTUAL PROPERTY RIGHTS



Salans LLP Millennium Bridge House 2 Lambeth Hill London EC4V 4AJ

Tel; 020 7429 6000 Fax: 020 7429 6001 Ref: JS/0100927.825

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### THIS ASSIGNMENT is made BY DEED on 16 oct of R 2012

### **PARTIES**

- (1) DAWSON INTERNATIONAL HOLDINGS (UK) LIMITED (in Administration), a company incorporated under the Companies Acts (No. SC054674) and having its Registered Office c/o KPMG LLP, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG acting through the Administrators ("DIH");
- (2) DAWSON INTERNATIONAL TRADING LIMITED (in Administration), a company incorporated under the Companies Acts (No. SC162162) and having its Registered Office c/o KPMG LLP, Saltire Court, 20 Castle Terrace, Edinburgh, EH1 2EG acting through the Administrators (\*DITL");

(DITL and DIH hereinafter together called the Assignors and each individually shall be DITL, DIH or an Assignor as appropriate)

- (3) GARY STEVEN FRASER and BLAIR CARNEGIE NIMMO in their capacity as the administrators of DITL appointed by virtue of a Notice of Appointment by the Directors (as hereinafter defined) dated 15 August 2012 and filed at the Court of Session on 15 August 2012 and in their capacity as the administrators of DIH appointed by virtue of a Notice of Appointment by the Directors (as hereinafter defined) dated 15 August 2012 and filed at the Court of Session on 15 August 2012 (the Administrators);
- (4) SPORT IN SCOTLAND LIMITED (registered in England with company number 02997679) whose registered office is at 33 Bruton Street, London, W1J 6HH (the "Assignee").

### INTRODUCTION

- (A) The Assignors are the owners of the Intellectual Property Rights (as defined in clause 1.1 below).
- (B) By a sale and purchase agreement of even date between (1) the Assignors (acting by the Administrators) (2) the Administrators and (3) the Assignee for the sale and purchase of (inter alia) the business and assets of Assignors (the "Sale Agreement"), the Assignors (acting by their Administrators) agreed to transfer and assign to the Assignee whatever right, title and interest (if any) as the Assignors have in and to the intellectual Property Rights (or any part thereof) on the terms set out in this Deed.

### **OPERATIVE PROVISIONS:**

### 1 DEFINITIONS AND INTERPRETATION

1.1 The definitions and rules of interpretation in this clause apply in this Deed (unless the context requires otherwise):

### "Business"

means the business of manufacture of high quality knitwear and woollen garments as carried on by the Assignors prior to the Transfer Date;

### "Business Names"

means the names set out in Schedule 2 of this Deed;

### "Directors'

means the directors of the Assignors as at the date of appointment of the Administrators;

### "Domain Names"

means the domain names set out in Schedule 3 of this Deed and in each case forming part of the corresponding URL and all source code and other rights and interests of the relevant Assignor in and to the websites at the same;

### "Excluded Trade Marks"

means the trade marks set out in Schedule 4 of this Deed

### "intellectual Property Rights"

means all the Assignors' interest (whether registered or unregistered) in:

- (a) patents, utility models, supplementary protection certificates, petty patents, registered designs, rights in copyrights (including author's and neighbouring or related rights) and related rights, database rights, design rights, semiconductor topography rights, mask work rights, know how, trade marks (whether registered or unregistered), service marks and trade names (including but not limited to the Business Names) together with all rights in domain names (including but not limited to the Domain Names);
- (b) all registrations or applications to register, all rights or renewal or extension or forms of protection which may subsist in, or will subsist in, any of the items detailed in paragraph (a) above;
- (c) insofar as they exist at the Transfer Date (I) web page, support files and related information and data associated with any Application or any website operated by the Assignors in connection to the Business ("Website"); (Ii) any and all text, graphics, HTML or similar code, applets, scripts, programs, databases, templates, forms, photos, images, maps, documentation, audio files, video files, log files relating to any Website; and (iii) all data and content that has appeared in any past or present editions of any Website, archived on any Website;
- (d) all rights in the nature of any of the items detailed in paragraph (a) including continuations in part and divisional applications, reputation, personality or image, trade names, business names, brand names, get-up, logos, domain names and URLs, rights in unfair competition, rights in confidential information, all actual or potential rights to claim infringement, rights to sue for passing-off and all rights having equivalent or similar effect to, and the right to apply for any of, the rights listed in this definition in any jurisdiction

which pertain to the Business.

### "Trade Marks"

means the trade marks set out in Schedule 1 of this Deed but excluding the Excluded Trade Marks;

### "Transfer Date"

means the date of this Deed; and

"URL" means each and any uniform resource locator arising from and incorporating each of the Domain Names and (in each case) all source code and other rights and interests of the Assignors in and to the websites accessed by such URL(s).

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- 1.2 A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) and that person's personal representatives, successors or permitted assigns.
- 1.3 Unless the context otherwise requires, words in the singular include the plural and in the plural include the singular.
- 1.4 Unless the context otherwise requires, a reference to one gender includes a reference to the other genders.
- 1.5 A reference to any party shall include that party's personal representatives, successors and permitted assigns.
- 1.6 A reference to a company shall include any company, corporation or other body corporate, wherever and however incorporated or established.
- 1.7 A reference to the Administrators shall be construed as being to each of the Administrators or any other person who is appointed as an administrator in substitution for an Administrator or as an additional administrator in conjunction with the Administrators (or either of them).
- 1.8 A reference to a particular statute, statutory provision or subordinate legislation is a reference to it as it is in force from time to time, taking account of any amendment or re-enactment and includes any statute, statutory provision or subordinate legislation which it amends or re-enacts and subordinate legislation for the time being in force made under it. Provided that, as between the parties, no such amendment or re-enactment made after the date of this Deed shall apply for the purposes of this Deed to the extent that it would impose any new or extended obligation, liability or restriction on, or otherwise adversely affect the rights of, any party.
- 1.9 Writing or written includes faxes but not email.
- 1.10 The clause and schedule headings used in this Deed are inserted for ease of reference only and shall not affect its construction.
- 1.11 A reference to clauses and Schedules are to clauses of and schedules to this Deed and references to sub-clauses and paragraphs are references to sub-clauses and paragraphs of the clause or Schedule in which they appear.
- 1.12 The introduction to this Deed is incorporated in it and references to the schedule and clauses are references respectively to the schedule to, and clauses of, this Deed.
- 1.13 A reference to this Deed includes this deed of assignment as amended, varied or supplemented in writing from time to time in accordance with its terms.
- 1,14 Any words following the terms **including**, **include**, **in particular** or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.

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1.15 The Schedules form part of this Deed and shall have effect as if set out in full in the body of this Deed and any reference to this Deed includes the schedules.

### 2 ASSIGNMENT

- 2.1 In consideration of the amount set out in the Sale Agreement (receipt of which is hereby acknowledged), the Assignors (acting by the Administrators) hereby transfer and assign to the Assignee (but only to the extent that all or any of or any part thereof is capable of transfer and assignment) whatever right, title and interest the Assignors have in and to the Intellectual Property Rights (or any part thereof) with effect from and including the Transfer Date, including, but not limited to:
  - 2.1.1 all statutory and common law rights and the goodwill attaching to the intellectual Property Rights (or any part thereof), including the right to sue for past infringement thereof; and
  - 2.1.2 the absolute entitlement to any registrations granted pursuant to any of the applications comprised in any trade mark applications contained within the definition of "intellectual Property Rights" (or any part thereof); and
  - 2.1.3 the right to bring, make, oppose, defend and/or appeal proceedings, claims or actions and obtain relief (and to retain any damages recovered) in respect of any infringement or any other cause of action (including, but not limited to passing off) arising from ownership of any of the Intellectual Property Rights (or any part thereof) whether occurring before, on or after the Transfer Date.
- 2.2 To the extent that any trade mark used in the Business is not owned by the Assignors but is required by the Assignee for the purposes of the Business the Assignors and the Administrators and each of them hereby confirm that they will raise no objection to the Assignee reaching an agreement with the third party owner(s) of the trade mark(s) for the transfer of ownership or right to use that trade mark or trade marks and further in the event of such agreement the Assignee and the Administrators and each of them will not seek any further payment of consideration in relation to that trade mark or trade, marks.
- 2.3 On the Transfer Date the Assignors and the Administrators shall in so far as they are able allow the Assignee to take possession of any or all originals and copies of documents and papers wheresoever located in relation to the Intellectual Property Rights existing at the time of the Transfer Date (whether in physical, electronic or other form) and shall not object to the Assignee producing this Deed to any party as proof of the Assignee's ownership of the Intellectual Property Rights.

### 3 NO REPRESENTATIONS OR WARRANTIES

3.1 The assignments and transfers intended to be effected under clause 2 above are made without any representations, warranties and conditions, express or implied, statutory or otherwise (including, without limitation, warranties and representations as to right, title or interest) or covenants to title of any kind. To the fullest extent permitted by applicable law, all terms, conditions and warranties which may be implied by statute, common law or otherwise are hereby excluded.

- 3.2 Without prejudice to clause 3.1 above, the Assignors and the Administrators give no warranties or guarantees as to the validity of the Intellectual Property Rights (or any part thereof) or that such Intellectual Property Rights (or any part thereof) do not infringe any third party rights.
- 3.3 The Assignee acknowledges that it is responsible for making its own decisions and taking appropriate professional advice on the Intellectual Property Rights (or any part thereof) and the website at the URL and that in the circumstances of the Assignors' insolvency and appointment of the Administrators it is fair and reasonable that the Assignee takes such responsibility.

### 4 FURTHER ASSURANCE

- 4.1 Subject to clauses 4.2 to 4.3, each of the Assignors and the Administrators (as long as they remain in office as Administrators) shall use their reasonable endeavours (such obligation not to include any monetary cost to the Assignor and/or the Administrators of whatsoever nature and howsoever arising unless such monetary payment or cost is lodged in advance by the Purchasers with the Administrators in cleared funds in such account as the Administrators may from time to time specify in writing) at the reasonable request and expense of the Assignee (such request to be made within six months of the date of this Deed otherwise the obligations of the Assignors contained in this Clause 4 shall unconditionally lapse and be of no further force and effect) to do or procure to be done all such further acts and things, and execute or procure the execution of all such other documents, as the Assignee may from time to time reasonably require in order to give the Assignee the full benefit of this Deed, whether in connection with any registration of title or other similar right or otherwise.
- 4.2 Neither the Assignors nor the Administrators shall be obliged to commence or be joined as a party to any litigation or arbitration proceedings or analogous proceedings or process in any jurisdiction, but they shall provide (subject to compliance with clause 4.1) such assistance as the Assignee may reasonably request in connection with any litigation or arbitration proceedings or analogous proceedings or process or other such process involving any registry of intellectual property rights implemented by the Assignee in assertion of or protection of any of its rights under or arising from this Deed.
- 4.3 Nothing in this Deed shall oblige the Administrators to incur any personal liability whatsoever nor fetter the Administrators' ability to carry out their duties as administrators of the Assignors.

### 5 EXCLUSION OF PERSONAL LIABILITY

- 5.1 In accepting this Deed the Assignee acknowledges and confirms:
  - 5.1.1 that the Administrators contract solely as agents for the Assignors and shall incur no personal liability of whatsoever nature (whether directly or indirectly, express or implied) and howsoever arising including without prejudice to the foregoing generality, personal liability in respect of any action or actions of whatsoever nature and howsoever arising in pursuance of the Assignor's rights and/or obligations under this Deed and whether such claim is formulated in contract and/or tort or by reference to any other remedy or right, and in whatever jurisdiction or forum
  - 5.1.2 and neither they nor their representatives (together being the "Administrators' Representatives") shall incur any personal liability in any circumstance whatever by virtue of this Deed (whether arising directly or indirectly and

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whether under any deed or other document executed in consequence hereof or on or under any associate or collateral agreement or arrangement) nor in relation to any related matter or claim, nor respect of any document or agreement made to implement its terms or any collateral agreement which may exist or be implied in any way in respect of the assigned assets or rights, or any matter or claim whatsoever, whether in contract, tort, restitution or by reference to any other remedy or right in any jurisdiction or forum and the Administrators shall be entitled at any time to have any such deeds, documents or others amended to include an exclusion of personal liability in terms of this clause 5.

- 5.2 The Administrators have joined in as parties to this Deed solely for the purpose of obtaining the benefit of the exclusions and other provisions of this clause 5 and any other provisions in this Deed in their favour.
- 5.3 The exclusion of personal liability set out in clause 5.1 of this Deed shall be in addition to, and not in substitution for, any right or indemnity otherwise available to the Administrators and/or the Administrators' Representatives and shall continue and enure for the benefit of the Administrators and the Administrators' Representatives as well after the appointment of the Administrators (or any additional or replacement administrator) ceases to have effect as during the period of the Administrators' appointment as joint administrators of the Assignors.
- 5.4 Nothing in this Deed shall constitute a waiver of any right of the Administrators to be indemnified, or to exercise a lien, whether under the provisions of the insolvency Act 1986 or otherwise howsoever.
- 5.5 For the purpose of this clause 5, references to "the Administrators" where the context so permits shall mean and include their present and future firm or firms, partners and employees, and any legal entity or partnership using in its name "KPMG", and the partners, shareholders, officers and employees of any such entity or partnership.
- The Assignee acknowledges that the statutory charges in paragraph 99 of Schedule B1 to the Insolvency Act 1986 shall not apply to any breach by the Assignors of any of its obligations under this Deed nor shall any claim for breach (actual or contingent) rank or be deemed to rank as an administration expense under rule 2.39B of the Insolvency (Scotland) Rules 1986.

### 6 THIRD PARTIES

Save in respect of the Administrators' Representatives as identified in clause 5, a person who is not party to this Deed shall have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Deed. This clause does not affect any right or remedy of any person which exists or is available otherwise than pursuant to that Act.

### 7 MISCELLANEOUS

- 7.1 No fallure or delay by any party to exercise any right or remedy provided under this Deed shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.
- 7.2 No variation of this Deed shall be effective unless it is in writing and signed by each of the parties (or their authorised representatives).

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- 7.3 If any one or more of the provisions contained in this Deed is or becomes invalid, illegal or unenforceable in any respect under any law, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired.
- 7.4 The notice provisions in clause 32 (Notices) of the Sale Agreement are hereby incorporated by reference and shall apply with appropriate amendments to this Deed.
- 7.5 This Deed shall insofar as it remains to be performed after the date hereof continues in full force and effect.
- 7.6 Each party shall be responsible for its own costs and expenses of, in connection with or incidental to, this Deed and the assignment of the Intellectual Property Rights contemplated hereunder. The Assignee shall be liable for any stamp duty payable on or in relation to this Deed and any document produced with a view to, or for the purposes of, carrying this Deed into effect.

### 8 COUNTERPARTS

This Deed may be executed in any number of counterparts and by the parties to it on different counterparts but shall not be effective until each party has executed at least one counterpart. Each counterpart shall constitute an original of this Deed but all the counterparts shall together constitute one and the same deed.

### 9 LAW AND JURISDICTION

This Deed shall be governed by and construed in accordance with the laws of England and Wales and the parties submit to the exclusive jurisdiction of the English courts in relation to any matter, claim, difference or dispute arising out of or in connection with this Deed,

IN WITNESS this document has been duly executed and delivered on the date entered in the heading.

SCHEDULE 1 Trade Marks

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TRADEMARK <sup>1</sup>
REEL: 004913 FRAME: 0544



## Warks&Clerk LLP Patent and Trade Mark Attorneys

Edinburgh office
Atholl Exchange, 6 Canning Street, Edinburgh EH3 8EG
Tel: +44 (0)131 221 7000 Fax: +44 (0)131 221 7010
onewell@marks-clerk.com www.marks-clerk.com

Schedule of Trade Marks

Dawson International Holdings (UK) Limited (Barrie Division)

15 October 2012

51122171-1-dfortune

TRADEMARK

004913 FRAME: 0545

Class 25 - Knitted outer clothing-namely, jumpers, cardigans and suits for women; and slip-ons, pullovers, cardigans, waistcoats, vests, trunks, parits and combinations for men.	Class 25 - Articles of clothing, namely, frootwear, vests, shirts, thouses, evening dresses, underwear, socks, gloves, scarves and neckties; headgear, namely, hats; knitted articles of clothing, namely, sweaters, cardigans, pullovers, vests, jumpers; socks, lowes, scarves and hats	
Olives 25	25	
Next Renewal Date 01/10/2017	19/02/2018	
	19/02/2008	
	15/11/2005	
Registration No E52422	3385389	
Case Status Application No. Granted / 652422 Registered	3385389	
	Granted / Registered	
Owner  Dawson International Holdings (UK) Limited	Dawson International Holdings (UK) Limited	
Trade Want	Gleumac	
Country United States of America	United States of America	TRADEMAR

51122171-1-dfortune

Class 25 - Clothing, namely, shirts	Class 25 - Sweaters, hats, scarves and gloves.	Class 25 - Sweaters, hats, scarves and gloves; clothing namely shirts	Class 25 - Knitwear, namely, sweaters, hats, scarves and gloves; clothing, namely, shirts.	Class 25 - Clothing, namely, shirts, sweaters, skirts, dresses, trousers, shorts, jackets, stockings, socks, undergarments, scarves, ties and gloves; footwear, headwear
25	25	25	25	25
Renewal Date 09/02/2020	27/11/2017	06/04/2020	08/12/2019	19/09/2016
09/02/2010	27/11/2007	06/04/2010	08/12/2009	19/09/2006
29/12/2006	01/11/2006	15/04/2008	01/11/2006	29/12/2003
3,747,141	3342655	3,771,986	3722754	3144181
77073224	3342655	77078112	77033972	3144181
Granted / Registered	Granted / Registered	Granted / Registered	Granted / Registered	Granted / Registered
Dawson International Holdings (UK) Limited	Dawson International Holdings (UK) Limited	Dawson International Holdings (UK) Limited	Dawson International Holdings (UK) Limited	Dawson International Holdings (UK) Limited
MACALAN	MACALAN	MacAlan MacAlan	Affac Alan	TEVIOT
Country United States of America	United States of America	United States of America	United States of America	United States Of America TRA REEL: 0049

51122171-1-dfortune

### SCHEDULE 2 Business Names

- Barrie Knitwear Limited
   Glenmac Knitwear (Hawick) Limited

SCHEDULE 3 Domain Names

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### SCHEDULE 4 Excluded Trade Marks

Excluded Trade Marks shall mean the trade marks noted in the table below in this Schedule 4 and in addition any other trade marks owned or used by the Assignors whether registered or unregistered, whether in the form of word marks or otherwise that incorporate or feature "Horrockses".

Evropean Communi	y Treid Mei	Dawson Dawson International Holdings (UK Limited	Granted / Registered	A opticative	Romen unit	Angleaton Phie 28/11/2001	Rep Availar	North   February   Feb	013 03, 20, 20, 21, 24, 25,	Class 3 - Soaps cosmelles, dentificture deodorants personal use participas, after shaves, non medicated tolic preparations, shampoos an proparations for the
										Class 20 - Furniture mirrors, plotur frames; goods (no Induded In othe classes) of wood cork, read, consider, horn, bond shell, anther, mother of pearl, mearachair and substitutes for a those materials, or coptabilics; steepinbags, mattresses pillows, and oushloris
		·			And the second s					Class 21 - Househol or kitchen utensils an conlainers (not c precious metal c cased therewith combs and sponged hair brushes, brushe for domestilc cleaning purposes, glassware portotalin an earthenwere.
	·					-				Class 24 - Textile aru lextile place goods no included. In othe classes; bed and tabl- covers; duvets,
		11.0			The second		The second secon			Class 25 - Articles c clotting, footwear and headgear
			T THE RESIDENCE OF THE PARTY OF				And the second s			Cless 27 - Carpets rugs, mais, both mat and matting, linciour and other materials is covering existingoral hangings (non lexitle).
United Kingdom		Dawson International Holdings (UK)	Granted / Registered	Į.	A 10 PS (1)	. 0	5/07/1933 6	5/07/20 2 3	1 8	Sheets, pillowcases padspreads and owels; all made c

		Limited				,			colton, not in th pieca,
United Kingdom	HOISTBOOKS	Dawson international Holdings (UIC) Limited	Grented / Registered		3,100	08/12/1923	08/12/20 17	24	Cotton textiles are culton piece goods,
United Idingdom		Dawaon International Holdings (UK) Limited	Grantod / Rogistered			22/11/1949	22/11/20	25	Complote articles of underclothing overalls blouses, shirts pylamas, housecoat and women's dresses, skirts shorts and brasslere all for beech wearend and passlere all for beech wearend proving suits,; a the aforementione goods being made of cotton or artificial sil or of edmixtures or cotton with artificia silk.
United Kingdom		Dawson International Holdings (UK) Limited	Granted / Registered		A Herica - 1 de la companya de - 1 de la companya	03/11/1995	31/10/20 14	20	Pillows; all Included in Class 20,
United Kingdom	schookes	Dewson International Notdings (UK) Limited	Granted I Registered			02/07/1984	02/07/20	24	Texillo plese goods bed sheat pillowases, bedspreads, valence (textile draperies; quits, quilt covers foose covers made c stretch textil meterials for furniture (owels and curtains all made of textil materials).
United Kingdom	HEMPONS	Dawson International Holdings (UK) Limited	Granled / Registered			10/08/1981	10/08/20 22	24	Towels (textile) en- lowelling included i Class 24, all bein- cotton goods.
United Kragdom		Dawson International Holdings (UK) Linuted	Granted / Registered		7260/199	22/09/1995	22/10/20 21	24	Textile pleus goods household textil- anicles, bedinnen; gal covers, ipillow cases valances, curtains; a designed for use behildren and infanisal included in Cl 24.
United Kingdom	agar surfices or ear year.	Dawson International Holdings (UK) Umited	Graniod / Registered	190798	oglerate	10/11/1698	22/10/20 21	24	Textile plece goods housekold textil- erticles, bedlinen; qui covers, pillow coses valarices, curtains; a lactuded in Class 24.
		-	The second secon	,	- 14 distribution of the control of			-	
		i variante.		. Proof	,		·	191 17 mm	

United Kingdom	A Dear Service and the Agency Court constitution of the Court court of	Bowson International Holdings (UK) Limited	Granted / Registered		128T-96	12/01/1801	12/01/20 13	24	Gotton textiles and cotton place goods.
	ACTAQUIENT DONO YEARS					٠			
United  Grigdom	HERRESCH S	Dawagn International Holdings (UK) Limited	Granted / Rogistered	7	Alenyadda	24/06/1920	24/06/20 14	24	Shouts and pillos cases, all made c cotton, not in the place.

SIGNED for and on behalf of the said DAWSON INTERNATIONAL TRADING LIMITED (in Administration) at GUASGOW on the day of OCTOBER Two Thousand and TWELV & DY GARY STEVEN FRATER one of the Administrators (without incurring personal liability on the part of either of the Administrators) in the presence of this witness: Wad Thomson MCHAEL THOMSON 191WESTGEORGE STREET, Address GIASGOW. SIGNED for and on behalf of the said DAWSON INTERNATIONAL HOLDINGS (UK) LIMITED (in Administration) at GVASGDW on the day of OCTOBER Two Thousand and TWELVE by GARY STEVEN FRASER one of the Administrators (without incurring personal liability on the part of either of the Administrators) in the presence of this witness: homson ) Witness 191 WEST GEORGE STREET, Address GVATGON

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PIPULLA PHEADIEAR MILE	h 1 cha.
for and on behalf of the Administrators (without incurring personal liability on the part of either of the Administrators) at CLASCOW	m I fin
on the 16	
day of OCT b BER	
Two Thousand and TWELVE	
In the presence of this wilness:    MadThomson Witness   MCHAELTHOMSON Full Name   11 WEST GEORGE STREET, Address	
SIGNED for and on behalf of the said SPORT IN SCOTLAND LIMITED	•
at Paris	
day of October	
Two Thousand and Twelve	
by Brus PAVLOVSKY.	
one of its Directors in the presence of this witness:	Con Gurnove Obrano has
Witness	Ch Dun Fha Mon honder We
Full Name	75003 VARIS
Address	12007
A STATE OF THE PARTY OF THE PAR	P ASSESSMENT OF THE PARTY OF TH

15 October 2012

## Marks&Clerk LLP

Patent and Trade Mark Attorneys

Edinburgh office
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# Schedule of Trade Marks

## Dawson International Holdings (UK) Limited (Barrie Division)



vests, jumpers; socks, gloves, scarves and hat	— a construence property and a find processor					,			
dresses, underwear, socks, gloves, scarves and necktles; headgear, namely, hats; knitted articles of clothing, namely, sweaters, cardigans, pullovers,				and the second s		and have the			
19/02/2018 25 Class 25 - Articles of clothing, namely, footwear, vests, shirts, t-shirts, suits, skirts, blouses evening	- · · · · · · · · · · · · · · · · · · ·	19/02/2008	15/11/2005	3385389	3385389	Granted / Registered	Dawson International Holdings (UK) Limited	Gleumac	ted States \merica
jumpers, cardigans an suits for women; and slip-ons, pullovers, cardigans, waistcoats, vests, trunks, pants and combinations for men.				Z		кедыеге	Holdings (UK) Limited	·	merica
Pernewal  101/10/2017   25   Class 25 - Knitted out	7	01/10/195	08/04/1955	No. 652422	652422	Granted /	Dawson	BARRIE	led States

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Class 25 - Clothing, namely, shirts, sweaters, skirts, dresses, trousers, shorts, jackets, stockings, socks, undergarments, scarves, ties and gloves; footwear, headwear	25	19/09/2016	19/09/2006	29/12/2003	3144181	3144181	Granted / Registered	Dawson International Holdings (UK) Limited	TEVIOT	ited States \text{merica}
Class 25 - Knitwear, namely, sweaters, hats, scarves and gloves; clothing, namely, shirts.	25	08/12/2019	08/12/2009	01/11/2006	3722754	77033972	Granted / Registered	Dawson International Holdings (UK) Limited	Mac Alan	ted States \merica
Class 25 - Sweaters, hats, scarves and gloves; clothing namely shirts	25	06/04/2020	06/04/2010	15/04/2008	3,771,986	77078112	Granted / Registered	Dawson International Holdings (UK) Limited	्रीय भीवर शेवत	ted States umerica
Class 25 - Sweaters, hats, scarves and gloves.	25	27/11/2017	27/11/2007	01/11/2006	3342655	3342655	Granted / Registered	Dawson International Holdings (UK) Limited	MACALAN	ed States merica
Class 25 - Clothing, Annamely, shirts  TRA  TRA  Class 25 - Clothing, Annamely, shirts  TRA  TRA  TRA  TRA  TRA  TRA  TRA  TR	25	09/02/2020	09/02/2010	29/12/2006	3,747,141	77073224	Granted / Registered	Dawson International Holdings (UK) Limited	MACALÁN	ed States merica
		N <sub>12</sub> , 13, 13, 13, 13, 13, 13, 13, 13, 13, 13						e e e e e e e e e e e e e e e e e e e	(A) (A) (B)	<b>4</b> (2)

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