

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM712559

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
FIBER ENERGY PRODUCTS AR LLC		03/07/2022	Limited Liability Company: ARKANSAS
Freight Guard Transport LLC		03/07/2022	Limited Liability Company: MISSOURI
Ozark Hardwood Pellets, L.L.C.		03/07/2022	Limited Liability Company: MISSOURI
WAWGD Newco, LLC		03/07/2022	Limited Liability Company: CALIFORNIA
STONE GLACIER, INC.		03/07/2022	Corporation: MONTANA
RECEIVING PARTY DATA			
Name:	Capital One, National Association, as Administrative Agent		
Street Address:	2 Bethesda Metro Center, Suite 1000		
City:	Bethesda		
State/Country:	MARYLAND		
Postal Code:	20814		
Entity Type:	National Association: UNITED STATES		
PROPERTY NUMBERS Total: 15			
Property Type	Number	Word Mark	
Registration Number:	5643685		
Registration Number:	5655904	FORESIGHT SPORTS	
Serial Number:	90643132	LAUNCH CODE	
Registration Number:	6100303	SIM IN A BOX	
Registration Number:	5701346	GCHAWK	
Registration Number:	5701345	GC2	
Registration Number:	5642465	GCQUAD	
Registration Number:	4780415	GET IN THE GAME	
Registration Number:	4925500	SG	
Registration Number:	6044086	SG	
Registration Number:	5318307	STONE GLACIER	
Registration Number:	5166408	STONE GLACIER	

CH \$390.00 5643685

Property Type	Number	Word Mark
Registration Number:	6060428	STONE GLACIER
Registration Number:	6038096	STONE GLACIER
Registration Number:	5991298	STONE GLACIER

CORRESPONDENCE DATA

Fax Number: 6173417701

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: 617-951-8132

Email: linda.salera@morganlewis.com

Correspondent Name: Linda A. Salera, Senior Paralegal

Address Line 1: One Federal Street

Address Line 2: c/o Morgan, Lewis & Bockius LLP

Address Line 4: Boston, MASSACHUSETTS 02110

NAME OF SUBMITTER: Linda A. Salera

SIGNATURE: /Linda A. Salera/

DATE SIGNED: 03/07/2022

Total Attachments: 7

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ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT (this “*IP Security Agreement Supplement*”) dated as of March 7, 2022, is made by the Person listed on the signature page hereof (the “*Grantor*”) in favor of Capital One, National Association, as Administrative Agent (the “*Administrative Agent*”) for the Secured Parties (as defined in the Credit Agreement referred to below). Terms defined in the Credit Agreement and not otherwise defined in this IP Security Agreement Supplement are used herein as defined in the Credit Agreement or the Security Agreement, respectively.

WHEREAS, Vista Outdoor Inc., a Delaware corporation (the “*Parent Borrower*”), has entered into that certain Asset-Based Revolving Credit Agreement dated as of March 31, 2021 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “*Credit Agreement*”), among the Parent Borrower, the Additional Borrowers from time to time party thereto, the Lenders from time to time party thereto, the L/C Issuers from time to time party thereto, and Capital One, National Association, as Administrative Agent (the “*Administrative Agent*”).

WHEREAS, pursuant to the Credit Agreement, each Grantor and certain other Persons have executed and delivered (i) that certain ABL Security Agreement dated as of March 31, 2021, made by the Parent Borrower and any other Grantors from time to time party thereto in favor of the Administrative Agent for the Secured Parties (as amended, amended and restated, supplemented or otherwise modified from time to time, the “*Security Agreement*”) and (ii) that certain Intellectual Property Security Agreement dated as of March 31, 2021, made by each Grantor and the other Additional Grantors party thereto in favor of the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the “*IP Security Agreement*”).

WHEREAS, under the terms of the IP Security Agreement, each Grantor has granted to the Administrative Agent, for the ratable benefit of the Secured Parties, a security interest in the Additional Collateral (as defined in Section 1 below) of each Grantor and has agreed as a condition thereof to execute this IP Security Agreement Supplement for recording with the U.S. Patent and Trademark Office, the U.S. Copyright Office and other U.S. governmental authorities.

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

1. Grant of Security. Each Grantor hereby grants, collaterally assigns and pledges to the Administrative Agent, for the benefit of the Secured Parties to secure the Secured Obligations (whether now existing or hereafter arising), a continuing security interest in all of such Grantor’s right, title and interest in and to the following, other than any Excluded Assets (the “*Additional Collateral*”):

(a) the patents and patent applications set forth on Schedule A hereto (the “*Patents*”);

(b) the trademark and service mark registrations and applications set forth on Schedule B hereto, together with the goodwill symbolized thereby (the “*Trademarks*”);

(c) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications set forth on Schedule C hereto (the “*Copyrights*”);

(d) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(e) all any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(f) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

2. Supplement to IP Security Agreement. Schedules A, B and C to the IP Security Agreement are, effective as of the date hereof, hereby supplemented to add to such Schedule the Additional Collateral.

3. Security for Secured Obligations. The grant of a security interest in the Additional Collateral by each Grantor under this IP Security Agreement Supplement secures the payment of all Secured Obligations now or hereafter existing, 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.

4. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and Trademarks and any other applicable U.S. government officer record this IP Security Agreement.

5. Grants, Rights and Remedies. This IP Security Agreement Supplement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Additional 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.

6. Governing Law. This IP Security Agreement Supplement and any claims, controversy, dispute or cause of action (whether in contract or tort or otherwise) based upon, arising out of or relating to this IP Security Agreement Supplement and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the State of New York.

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

FIBER ENERGY PRODUCTS AR LLC,
an Arkansas limited liability company

By: S.S. Priyadarshi
Name: Sudhanshu Priyadarshi
Title: Chairman & Chief Financial Officer

FREIGHT GUARD TRANSPORT LLC,
a Missouri limited liability company

By: S.S. Priyadarshi
Name: Sudhanshu Priyadarshi
Title: Chairman & Chief Financial Officer

OZARK HARDWOOD PELLETS, L.L.C.,
a Missouri limited liability company

By: S.S. Priyadarshi
Name: Sudhanshu Priyadarshi
Title: Chairman & Chief Financial Officer

WAWGD NEWCO, LLC,
a California limited liability company

By: S.S. Priyadarshi
Name: Sudhanshu Priyadarshi
Title: Chairman & Chief Financial Officer

STONE GLACIER, INC.,
a Montana corporation

By: S.S. Priyadarshi
Name: Sudhanshu Priyadarshi
Title: Chairman & Chief Financial Officer

[Signature Page to Security Agreement IP Supplement]

TRADEMARK
REEL: 007651 FRAME: 0778

**Schedule A to the
IP Security Agreement Supplement**

Patents

Grantor WAWGD Newco, LLC dba Foresight Sports

(Country Code Application Number)Country Code Pat No.)	Title	Type	Status
(US 10/456,054) US 7,324,663	FLIGHT PARAMETER MEASUREMENT SYSTEM	US Utility	ISSUED 1/29/08
(US 10/911,009) US 7,292,711	FLIGHT PARAMETER MEASUREMENT SYSTEM	US Utility	ISSUED 11/6/07
(US 11/610,906) US 7,641,565	METHOD AND APPARATUS FOR DETECTING THE PLACEMENT OF A GOLF BALL FOR A LAUNCH MONITOR	US Utility	ISSUED 1/5/10
(US 11/610,889) US 7,497,780	INTEGRATED GOLF BALL LAUNCH MONITOR	US Utility	ISSUED 3/3/09
(US 13/745,775) US 8,951,138	GOLF CLUB HEAD MEASUREMENT SYSTEM	US Utility	ISSUED 2/10/15
(US 11/610,889) US 7,497,780	INTEGRATED GOLF BALL LAUNCH MONITOR	US Utility	ISSUED 3/3/09
(US 15/582,657) US 9,737,757	GOLF BALL LAUNCH MONITOR TARGET ALIGNMENT METHOD AND SYSTEM	US Utility	ISSUED 8/22/17
(US 16/236,764) US10,639,537	GOLF BALL TRACKING SYSTEM	US Utility	ISSUED 5/5/20

Grantor Stone Glacier, Inc.

	Title of Invention	Application No.	Filing Date	Patent Number	Type of Application
1.	ADJUSTABLE PANT WAIST SYSTEM	29/705,388	9/11/2019	n/a	Design
2.	ADJUSTABLE CONTOUR WAIST SYSTEM	16/683,343	11/14/2019	11,154,103	Utility


Schedule B to the
IP Security Agreement Supplement



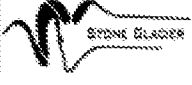
Trademarks

Grantor WAWGD Newco, LLC dba Foresight Sports

Serial Number	Registration Number	Mark
88085528	5643685	
88085337	5655904	FORESIGHT SPORTS
90643132	pending	LAUNCH CODE
88727478	6100303	SIM IN A BOX
87918718	5701346	GCHAWK
87918707	5701345	GC2
87918714	5642465	GCQUAD
86336262	4780415	GET IN THE GAME

Grantor Stone Glacier, Inc.

Mark	Owner	Serial No.	Filing Date	Goods / Services	Live / Dead	Reg. Date	Reg. No.
	Stone Glacier, Inc.	86611027	4/27/2015	018/ Backpacks	Live	3/29/2016	4925500

Mark	Owner	Serial No.	Filing Date	Goods / Services	Live / Dead	Reg. Date	Reg. No.
	Stone Glacier, Inc.	88546216	7/29/2019	022/Tents; 024/Sleeping bags; 025/Clothing, namely, jackets, pants, shirts, gloves, hats	Live	5/28/2020	6044086
STONE GLACIER	Stone Glacier, Inc.	87144897	8/19/2016	018/Backpacks	Live	10/24/2017	5318307
	Stone Glacier, Inc.	87144881	8/19/2016	018/Backpacks	Live	3/21/2017	5166408
	Stone Glacier, Inc.	88546283	7/29/2019	022/Tents; 024/Sleeping bags; 025/Clothing, namely, jackets, pants, shirts, gloves, hats	Live	5/19/2020	6060428
STONE GLACIER	Stone Glacier, Inc.	88219452	12/6/2018	025/Clothing, namely, jackets, pants, shirts, gloves, hats	Live	4/21/2020	6038096
STONE GLACIER	Stone Glacier, Inc.	88615215	9/12/2019	035/Online retail store services featuring sleeping bags and tents	Live	2/18/2020	5991298

**Schedule C to the
IP Security Agreement Supplement**

Copyrights

Grantor WAWGD Newco, LLC dba Foresight Sports

Registered Copyrights/Applications – None.

Grantor OZARK HARDWOOD PELLETS L.L.C.

Registered Copyrights/Applications – None.

Grantor FIBER ENERGY PRODUCTS AR LLC

Registered Copyrights/ Applications – None.

Grantor Stone Glacier, Inc.

Registered Copyrights/Applications – None.

Grantor FREIGHT GUARD TRANSPORT LLC

Registered Copyrights/Applications – None.