

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM495560

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Supplement No. 1 to Intellectual Property Security Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Crosman Corporation		10/24/2018	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Compass Group Diversified Holdings LLC		
Street Address:	301 Riverside Avenue		
Internal Address:	2nd Floor		
City:	Westport		
State/Country:	CONNECTICUT		
Postal Code:	06880		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	5567322	MERCENARY	
Serial Number:	87701436	WHISPER	
CORRESPONDENCE DATA			
Fax Number:			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Email:	laura.o'brien@hkllaw.com		
Correspondent Name:	Holland & Knight LLP		
Address Line 1:	10 St. James Ave.		
Address Line 2:	11th Floor		
Address Line 4:	Boston, MASSACHUSETTS 02116		
ATTORNEY DOCKET NUMBER:	155256.00001		
NAME OF SUBMITTER:	Laura O'Brien		
SIGNATURE:	/Laura O'Brien/		
DATE SIGNED:	10/26/2018		
Total Attachments: 4			
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SUPPLEMENT NO. 1 TO
INTELLECTUAL PROPERTY SECURITY AGREEMENT

This SUPPLEMENT NO. 1 TO INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, restated, amended and restated, modified, supplemented, extended, joined and/or restated from time to time, the "Supplement") dated as of October [24], 2018, is made by Crosman Corporation, a Delaware corporation, as a borrower ("Crosman" or "Grantor") in favor of Compass Group Diversified Holdings LLC, a Delaware limited liability company ("Secured Party"), pursuant to the terms of (i) that certain Credit Agreement (as amended by that certain Omnibus Waiver of and First Amendment to Credit Agreement and Guarantee and Collateral Agreement dated as of August 31, 2017, that certain Omnibus Waiver of and Second Amendment to Credit Agreement and Guarantee and Collateral Agreement dated as of September 4, 2018 and as the same may be amended, restated, supplement or otherwise modified from time to time, the "Credit Agreement") among the Secured Party, as lender, the Grantor, as a borrower, dated of June 2, 2017, and (ii) that certain Guarantee and Collateral Agreement (as amended by that certain Omnibus Waiver of and First Amendment to Credit Agreement and Guarantee and Collateral Agreement dated as of August 31, 2017, that certain Omnibus Waiver of and Second Amendment to Credit Agreement and Guarantee and Collateral Agreement dated as of September 4, 2018 and as the same may be amended, supplemented or otherwise modified from time to time, the "Collateral Agreement") among the Secured Party, each Co-Borrower and those other parties thereto, dated of June 2, 2017. Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed thereto in the Collateral Agreement.

WHEREAS, pursuant to Section 6.3 of the Collateral Agreement, Grantor is required to grant a security interest in its Collateral (as defined therein) to the Secured Party, which Collateral includes the Trademarks and Patents identified herein.

WHEREAS, pursuant to the Collateral Agreement, Grantor has previously granted to the Secured Party an Intellectual Property Security Agreement, dated June 2017, recorded (i) with the USPTO Patent Assignment Branch at Reel/Frame No. 042651/0233 (as amended and restated and recorded at Reel/Frame No. 044777/0026), and (i) with the USPTO Trademark Assignment Branch at Reel/Frame No. 6079/0843 (as amended and restated and recorded at Reel/Frame No. 6224/0573) (collectively, the "IP Security Agreement").

WHEREAS, Grantor has developed additional Patents and Trademarks required by the Collateral Agreement to be Collateral thereunder since the recordings of the IP Security Agreement.

Grantor hereby confirms the grant to the Secured Party, and does hereby grant to the Secured Party, a continuing security interest in and Lien upon all of such Grantor's right, title and interest in and to its Collateral, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located. Grantor hereby agrees that the attached Schedule A and Schedule B shall constitute part of and an addition to Schedule A and Schedule B to the IP Security Agreement.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, Grantor has caused this Supplement No. 1 to Intellectual Property Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

GRANTOR:

CROSMAN CORPORATION

By: 

Name: Robert Beckwith

Title: President + CEO

SCHEDULE A

Trademarks

MARK	COUNTRY	STATUS	DATE FILED	REG. DATE	REG. NO.	APP. NO.	CLASS
WHISPER	US	Pending	11/29/2017			87701436	28
MERCENARY	US	Registered	8/10/2017	9/18/2018	5567322	87978304	28

SCHEDULE B

Patents

<u>Patent</u>	<u>Application No.</u>	<u>Filed</u>	<u>Country</u>	<u>Status</u>
BREAK BARREL AIRGUN HAVING ACTIVE INTERLOCK	PCT/US17/43107	7/20/2017	US	Pending
BREAK BARREL AIRGUN HAVING ACTIVE INTERLOCK	15/655,419	7/20/2017	US	Pending
GRIP ACTIVATION SYSTEM FOR FIREARM ACCESSORY	15/694153	9/1/2017	US	Pending
AIRGUN WITH SELECTIVE BYPASS FROM HIGH PRESSURE RESERVOIR TO FIRING PRESSURE RESERVOIR	15/796,279	10/27/2017	US	Pending
BOWFISHING ARROW SLIDE	62/582275	11/6/2017	US	Pending
FIREARM MOUNT WITH EMBEDDED LASER SIGHT	29/629,078	12/11/2017	US	Pending
AIRGUN WITH SELECTIVE BYPASS FROM HIGH PRESSURE RESERVOIR TO FIRING PRESSURE RESERVOIR	15/883,948	1/2/2018	US	Pending
CROSSBOW BOWSTRING POSITIONING SYSTEM	62/616,035	1/11/2018	US	Pending
ADAPTIVE CROSSBOW SYSTEM	62/615,959	1/11/2018	US	Pending
AIRGUN RIFLE	29/634,137	1/18/2018	US	Pending
AIRGUN STOCK	29/634,139	1/18/2018	US	Pending
FIREARM LASER SIGHT ALIGNMENT ASSEMBLY	15/882,444	1/29/2018	US	Pending
DETERRENT DEVICE ACCESSORY	15/946,540	4/5/2018	US	Pending
ARROW GUN WITH CONTROLLED RETENTION FORCE AND BARREL VIBRATION DAMPING	15/943,040	4/10/2018	US	Pending
AIMABLE DEVICE STOCK WITH MULTI-FUNCTION FORESTOCK	62/661,633	4/24/2018	US	Pending
AIMABLE DEVICE STOCK WITH MULTI-FUNCTION FORESTOCK DESIGN	29/653,737	6/18/2018	US	Pending
CROSSBOW	62/693,744	7/3/2018	US	Pending
DETERRENT-DEVICE ACCESSORY SWITCHLESS ELECTROMAGNETIC-RADIATION ACTIVATION	62/697107	7/12/2018	US	Pending
ADJUSTABLE RAIL MOUNTING SYSTEM	16/042,739	7/23/2018	US	Pending
ELECTRONIC DEVICE FOR USE WITH DETERRENT DEVICE	16/102,119	8/13/2018	US	Pending
MULTI-SHOT AIRGUN	62/733,932	9/20/2018	US	Pending
AIRGUN HAVING INTEGRATED SOUND SUPPRESSOR	EP 17770758.5	9/24/2018	US	Pending

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