

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM741856

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
King's Camo, LLC	FORMERLY King#s Acquisition Company, LLC	07/08/2022	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Compass Group Diversified Holdings LLC		
Street Address:	301 Riverside Ave., 2nd Floor		
City:	Westport		
State/Country:	CONNECTICUT		
Postal Code:	06880		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 36			
Property Type	Number	Word Mark	
Serial Number:	97086855	HUNTER SERIES	
Serial Number:	90875394	KC ULTRA	
Serial Number:	90875407	KC ULTRA	
Serial Number:	90875419	KC ULTRA	
Serial Number:	90875425	KC ULTRA	
Serial Number:	90875481	KC ULTRA	
Serial Number:	90875492	KC ULTRA	
Serial Number:	90875505	KC ULTRA	
Serial Number:	90875511	KC ULTRA	
Serial Number:	90479309	KING'S	
Serial Number:	90479352	KING'S	
Serial Number:	90324312	XK7	
Serial Number:	90324347	XK7	
Serial Number:	87178441		
Serial Number:	86951556	XKG	
Serial Number:	86615776	HUNTER SERIES	
Serial Number:	86440046	WOODLAND SHADOW	
Serial Number:	86002118	KING'S CAMO	
Serial Number:	86002180	KING'S CAMO	

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Property Type	Number	Word Mark
Serial Number:	86002202	KING'S CAMO
Serial Number:	85007738	ANYTAG ANYTIME
Serial Number:	77952366	KINGS CALENDARS
Serial Number:	77937967	KING'S
Serial Number:	77938065	
Serial Number:	77938078	
Serial Number:	78972641	FIELD SHADOW
Serial Number:	78589665	MOUNTAINTOP
Serial Number:	78585851	CLIMATEX
Serial Number:	78580806	WIND DEFENSE
Serial Number:	78580811	WIND DEFENDER
Serial Number:	78462122	SNOW SHADOW
Serial Number:	78455237	SHADOWCAMO
Serial Number:	78361554	THUNDER EXTREME
Serial Number:	76239480	KING'S OUTDOOR WORLD
Serial Number:	76099134	DESERT SHADOW
Serial Number:	76098939	MOUNTAIN SHADOW

CORRESPONDENCE DATA

Fax Number: 4153939887

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: 415-954-0200

Email: ip-squiretm@squirepb.com

Correspondent Name: Raisa Dyadkina

Address Line 1: Squire Patton Boggs (US) LLP

Address Line 2: 475 Sansome Street, Suite 1600

Address Line 4: San Francisco, CALIFORNIA 94111

NAME OF SUBMITTER:	Raisa Dyadkina
SIGNATURE:	/Raisa Dyadkina/
DATE SIGNED:	07/18/2022

Total Attachments: 8

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INTELLECTUAL PROPERTY SECURITY AGREEMENT
(King's Camo, LLC)

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (as from time to time amended, modified, restated, supplemented and in effect, this "Security Agreement") is entered into as of July 8, 2022, by KING'S CAMO, LLC F/K/A KING'S ACQUISITION COMPANY, LLC, a Delaware limited liability company (the "Grantor"), to and in favor of COMPASS GROUP DIVERSIFIED HOLDINGS LLC, a Delaware limited liability company (the "Secured Party"), pursuant to the terms of (i) that certain Credit Agreement dated of June 2, 2017 (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, that certain Third Amendment to Credit Agreement dated as of March 31, 2019, that certain Fourth Amendment to Credit Agreement dated as of July 22, 2019, that certain Fifth Amendment to Credit Agreement dated as of August 2, 2021, and that certain Sixth Amendment to Credit Agreement dated as of the date hereof and as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), each among the Secured Party, the Grantor, Crosman Corporation, a Delaware corporation (the "Borrower"), Ravin Crossbows, LLC, a Wisconsin limited liability company ("Ravin"), Velocity Outdoor Inc. f/k/a Bullseye Acquisition Corporation, a Delaware corporation ("Velocity Outdoor" and, together with the Grantor and Ravin, the "Co-Borrowers" and each, a "Co-Borrower"), and the other parties thereto, and (ii) that certain Guarantee and Collateral Agreement dated of June 2, 2017 (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 and 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"), each among the Secured Party, the Co-Borrowers (other than the Grantor) and the other parties thereto.

The Grantor was formed as a Delaware limited liability company on June 17, 2022, and Velocity Outdoor, as sole member of the Grantor, owns all of the issued and outstanding membership interests of the Grantor.

Pursuant to Section 6.11 of the Credit Agreement, the Grantor is required to become a party to the Credit Agreement as a Co-Borrower.

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

For good and valuable consideration, the receipt of which is hereby acknowledged, the Grantor and the Secured Party agree as follows:

Section 1. Definitions. Unless otherwise defined herein or the context otherwise requires, terms used in this Security Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Collateral Agreement.

Section 2. Grant of Security Interest. As security for the full and timely payment, observance and performance of the obligations pursuant to the Collateral Agreement, the Grantor hereby grants to Secured Party a continuing security interest in and a right of setoff against, all of the Grantor's right, title and interest in the Trademarks (including, without limitation, those items listed on Schedule A hereto) and the Patents (including, without limitation, those items listed on Schedule B hereto).

Section 3. Purpose. This Security Agreement has been executed and delivered by the Grantor for the purpose of recording with the United States Patent and Trademark Office ("USPTO") the grant of a security interest in the Trademarks and the Patents pursuant to the Collateral Agreement. The Collateral Agreement (and all rights and remedies of Secured Party thereunder) shall remain in full force and effect in accordance with its respective terms. In the event of any conflict between this Security Agreement and the Collateral Agreement, the Collateral Agreement shall prevail.

Section 4. Acknowledgment. The Grantor hereby further acknowledges and affirms that the rights and remedies of Secured Party with respect to the security interest in the Trademarks and the Patents granted hereby are more fully set forth in Collateral Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

Section 5. Filing this Security Interest. The party that files this Security Agreement with the USPTO shall: (i) complete accurately, and include as part of such filing, the USPTO's "Recordation Form Cover Sheet" for trademarks and shall indicate on such cover sheet that the nature of the conveyance is a security interest; (ii) provide the other party hereto with copies of such filings; and (iii) pay all applicable filing fees.

Section 6. Counterparts. This Security Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

[Signature page follows]

IN TESTIMONY WHEREOF, the Grantor and the Secured Party have caused this Security Agreement to be signed and executed by the undersigned officers thereunto duly authorized as of the date first referenced above.

GRANTOR:

**KING'S CAMO, LLC F/K/A
KING'S ACQUISITION COMPANY, LLC**

By: 

Name: Kelly Grindle

Title: President and Chief Executive Officer

Signature Page to
Intellectual Property Security Agreement
(King's Camo, LLC)

SECURED PARTY:

**COMPASS GROUP DIVERSIFIED
HOLDINGS LLC**




By:  _____
Name: Ryan J. Faulkingham
Title: Chief Financial Officer


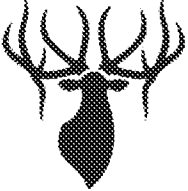
Signature Page to
Intellectual Property Security Agreement
(King's Camo, LLC)



TRADEMARK
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SCHEDULE A

Trademarks

<u>Trademark</u>	<u>Application No.</u>	<u>Filed</u>	<u>Registration No.</u>	<u>Registration Date</u>	<u>Country</u>	<u>Owner</u>
HUNTER SERIES	97086855	10/21/2021			US	King's Camo, LLC
KC ULTRA	90875394	08/10/2021			US	King's Camo, LLC
KC ULTRA	90875407	08/10/2021			US	King's Camo, LLC
KC ULTRA	90875419	08/10/2021			US	King's Camo, LLC
KC ULTRA	90875425	08/10/2021			US	King's Camo, LLC
KC ULTRA 	90875481	08/10/2021			US	King's Camo, LLC
KC ULTRA 	90875492	08/10/2021			US	King's Camo, LLC
KC ULTRA 	90875505	08/10/2021			US	King's Camo, LLC

KC ULTRA 	90875511	08/10/2021			US	King's Camo, LLC
KING'S	90479309	01/21/2021	6463677	08/24/2021	US	King's Camo, LLC
KING'S	90479352	01/21/2021	6463678	08/24/2021	US	King's Camo, LLC
XK7	90324312	11/17/2020			US	King's Camo, LLC
XK7	90324347	11/17/2020			US	King's Camo, LLC
	87178441	09/21/2016	5235523	07/04/2017	US	King's Camo, LLC
XKG	86951556	03/24/2016	5367274	01/02/2018	US	King's Camo, LLC
HUNTER SERIES	86615776	04/30/2015	4838677	10/20/2015	US	King's Camo, LLC
WOODLAND SHADOW	86440046	10/30/2014	4891381	01/26/2016	US	King's Camo, LLC
KING'S CAMO	86002118	07/03/2013	4494297	03/11/2014	US	King's Camo, LLC
KING'S CAMO	86002180	07/03/2013	4494299	03/11/2014	US	King's Camo, LLC
KING'S CAMO	86002202	07/03/2013	4494300	03/11/2014	US	King's Camo, LLC
KING'S CALENDARS	77952366	03/06/2010	3906750	01/18/2011	US	King's Camo, LLC
KING'S	77937967	02/17/2010	3853201	09/28/2010	US	King's Camo, LLC

	77938065	02/17/2010	3853214	09/28/2010	US	King's Camo, LLC
	77938078	02/17/2010	3853216	09/28/2010	US	King's Camo, LLC
FIELD SHADOW	78972641	09/12/2006	3514369	10/07/2008	US	King's Camo, LLC
MOUNTAINTOP	78589665	03/17/2005	3175278	11/21/2006	US	King's Camo, LLC
CLIMATEX	78585851	03/11/2005	3223464	03/27/2007	US	King's Camo, LLC
WIND DEFENDER	78580811	03/04/2005	3276688	08/07/2007	US	King's Camo, LLC
SNOW SHADOW	78462122	08/04/2004	3189911	12/26/2006	US	King's Camo, LLC
SHADOWCAMO	78455237	07/22/2004	3189903	12/26/2006	US	King's Camo, LLC
DESERT SHADOW	76099134	07/28/2000	2845285	05/25/2004	US	King's Camo, LLC
MOUNTAIN SHADOW	76098939	07/28/2000	3174396	11/21/2006	US	King's Camo, LLC

SCHEDULE B

Patents

None.