

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM740579

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Zoey Supplies, LLC		07/11/2022	Limited Liability Company: NEW YORK
RECEIVING PARTY DATA			
Name:	LAHC US 1 LLC		
Street Address:	1209 Orange Street		
City:	Wilmington		
State/Country:	DELAWARE		
Postal Code:	19801		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	6169951	CRAFTZILLA	
Registration Number:	5886690	LOCKPORT	
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>			
Phone:	626-795-0500		
Email:	tmiller@vestedlaw.com		
Correspondent Name:	Todd R. Miller		
Address Line 1:	221 E. Walnut Street, Suite 227		
Address Line 4:	Pasadena, CALIFORNIA 91101		
NAME OF SUBMITTER:	Todd R. Miller		
SIGNATURE:	/Todd R. Miller/		
DATE SIGNED:	07/12/2022		
Total Attachments: 23			
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ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (this "**Agreement**") dated as of July 11, 2022, is entered into between Zoey Supplies, LLC, a New York limited liability company ("**Seller**"), and LAHC US 1 LLC, a Delaware limited liability company ("**Buyer**"). Capitalized terms used in this Agreement have the meanings given to such terms herein.

RECITALS

WHEREAS, Seller is engaged in the business of selling goods and supplies via e-commerce channels (the "**Business**"); and

WHEREAS, Seller wishes to sell and assign to Buyer, and Buyer wishes to purchase and assume from Seller, substantially all the assets and liabilities of the Business, subject to the terms and conditions set forth herein;

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I PURCHASE AND SALE

Section 1.01 Purchase and Sale of Assets. Subject to the terms and conditions set forth herein, at the Closing, Seller shall sell, convey, assign, transfer and deliver to Buyer, and Buyer shall purchase from Seller, all of Seller's right, title and interest in, to and under all of the tangible and intangible assets, properties and rights of every kind and nature and wherever located, which relate to, or are used or held for use in connection with, the Business (collectively, the "**Purchased Assets**"), including the following:

- (a) all accounts receivable of the Business ("**Accounts Receivable**");
- (b) all inventory, finished goods, raw materials, work in progress, packaging, supplies, parts and other inventories of the Business ("**Inventory**");
- (c) all Contracts of the Business including the rights and claims thereunder (the "**Assigned Contracts**"). For purposes of this Agreement: (i) "**Contracts**" means all contracts, leases, licenses, instruments, notes, commitments, undertakings, indentures, joint ventures and all other agreements, commitments and legally binding arrangements, whether written or oral; and (ii) "**Disclosure Schedules**" means the disclosure schedules delivered by Seller and Buyer concurrently with the execution and delivery of this Agreement;
- (d) all furniture, fixtures, equipment, machinery, tools, vehicles, office equipment, supplies, computers, telephones and other tangible personal property of the Business (the "**Tangible Personal Property**");

(e) all prepaid expenses, credits, advance payments, security, deposits, charges, sums and fees;

(f) all of Seller's rights under warranties, indemnities and all similar rights against third parties to the extent related to any Purchased Assets;

(g) originals or, where not available, copies, of all books and records, including books of account, ledgers and general, financial and accounting records, machinery and equipment maintenance files, customer lists, customer purchasing histories, price lists, distribution lists, supplier lists, production data, quality control records and procedures, customer complaints and inquiry files, research and development files, records and data (including all correspondence with any federal, state, local or foreign government or political subdivision thereof, or any agency or instrumentality of such government or political subdivision, or any arbitrator, court or tribunal of competent jurisdiction (each, a "**Governmental Authority**")), sales material and records, strategic plans and marketing and promotional surveys, material and research (collectively, "**Books and Records**");

(h) all Intellectual Property Assets & Intellectual Property Agreements of the Business;

(i) all inventory, finished goods, raw materials, work in progress, packaging, supplies, parts and other inventories ("**Inventory**"); and

(j) all goodwill associated with any of the assets described in the foregoing clauses.

Section 1.02 Intentionally Deleted.

Section 1.03 Assumed Liabilities.

(a) Subject to the terms and conditions set forth herein, Buyer shall assume and agree to pay, perform and discharge when due any and all Liabilities of Seller arising out of or relating to the Business or the Purchased Assets prior to, on or after the Closing, (collectively, the "**Assumed Liabilities**"), including the following:

(i) all trade accounts payable of Seller to third parties in connection with the Business that remain unpaid as of the Closing Date;

(ii) all Liabilities arising under or relating to the Assigned Contracts;

(iii) all other Liabilities arising out of or relating to Buyer's ownership or operation of the Business and the Purchased Assets prior to, on or after the Closing; and

For purposes of this Agreement, "**Liabilities**" means liabilities, obligations or commitments of any nature whatsoever, whether asserted or unasserted, known or

unknown, absolute or contingent, accrued or unaccrued, matured or unmatured or otherwise.

For purposes of this Agreement: (i) "**Affiliate**" of a Person means any other Person that directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with, such Person; and (ii) "**control**" (including the terms "controlled by" and "under common control with") means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of voting securities, by contract or otherwise.

Section 1.04 Purchase Price. The aggregate purchase price for the Purchased Assets shall be \$0.00 (the "**Purchase Price**"), plus the assumption of the Assumed Liabilities. Buyer shall pay the Purchase Price by wire transfer to Seller of immediately available.

Section 1.05 Intentionally Deleted.

Section 1.06 Non-Assignable Assets.

(a) Notwithstanding anything to the contrary in this Agreement, this Agreement shall not constitute a sale, assignment or transfer of any Purchased Asset if such sale, assignment or transfer: (i) violates applicable Law; or (ii) requires the consent or waiver of a Person who is not a party to this Agreement or an Affiliate of a party to this Agreement and such consent or waiver has not been obtained prior to the Closing.

(b) Following the Closing, Seller and Buyer shall use commercially reasonable efforts, and shall cooperate with each other, to obtain any such required consent or waiver, or any release, substitution or amendment required to novate all Liabilities under any and all Assigned Contracts or other Liabilities that constitute Assumed Liabilities or to obtain in writing the unconditional release of all parties to such arrangements, so that, in any case, Buyer shall be solely responsible for such Liabilities from and after the Closing Date; provided, however, that neither Seller nor Buyer shall be required to pay any consideration therefor. Once such consent, waiver, release, substitution or amendment is obtained, Seller shall sell, assign and transfer to Buyer the relevant Purchased Asset to which such consent, waiver, release, substitution or amendment relates for no additional consideration.

(c) To the extent that any Purchased Asset or Assumed Liability cannot be transferred to Buyer pursuant to this Section 1.06, Buyer and Seller shall use commercially reasonable efforts to enter into such arrangements (such as subleasing, sublicensing or subcontracting) to provide to the parties the economic and, to the extent permitted under applicable Law, operational equivalent of the transfer of such Purchased Asset and/or Assumed Liability to Buyer as of the Closing. Buyer shall, as agent or subcontractor for Seller, pay, perform and discharge fully the liabilities and obligations of Seller thereunder from and after the Closing Date. To the extent permitted under applicable Law, Seller shall, at Buyer's expense, hold in trust for and pay to Buyer promptly upon receipt thereof, all income, proceeds and other monies received by Seller from and after the Closing Date, to the extent related to such Purchased Asset in connection with the arrangements under this Section 1.06. Seller shall be permitted to set

off against such amounts all direct costs associated with the retention and maintenance of such Purchased Assets.

ARTICLE II CLOSING

Section 2.01 Closing. Subject to the terms and conditions of this Agreement, the consummation of the transactions contemplated by this Agreement (the "**Closing**") shall take place at at such time or place or in such other manner as Seller and Buyer may mutually agree upon . The date on which the Closing is to occur is herein referred to as the "**Closing Date.**"

Section 2.02 Closing Deliverables.

(a) At the Closing, Seller shall deliver to Buyer the following:

(i) a bill of sale in the form of **Exhibit A** attached hereto (the "**Bill of Sale**") and duly executed by Seller, transferring the Tangible Personal Property included in the Purchased Assets to Buyer;

(ii) intellectual property and trademark assignments in the form of Exhibit B and C hereto (the "**Intellectual Property Assignments**") and duly executed by Seller, transferring all of Seller's right, title and interest in and to the Intellectual Property Assets to Buyer;

(iii) a certificate of the Secretary (or equivalent officer) of Seller certifying as to (A) the resolutions of the board of directors and the stockholders of Seller, which authorize the execution, delivery and performance of this Agreement, the Bill of Sale, the Intellectual Property Assignments and the other agreements, instruments and documents required to be delivered in connection with this Agreement or at the Closing (collectively, the "**Transaction Documents**") and the consummation of the transactions contemplated hereby and thereby and (B) the names and signatures of the officers of Seller authorized to sign this Agreement and the other Transaction Documents;

(iv) such other customary instruments of transfer or assumption, filings or documents, in form and substance reasonably satisfactory to Buyer, as may be required to give effect to the transactions contemplated by this Agreement; and

(b) At the Closing, Buyer shall deliver to Seller the following:

(i) the Purchase Price by wire transfer of immediately available funds;

(ii) a certificate of the Secretary (or equivalent officer) of Buyer certifying as to (A) the resolutions of the board of directors of Buyer, which authorize the execution, delivery and performance of this Agreement and the other Transaction Documents and the consummation of the transactions contemplated hereby and thereby and (B) the names and signatures of the officers

of Buyer authorized to sign this Agreement and the other Transaction Documents;
and

ARTICLE III REPRESENTATIONS AND WARRANTIES OF SELLER

Except as set forth in the Disclosure Schedules, Seller represents and warrants to Buyer that the statements contained in this Article III are true and correct as of the date hereof.

Section 3.01 Organization and Authority of Seller. Seller is a limited liability company duly organized, validly existing and in good standing under the Laws of the State of New York. Seller has all necessary corporate power and authority to enter into this Agreement and the other Transaction Documents to which Seller is a party, to carry out its obligations hereunder and thereunder, and to consummate the transactions contemplated hereby and thereby. The execution and delivery by Seller of this Agreement and any other Transaction Document to which Seller is a party, the performance by Seller of its obligations hereunder and thereunder, and the consummation by Seller of the transactions contemplated hereby and thereby have been duly authorized by all requisite corporate action on the part of Seller. This Agreement and the Transaction Documents constitute legal, valid and binding obligations of Seller enforceable against Seller in accordance with their respective terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, moratorium or similar Laws affecting creditors' rights generally and by general principles of equity (regardless of whether enforcement is sought in a proceeding at law or in equity).

Section 3.02 Title to Tangible Personal Property. Seller has good and valid title to, or a valid leasehold interest in, all Tangible Personal Property included in the Purchased Assets, free and clear of any lien, charge, claim, pledge, security interest or other similar encumbrance (each, an "**Encumbrance**"), except for: (a) liens for Taxes not yet due and payable or being contested in good faith by appropriate procedures; (b) mechanics', carriers', workmen's, repairmen's or other like liens arising or incurred in the ordinary course of business; (c) liens arising under original purchase price conditional sales contracts and equipment leases with third parties entered into in the ordinary course of business; and (d) other imperfections of title or Encumbrances, if any, that would not have a Material Adverse Effect.

Section 3.03 Sufficiency of Assets. The Purchased Assets are sufficient for the continued conduct of the Business after the Closing in substantially the same manner as conducted prior to the Closing and constitute all of the rights, property and assets necessary to conduct the Business as currently conducted.

Section 3.04 No Other Representations and Warranties. Except for the representations and warranties contained in this Article III (including the related portions of the Disclosure Schedules), neither Seller nor any other Person has made or makes any other express or implied representation or warranty, either written or oral, on behalf of Seller. For purposes of this Agreement, "**Representative**" means, with respect to any Person, any and all directors, officers, employees, consultants, financial advisors, counsel, accountants and other agents of such Person.

**ARTICLE IV
REPRESENTATIONS AND WARRANTIES OF BUYER**

Buyer represents and warrants to Seller that the statements contained in this Article IV are true and correct as of the date hereof.

Section 4.01 Organization and Authority of Buyer. Buyer is a limited liability company duly organized, validly existing and in good standing under the Laws of the State of Delaware . Buyer has all necessary corporate power and authority to enter into this Agreement and the other Transaction Documents to which Buyer is a party, to carry out its obligations hereunder and thereunder and to consummate the transactions contemplated hereby and thereby. The execution and delivery by Buyer of this Agreement and any other Transaction Document to which Buyer is a party, the performance by Buyer of its obligations hereunder and thereunder and the consummation by Buyer of the transactions contemplated hereby and thereby have been duly authorized by all requisite corporate action on the part of Buyer. This Agreement and the Transaction Documents constitute legal, valid and binding obligations of Buyer enforceable against Buyer in accordance with their respective terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, moratorium or similar Laws affecting creditors' rights generally and by general principles of equity (regardless of whether enforcement is sought in a proceeding at law or in equity).

**ARTICLE V
COVENANTS**

Section 5.01 Bulk Sales Laws. The parties hereby waive compliance with the provisions of any bulk sales, bulk transfer or similar Laws of any jurisdiction that may otherwise be applicable with respect to the sale of any or all of the Purchased Assets to Buyer.

SECTION 5.02 Further Assurances. Following the Closing, each of the parties hereto shall, and shall cause their respective Affiliates to, execute and deliver such additional documents, instruments, conveyances and assurances and take such further actions as may be reasonably required to carry out the provisions hereof and give effect to the transactions contemplated by this Agreement and the other Transaction Documents.

**ARTICLE VI
MISCELLANEOUS**

Section 6.01 Severability. If any term or provision of this Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement.

Section 6.02 Entire Agreement. This Agreement and the other Transaction Documents constitute the sole and entire agreement of the parties to this Agreement with respect to the subject matter contained herein and therein, and supersede all prior and contemporaneous representations, warranties, understandings and agreements, both written and oral, with respect to such subject matter. In the event of any inconsistency between the statements in the body of this Agreement and those in the other Transaction Documents, the Exhibits and the Disclosure

Schedules (other than an exception expressly set forth as such in the Disclosure Schedules), the statements in the body of this Agreement will control.

Section 6.03 Definitions.

(a) “**Intellectual Property**” means all intellectual property and industrial property rights and assets, and all rights, interests and protections that are associated with, similar to, or required for the exercise of, any of the foregoing, however arising, pursuant to the Laws of any jurisdiction throughout the world, all registrations and applications for, and renewals and extensions of, such rights, and the goodwill connected with the use of and symbolized by any of the foregoing, including any and all: trademarks, service marks, and similar designations of source or origin, websites and domain names; copyrights, designs and design registrations, and works of authorship, whether or not copyrightable; trade secrets, inventions and invention disclosures, whether or not patentable; and patents (including all reissues, divisionals, continuations, continuations-in-part and extensions thereof).”

(b) “**Intellectual Property Agreements**” means all licenses, sublicenses, consent to use agreements, settlements, coexistence agreements, covenants not to sue, permissions and other Contracts (including any right to receive or obligation to pay royalties or any other consideration), whether written or oral, relating to any Intellectual Property that is used in or necessary for the conduct of the Business as currently conducted to which Seller is a party, beneficiary or otherwise bound.

(c) “**Intellectual Property Assets**” means all Intellectual Property that is owned by Seller and used in or necessary for the conduct of the Business as currently conducted.

(d) “**Intellectual Property Registrations**” means all Intellectual Property Assets that are subject to any issuance, registration, application or other filing by, to or with any Governmental Authority or authorized private registrar in any jurisdiction, including registered trademarks, domain names and copyrights, issued and reissued patents and pending applications for any of the foregoing.

(e) The term “**Taxes**” means all federal, state, local, foreign and other income, gross receipts, sales, use, production, ad valorem, transfer, documentary, franchise, registration, profits, license, withholding, payroll, employment, unemployment, excise, severance, stamp, occupation, premium, property (real or personal), customs, duties or other taxes, fees, assessments or charges of any kind whatsoever, together with any interest, additions or penalties with respect thereto.

Section 6.04 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, email or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

Section 6.05 Non-Recourse. This Agreement may only be enforced against, and any claim, action, suit or other legal proceeding based upon, arising out of or related to this Agreement, or the negotiation, execution or performance of this Agreement, may only be brought against the entities that are expressly named as parties hereto and then only with respect to the specific obligations set forth herein with respect to such party. No past, present or future director, officer, employee, incorporator, manager, member, partner, stockholder, Affiliate, agent, attorney or other Representative of any party hereto or of any Affiliate of any party hereto, or any of their successors or permitted assigns, shall have any liability for any obligations or liabilities of any party hereto under this Agreement or for any claim, action, suit or other legal proceeding based on, in respect of or by reason of the transactions contemplated hereby.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

ZOEY SUPPLIES, LLC

DocuSigned by:
Richard Cohen
By _____
Richard Cohen
Manager

LAHC US 1 LLC

DocuSigned by:
Richard Cohen
By _____
Richard Cohen
Manager

EXHIBIT A
BILL OF SALE

SCHEDULE B
INTELLECTUAL PROPERTY ASSIGNMENT

EXHIBIT C
TRADEMARK ASSIGNMENT AGREEMENT

INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT (this “**Assignment**”) is made as of July 11, 2022 (the “**Effective Date**”), by and between LAHC US 1 LLC, a Delaware limited liability company (the “**Buyer**”), and Zoey Supplies, LLC, a Delaware limited liability company (“**Seller**”).

WHEREAS, Buyer and Seller are parties to that certain Asset Purchase Agreement dated as of the Effective Date (the “**Purchase Agreement**”);

WHEREAS, pursuant to the Purchase Agreement, Seller has conveyed, transferred and assigned to Buyer, among other assets, certain Intellectual Property of Seller, including, but not limited to, the Intellectual Property identified on **Schedule A** attached hereto (the “**Intellectual Property**”); and

WHEREAS, capitalized terms used but not otherwise defined in this Assignment shall have the meanings ascribed to such terms in the Purchase Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Assignment. Seller hereby irrevocably assigns, grants, conveys and transfers to Buyer and its successors and assigns all of Seller’s right, title and interest in and to the Intellectual Property, and all claims, causes of action and damages by reason of infringement, violation, misappropriation and/or other improper, unlawful and/or unfair use or disclosure of any of the foregoing (including the right to sue and collect damages therefor); all for Buyer’s own use and enjoyment, and for the use and enjoyment of Buyer’s successors and assigns, for the full term and to the full extent of all such rights, and in all countries throughout the world wherein Seller owns, possesses, or controls such rights. To the extent any applicable law or treaty prohibits the transfer or assignment of any moral rights or rights of restraint Seller has in any of the foregoing, Seller hereby irrevocably waives, to the extent permitted by applicable law, those rights as to Buyer, and Buyer’s licensees, successors and assigns.

2. Attorney-In-Fact. Seller does hereby irrevocably appoint Buyer and its successors and assigns as Seller’s true and lawful attorney in fact, and hereby authorizes Buyer to (a) execute on behalf of Seller, if Seller shall fail to timely execute, all instruments, documents, and the like to transfer the Intellectual Property to Buyer and its successors and assigns and (b) do all acts and things necessary or expedient in furtherance of such purpose. Such power of attorney being coupled with an interest it shall be irrevocable. Seller further covenants that from time to time after the Effective Date, Seller will do such further acts and execute and deliver such further mutually approved documents regarding its obligations hereunder as may be required for the purpose of accomplishing this Assignment. Without limitation of the foregoing, within five (5) Business Days after the Effective Date of this Assignment, Seller shall take all steps reasonably required by the current procedures promulgated by the registrar(s) of all domain names included in the Intellectual Property to transfer such domain names to Buyer, including without limitation removing any locks

or transfer prohibitions from the domain names and completing any forms required to effect the transfer of the domain names to Buyer.

3. Governing Law. This Assignment shall be governed by and construed in accordance with the internal laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of laws of any jurisdiction other than those of the State of Delaware.

4. Counterparts; Electronic Signatures. This Assignment may be executed in counterparts, each of which is deemed an original, but all of which together is deemed to be one and the same agreement. A signed copy of this Assignment delivered by facsimile, e-mail or other means of electronic transmission is deemed to have the same legal effect as delivery of an original signed copy of this Assignment. Each party agrees that the electronic signatures, whether digital or encrypted, of the parties included in this Assignment are intended to authenticate this writing and to have the same force and effect as manual signatures.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned have duly executed and delivered this Assignment as of the Effective Date.

BUYER:

LAHC US 1 LLC

DocuSigned by:
Richard Cohen
By: _____
Name: Richard Cohen
Title: Manager

SELLER:

Zoey Supplies, LLC
DocuSigned by:
Richard Cohen
By: _____
Name: Richard Cohen
Title: Manager

SCHEDULE A

INTELLECTUAL PROPERTY

INTELLECTUAL PROPERTY

All of the Intellectual Property Assets, as defined in the Purchase Agreement of the Business.

TRADEMARKS

Trade Mark Rights for CRAFTZILLA

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
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CRAFTZILLA	United Kingdom	UK00003325161	17-Jul-2018	UK00003325161	12-Oct-2018	17-July-2028	2, 16	2 Acrylic paints; Enamel paints; Fabric paints; Finger paints; Glazes; Inks, toners and dyes for use with or on textiles and fabrics; Luminous paints; Oil paints; Printing inks; Tempera paints; Watercolor paints. 16 Adhesive packing tape for stationery or household use; Adhesive tapes for stationery or household purposes; Arts and craft clay kits; Arts and craft paint kits; Blackboards; Blackboards, drawing boards and easels; Canvases for painting; Chalk; Children's arts and crafts paper kits; Colorboard; Craft paper; Crayons; Drawing ink; Drawing materials for blackboards; Drawing pads;	Zoey Supplies LLC
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TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
CRAFTZILLA	China	41888874	25-Oct-2019	41888874	21-Jun-2020	20-Jun-2030	16	<p>Drawing paper; Easels; Erasers; Folders; Glitter glue for stationery purposes; Glitter pens for stationery purposes; Glue for stationery or household use; Glue pens for stationery purposes; Gummed tape for stationery or household use; Ink pads; Markers; Modeling clay; Notebooks; Paint brushes; Paint trays; Painting sets for children; Paper gift wrapping ribbons; Paper tape; Pencils; Pens; Personal organizers; Sketchbooks; Stencils; Watercolor boards; Writing ink; Writing utensils; Artists' pens; Composing frames for moveable type; Stencils for decorating home décor, transfer of graphic design onto any surface, face painting.</p> <p>16 Paper; Canvas for painting; Paintbrushes; Ink; Clay for modeling; Glitter for stationery; Adhesive tapes for stationery or household purposes; Pencils; Stationery or</p>	Zoey Supplies LLC

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DATE	CLASSES	SPECIFICATION	OWNER
CRAFTZILLA	US	88040465	17-Jul-2018	6169951	6-Oct-2020	17-Jul-2028	16	household adhesives (glue); Drawing materials 16 [adhesive packing tape for stationery or household use;] adhesive tapes for stationery or household purposes [; arts and craft clay kits; arts and craft paint kits; blackboards; blackboards, drawing boards and easels; canvas for painting; chalk; children's arts and crafts paper kits; colorboard; craft paper; crayons; drawing ink; drawing materials for blackboards; drawing pads; drawing paper; easels; erasers; folders; glitter glue for stationery purposes; glitter pens for stationery purposes; glue for stationery or household use; glue pens for stationery purposes; gummed tape for stationery or household use; ink pads; markers; modeling clay; notebooks; paint brushes; paint trays; painting sets for children; paper gift wrapping ribbons;] paper tape [; pencils; pens; personal organizers; sketch books; stencils; watercolor	

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
								boards; writing ink; writing utensils; artists' pens; composing frames for moveable type; stencils for decorating home décor, transfer of graphic design onto any surface, face painting]	

TRADEMARK
REEL: 007803 FRAME: 0216

Trade Mark Rights for LOCKPORT

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
LOCKPORT	United Kingdom	UK00003333453	22-Aug-2018	UK00003333453	16-Nov-2018	22-Aug-2028	17	17 Adhesive sealants for general use; Adhesive strips for placement on furniture and in potted plants to deter cats from scratching on furniture or digging in potted plants; Acrylic based sealants and adhesives; Adhesive tape for industrial and commercial use; Adhesive tapes, other than stationery and not for medical or household	Zoey Supplies LLC

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
								purposes; Adhesive anti-slip tape for flooring applications; Adhesive packing tape for industrial or commercial use; Carpet seam tape; Duct tape; Masking tape; Self-adhesive tapes, other than stationery and not for medical or household purposes.	
LOCKPORT	US	88100550	31-Aug-2018	5886690	15-Oct-2019	31-Aug-2028	17	17 Adhesive tape for industrial and commercial use; adhesive tapes, other than stationery and not for medical or household purposes; duct tape; self-adhesive tapes, other than stationery and not for medical or household purposes	Zoey Supplies LLC
LOCKPORT	China	41893008	25-Oct-2019	41893008	28-Jul-2020	27-Jul-2030	17	17 Self-adhesive tapes, other than stationery and not for medical or household purposes; Plastic film, not for wrapping; Adhesive bands, other than stationery and not for medical or household purposes; Insulation	Zoey Supplies LLC

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
LOCKPORT	China	41868843	25-Oct-2019	41868843	21-Jun-2020	20-Jun-2030	16	16 Adhesive bands for stationery or household purposes; Plastic cling film, extensible, for palletization; Adhesive tapes for stationery or household purposes; Office or household starch pastes (adhesives); Plastic bubble packs for wrapping or packaging; Self-adhesive tapes for stationery or household purposes; Stationery or household adhesives (glue); Plastic film for wrapping; Preservative film; Adhesive tape dispensers [office requisites]	Zoey Supplies LLC

Trade Mark Rights for KINDRED COLORS

TRADE MARK	COUNTRY	APP NO	APP DATE	REG NO	REG DATE	NEXT RENEWAL DUE	CLASSES	SPECIFICATION	OWNER
KINDRED COLORS	United Kingdom	UK00003335393	31-Aug-2018	UK00003335393	14-Dec-2018	31-Aug-2028	2, 16	2 Glazes; Paint for artists; Printing inks; Materials for artists [paints]. 16 Art paper; Artists' pens; Arts and craft paint kits; Canvas for painting; Colour pencils; Drawing pads; Easels; Markers; Modeling clay; Notebooks; Paint brushes; Paint trays; Pencils; Sketch books; Writing ink; Drawing pencils; Painting sets for artists.	Zoey Supplies LLC

Domain names

all domain names owned seller.