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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM777880

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Super Smalls Inc. (f/k/a Super Smalls LLC)		12/22/2022	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Assembled Brands Capital Funding LLC	
Street Address:	dress: 15260 Ventura Blvd.	
Internal Address:	#1135	
City:	Sherman Oaks	
State/Country:	CALIFORNIA	
Postal Code:	91403	
Entity Type:	Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Serial Number:	97504610	
Serial Number:	97455168	SUPER SMALLS
Registration Number:	6570971	SUPER SMALLS
Registration Number:	6563528	SUPER SMALLS
Registration Number:	6373567	SUPER SMALLS

CORRESPONDENCE DATA

Fax Number: 2024083141

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: 2024083141

Email: jean.paterson@cscglobal.com

Correspondent Name: CSC

Address Line 1: 1090 Vermont Avenue, NW Address Line 4: Washington, D.C. 20005

NAME OF SUBMITTER:	Jean Paterson
SIGNATURE:	/jep/
DATE SIGNED:	01/03/2023

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Total Attachments: 9 source=12-29-2022 Super Smalls-TM#page1.tif source=12-29-2022 Super Smalls-TM#page2.tif source=12-29-2022 Super Smalls-TM#page3.tif source=12-29-2022 Super Smalls-TM#page4.tif source=12-29-2022 Super Smalls-TM#page5.tif source=12-29-2022 Super Smalls-TM#page6.tif source=12-29-2022 Super Smalls-TM#page7.tif source=12-29-2022 Super Smalls-TM#page8.tif source=12-29-2022 Super Smalls-TM#page9.tif

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, is entered into as of December 22, 2022 (this "IP Security Agreement") by and between **SUPER SMALLS INC.** (formerly known as **Super Smalls LLC**), a Delaware corporation, with a place of business at 90 Morton Street, 7D, New York, NY 10014 ("<u>Grantor</u>") and **ASSEMBLED BRANDS CAPITAL FUNDING LLC**, a Delaware limited liability company, with a place of business at 15260 Ventura Blvd., #1135, Sherman Oaks, CA 91403 (together with its successors and assigns, "Lender").

RECITALS

WHEREAS, Lender has extended Loans to Grantor pursuant to the terms and conditions of that certain Credit Agreement dated as of the date hereof by and between Grantor and Lender (as amended, restated, amended and restated or otherwise modified from time to time, the "Credit Agreement"; capitalized terms used but not defined herein shall have the meanings ascribed to them in the Credit Agreement); and

WHEREAS, under the terms of the Credit Agreement, Grantor has granted Lender a security interest in and lien on all of Grantor's assets, including all of Grantor's trademarks, tradenames, trade styles, patents, copyrights, domain names, URLs, IP Addresses and other intellectual property, and Grantor agreed as a condition thereof to execute this IP Security Agreement for recording with the United States Patent and Trademark Office, the United States Copyright Office and any other Governmental Authority.

Grant of Security Interest. To secure all of the Obligations under the Credit 1. Agreement and the other Loan Documents, Grantor hereby grants to Lender a security interest in and lien on all of Grantor's right, title and interest in and to Grantor's intellectual property assets, wherever located and whether now owned or hereafter acquired, including without limitation, all trademarks, patents, copyrights, domain names, URLs and IP Addresses set forth in Exhibit 1 attached hereto and incorporated herein by reference, all source codes associated with such intellectual property, all goodwill of the business of Grantor connected with the use of, or otherwise symbolized by, such intellectual property, all rights to sue for infringement of such intellectual property, and all parts, replacements, substitutions, profits, products, amendments, updates and cash and non-cash proceeds of any of the foregoing (including insurance proceeds, of any kind, including those payable by reason of loss or damage thereto) in any form and wherever located, and all written or electronically recorded books and records relating to any such assets and other rights relating thereto, (collectively, the "IP Collateral") provided, however, that IP Collateral shall exclude any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law, provided that upon submission and acceptance by the United States Patent and Trademark Office of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall not be excluded from the IP Collateral. For the avoidance of doubt, Grantor acknowledges that the items listed in Exhibit 1-1 to this IP Security Agreement are not United States intent-to-use trademark applications and Lender shall have a security interest in and lien on the items listed in Exhibit 1-1 to this IP Security Agreement. For

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the avoidance of doubt, a security interest in and lien on the IP Collateral has been granted by Grantor to Lender pursuant to the Credit Agreement.

- 2. <u>Recordation</u>. Grantor authorizes the Commissioner for Patents, the Commissioner for Trademarks, and the Register of Copyrights and any other government officials to record and register this IP Security Agreement upon request by Lender.
- 3. <u>Loan Documents</u>. This IP Security Agreement has been entered into pursuant to and in conjunction with the Credit Agreement, which is hereby incorporated by reference. If there is a conflict between the definitions, terms or provisions of this IP Security Agreement and the Credit Agreement, the definitions, terms or provisions of the Credit Agreement shall control, except in connection with goodwill in which case this IP Security Agreement shall control. The rights and remedies of Lender with respect to the IP Collateral are as provided by the Credit Agreement and the other Loan Documents, and nothing in this IP Security Agreement shall be deemed to limit such rights and remedies. In furtherance thereof, upon the occurrence of an Event of Default, Lender shall have all rights and remedies as set forth in the Credit Agreement with respect to the IP Collateral.
- 4. <u>Execution in Counterparts</u>. This IP Security Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this IP Security Agreement by facsimile or in electronic (i.e., "pdf" or "tif") format shall be effective as delivery of a manually executed counterpart of this IP Security Agreement.
- 5. <u>Successors and Assigns</u>. This IP Security Agreement will be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 6. <u>Governing Law.</u> This IP Security Agreement and any claim, 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 and the transactions contemplated hereby and thereby shall be governed by, and construed in accordance with, the laws of the United States and the State of New York, without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction).

[Signature Page Follows]

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IN WITNESS WHEREOF, the parties hereto have caused this IP Security Agreement to be duly executed as of the day and year first above written.

GRANTOR:

SUPER SMALLS INC. (f/k/a Super Smalls LLC), a Delaware corporation

Title: CEO

Agreed and accepted:

LENDER:

ASSEMBLED BRANDS CAPITAL FUNDING LLC,

a Delaware limited liability company

Michael Lipkin

By:

Name: Michael Lipkin

Title: Chief Executive Officer

EXHIBIT 1

List of Trademarks, Patents, Copyrights, Domain Names, URLs and IP Addresses

See Exhibit 1-1 through Exhibit 1-4 attached hereto.

TRADEMARKS

Owner	Mark	Serial No.	Filing Date	Reg. No.	Reg Date
Super Smalls LLC	(Design Only)	97504610	7/15/2022	n/a	n/a
Super Smalls LLC	SUPER SMALLS	97455168	6/13/2022	n/a	n/a
Super Smalls LLC	SUPER SMALLS	90386662	12/16/2020	6570971	11/23/2021
Super Smalls LLC	SUPER SMALLS	88792399	2/11/2020	6563528	11/16/2021
Super Smalls LLC	SUPER SMALLS	88425259	5/10/2019	6373567	6/1/2021
Super Smalls LLC	SUPER SMALLS	1475356	5/28/2019	1475356	5/28/2019

PATENTS

None

Exhibit 1 - 2

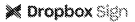
COPYRIGHTS

None.

Exhibit 1 - 3

DOMAIN NAMES, URLS and IP ADDRESSES

DOMAINS	URL	IP Address
www.supersmalls.com		



Super Smalls, Inc. - IP Security Agreement - 12.22.2022 Title

Super Smalls - IP...tion Version).pdf File name

1db8f78e695450b796c52a8382b6c630d570f0a3 Document ID

MM / DD / YYYY Audit trail date format

Signed Status

Document History

Ø	12 / 22 / 2022	Sent for signature to Michael Lipkin
SENT	16:16:52 UTC	(michael@assembledbrands.com) and Bianca Gottesman
		(bianca@supersmalls.com) from ethan@assembledbrands.com
		IP: 75.104.65.233
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Ŀ	12 / 23 / 2022	Signed by Bianca Gottesman (bianca@supersmalls.com)
SIGNED	17:25:39 UTC	IP: 193.117.129.117
⊘	12 / 26 / 2022	Viewed by Michael Lipkin (michael@assembledbrands.com)
VIEWED	23:59:33 UTC	IP: 137.25.55.189
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SIGNED	23:59:41 UTC	IP: 137.25.55.189
<i>(%</i>	12 / 26 / 2022	The document has been completed.
()	23:59:41 UTC	
COMPLETED		

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RECORDED: 01/03/2023