TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM866078

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Nutri-Buzz Canada Inc.		01/03/2024	Corporation: ONTARIO

RECEIVING PARTY DATA

Name:	NXT Capital, LLC, as Collateral Agent	
Street Address:	et Address: 191 North Wacker Drive	
Internal Address:	30th Floor	
City:	Chicago	
State/Country:	ILLINOIS	
Postal Code:	60606	
Entity Type:	be: Limited Liability Company: DELAWARE	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	5505158	MOSQUITO.BUZZ
Registration Number:	5906106	MOSQUITO.BUZZ
Registration Number:	5506651	STAY OUTSIDE

CORRESPONDENCE DATA

Fax Number: 3125774688

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: (312)577-8416

Email: carole.dobbins@kattenlaw.com **Correspondent Name:** Carole Dobbins c/o Katten Muchin

Address Line 1: 525 W. Monroe St.

Address Line 4: Chicago, ILLINOIS 60661

NAME OF SUBMITTER:	Carole Dobbins
SIGNATURE:	/Carole Dobbins/
DATE SIGNED:	01/05/2024

Total Attachments: 5

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CANADIAN INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of January 3, 2024 (this "Agreement"), among Nutri-Buzz Canada Inc., an Ontario corporation (the "Grantor") and NXT Capital, LLC, as collateral agent on behalf of itself and the other Secured Parties (in such capacity, the "Collateral Agent").

Reference is made to (a) the First Lien Credit Agreement dated as of December 15, 2022 (as amended by that certain First Amendment to First Lien Credit Agreement, dated as of April 17, 2023, that certain Second Amendment to First Lien Credit Agreement and First Omnibus Amendment to Loan Documents, dated as of May 31, 2023, that certain Third Amendment to First Lien Credit Agreement, dated as of September 29, 2023, that certain Fourth Amendment to First Lien Credit Agreement, dated as of December 29, 2023 (the "Fourth Amendment") and as further amended, restated, amended and restated, supplemented and/or otherwise modified from time to time, the "Credit Agreement"), among Mustang Prospects Intermediate, LLC, a Delaware limited liability company (as successor by substitution and assumption to Mustang Prospects Purchaser, LLC, a Delaware limited liability company) ("Holdings"), Mustang Prospects Purchaser, LLC, a Delaware limited liability company (as successor by substitution and assumption to Senske Lawn and Tree Care, LLC, a Delaware limited liability company) ("Mustang Borrower"), Senske Acquisition, Inc., a Delaware corporation ("Senske Borrower"; Senske Borrower and Mustang Borrower, together with each Additional Borrower who becomes a Borrower pursuant to the terms of the Credit Agreement, collectively the "Borrowers" and each individually a "Borrower"), the Lenders and Issuing Banks party thereto and NXT Capital, LLC, in its capacity as Administrative Agent ("Administrative Agent") and Collateral Agent, NXT Capital, LLC as Swing Line Lender and Fidelity Direct Lending LLC, in its capacity as Canadian Administrative Agent and (b) the Canadian First Lien Collateral Agreement dated as of December 29, 2023 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Canadian Collateral Agreement"), among the "Grantors" (as defined therein) from time to time party thereto and the Collateral Agent. The Lenders and the Issuing Banks have agreed to extend credit to the Borrowers subject to the terms and conditions set forth in the Credit Agreement. The Grantor is an Affiliate of the Borrowers and is willing to execute and deliver this Agreement in order to induce the Lenders to make additional Loans and the Issuing Banks to issue additional Letters of Credit and as consideration for Loans previously made and Letters of Credit previously issued.

Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Canadian Collateral Agreement or the Credit Agreement, as applicable. The rules of construction specified in <u>Section 1.01(b)</u> of the Canadian Collateral Agreement also apply to this Agreement.

SECTION 2. <u>Grant of Security Interest</u>. As security for the payment or performance, as the case may be, in full of the Secured Obligations, the Grantor hereby grants to the Collateral Agent, its permitted successors and permitted assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in:

- (a) all of such Grantor's right, title and interest in, to and under its Canadian and United States Copyrights, including those listed on Schedule I attached hereto (collectively, the "Copyright Collateral");
- (b) all of such Grantor's right, title and interest in, to and under its Canadian and United States Patents, including those listed on Schedule I attached hereto (the "Patent Collateral");

- (c) all of such Grantor's right, title and interest in, to and under its Canadian Designs, including those listed on Schedule I attached hereto (the "<u>Design Collateral</u>");
- (d) all of such Grantor's right, title and interest in, to and under its Canadian and United States Trademark applications and registrations, including those listed on Schedule I attached hereto (the "<u>Trademark Collateral</u>" and, together with the Copyright Collateral, the Patent Collateral and the Design Collateral, collectively the "Intellectual Property Collateral");
 - (e) the goodwill of the businesses with which the Trademark Collateral is associated;
 - (f) all Proceeds and products of the Intellectual Property Collateral; and
- (g) all causes of action arising prior to or after the date hereof for infringement of any of the Intellectual Property Collateral or unfair competition regarding the Trademark Collateral.

This Agreement is not to be construed as an assignment of any Copyright, Patent, Design or Trademark. Notwithstanding anything herein to the contrary, the Intellectual Property Collateral shall not include, and in no event shall the Security Interest attach to, any Excluded Asset (including any intent-to-use Trademark applications filed in the CIPO or PTO prior to the filing of a "Statement of Use" or an "Amendment to Allege Use", with respect thereto, but only to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use Trademark application or any registration that may issue therefrom under applicable law).

SECTION 3. <u>Collateral Agreement</u>. The Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Intellectual Property Collateral are more fully set forth in the Canadian Collateral Agreement. In the event of any conflict between the terms of this Agreement and the Canadian Collateral Agreement, the terms of the Canadian Collateral Agreement shall govern.

SECTION 4. <u>Termination</u>. Subject to <u>Section 5.13</u> of the Canadian Collateral Agreement, upon the occurrence of the Termination Date, the security interest granted herein shall terminate and the Collateral Agent shall execute and deliver to the Grantors any reasonable instrument in writing in recordable form to evidence and release the collateral pledge, grant, lien and security interest in the Intellectual Property Collateral under this Agreement. Any execution and delivery of documents by the Collateral Agent pursuant to this Section shall be without representation or warranty by the Collateral Agent or any other Secured Party.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on 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 signature page to this Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Agreement.

SECTION 6. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of the Province of Ontario and the federal laws of Canada applicable therein.

[Remainder of Page Intentionally Left Blank]

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

NUTRI-BUZZ CANADA INC., as Grantor

By:

Name: Casey Taylor

Title: Co-Chief Executive Officer

NXT CAPITAL, LLC, as Collateral Agent

By:

Name:

Title:

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

NUTI	RI-BUZZ CANADA INC., as Grantor
By:	
	Name:
	Title:
NXT	CAPITAL, LLC, as Collateral Agent
By:	Dan Polaneczky dan.polaneczky@nxtcapital.com
	Name: Dan Polaneczky
	Title: Director

Schedule I

Intellectual Property

Patents:
Nil
Patents Applications:
<u>Nil</u>
Designs:
<u>Nil</u>
Designs Applications:
<u>Nil</u>

Trademark Registrations:

Trademark	Application Number	Application Date	Registration Number	Registration Date	Status
MOSQUITO.BUZZ	87626418	9/28/17	5505158	6/26/18	Registered
MOSQUITO.BUZZ **********************************	87626470	9/28/17	5906106	11/12/19	Registered
STAY OUTSIDE	87626518	9/28/17	5506651	7/3/18	Registered

Trademark Applications:

Nil

Copyrights:

Nil

TRADEMARK
REEL: 008309 FRAME: 0399

RECORDED: 01/05/2024