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Ticket No.: 86421-59E

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To the Director of the United States Patent and Trademark Office: Please record the attached documents or the new address(es) below.

1. Name of conveying party(ies):

NIKE BAUER HOCKEY CORP.

Additional names(s) of conveying party(ies)

☐ Yes ☒ No

3. Nature of conveyance/Execution Date(s):

Execution Date(s): March 17, 2008

- ☒ Assignment ☐ Merger
☐ Security Agreement ☐ Change of Name
☐ Joint Research Agreement
☐ Government Interest Assignment
☐ Executive Order 9424, Confirmatory License
☐ Other

2. Name and address of receiving party(ies):

Name: NIKE INC.Address: One Bowerman DriveCity: BeavertonState/Prov.: OregonCountry: U.S.A. ZIP: 97005

Additional name(s) & address(es)

☐ Yes ☒ No

4. Application or patent numbers(s):

A. Patent Application No. (s)

☒ This document is being filed together with a new application.

B. Patent No.(s)

Additional numbers attached? ☐ Yes ☒ No

5. Name and address to whom correspondence concerning document should be mailed:

Name: Marc GagnonRegistration No.: 51,273Address: 1000 De La Gauchetière Street West, Suite 3300City: MontrealState/Prov.: QuebecCountry: Canada ZIP: H3B 4W5Phone Number: (514) 954-1500Fax Number: (514) 954-1396Email: mgagnon@smart-biggar.ca

6. Total number of applications and patents

Involved: 17. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00

- ☐ Authorized to be charged by credit card
☐ Authorized to be charged to deposit account
☒ Enclosed
☐ None required (government interest not affecting)

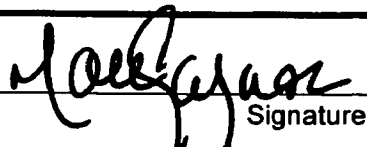
8. Payment Information

a. Credit Card Last 4 Numbers

Expiration Date

b. Deposit Account Number 19-2550Authorized User Name Marc Gagnon

9. Signature:



Signature

Marc Gagnon, Reg. No. 51,273

Name of Person Signing

June 26, 2008

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Total number of pages including cover sheet, attachments, and document: 4

CONFIRMATORY PATENT ASSIGNMENT-UNITED STATES

This Confirmatory Patent Assignment is made effective as of March 17, 2008 by and between:

NIKE BAUER Hockey Corp., a corporation organized and existing under the laws of the Province of Nova Scotia, Canada, having a place of business at 905, chemin de la Rivière-du-Nord, St-Jérôme, in the Province of Québec, Canada, J7Y 5G2 (hereinafter referred to as "NIKE BAUER") itself and as successor to BAUER NIKE Hockey Inc. and NIKE BAUER Hockey Inc. and

NIKE Inc., an Oregon corporation having a place of business at One Bowman Drive, Beaverton, Oregon, 97005, U.S.A. (hereinafter referred to as "NIKE")

WHEREAS:

1. Effective June 1, 1995, CANSTAR SPORTS GROUP INC., a federal Canadian company, amalgamated with several entities, resulting in CANSTAR SPORTS INC., a federal Canadian company;
2. Effective June 1, 1996, CANSTAR SPORTS INC. changed its name and continued, as an Ontario company, under the name of BAUER INC.;
3. Effective December 1, 1998, BAUER INC. changed its name to BAUER NIKE Hockey Inc. ("BAUER NIKE");
4. BAUER NIKE entered into an Assignment Agreement with NIKE, effective as of October 31, 2002 (the "2002 Assignment Agreement"), whereby BAUER NIKE transferred, conveyed and assigned to NIKE, on November 1, 2002, all of BAUER NIKE's right, title and interest in and to all intellectual property rights owned by BAUER NIKE in existence on such date, including, without limitation, all right, title and interest in and to the issued patents and patent applications listed on Schedule A hereto (the "Schedule A Patents");
5. BAUER NIKE and NIKE entered into, as of November 1, 2002, a Research and Development Agreement (the "R. & D Agreement") providing, *inter alia*, that any and all Inventions and Intellectual Property, as defined therein, shall be the sole and exclusive property of NIKE. Pursuant to the R. & D Agreement, BAUER NIKE agreed to and thereby assigned to NIKE any and all right, title and interest it may have in and to all such Inventions and Intellectual Property. Such Inventions and Intellectual Property include the issued patents and patent applications listed on Schedule B hereto (the "Schedule B Patents", and, together with the Schedule A Patents, the "Patents");
6. Effective January 25, 2006, BAUER NIKE Hockey Inc. changed its name to NIKE BAUER Hockey Inc. (ON #1148548);
7. Effective June 19, 2007, NIKE BAUER Hockey Inc. (ON #1148548) was continued under the *Companies Act* (Nova Scotia) to become NIKE BAUER Hockey Inc. (NS #3218543) (NIKE BAUER Hockey Inc. (ON #1148548) and NIKE BAUER Hockey Inc. (NS #3218543) are collectively referred to as "NIKE BAUER Hockey Inc.");
8. Effective June 30, 2007, NIKE BAUER Hockey Inc. (NS #3218543) amalgamated with 3218080 Nova Scotia Limited resulting in NIKE BAUER;

9. As of the date hereof, NIKE BAUER is the record owner of the Schedule A Patents, and such Schedule A Patents have been assigned to NIKE by virtue of the 2002 Assignment Agreement;
10. As of the date hereof, NIKE BAUER is the record owner of the Schedule B Patents, and such Schedule B Patents have been assigned to NIKE by virtue of the R & D Agreement; and
11. NIKE BAUER itself and as successor to BAUER NIKE and NIKE BAUER Hockey Inc. wishes to confirm that the Patents have been assigned to and are owned by NIKE by virtue of the 2002 Assignment Agreement and the R & D Agreement.

NOW THEREFORE, for the sum of one dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

1. NIKE BAUER itself and as successor to NIKE BAUER Hockey Inc. and BAUER NIKE, hereby confirms that by virtue of the 2002 Assignment Agreement and the R & D Agreement, the entire right, title and interest in and to (a) the Patents, (b) the inventions covered by such Patents and any improvements thereto, (c) any and all applications, continuations, continuations-in-part, divisionals, re-issuances, substitutions, extensions, reexaminations, renewals of such Patents (d) any and all substitutes for Letters Patent for said inventions covered by such Patents and any of the foregoing, and (e) all the rights, privileges and proceeds under any such Patents, including, without limitation, any claim by BAUER NIKE Hockey Inc., NIKE BAUER Hockey Inc. or NIKE BAUER against third parties for past, present or future infringement of the Patents and all Letters Patent that may be granted therefor in any country have been assigned and transferred to and are held and enjoyed by NIKE, or its successors, assigns or nominees, in each case as fully and entirely as the same would have been held and enjoyed by BAUER NIKE, NIKE BAUER Hockey Inc. and/or NIKE BAUER had the assignments and transfers pursuant to the 2002 Assignment Agreement and the R & D Agreement not been made.
2. The parties hereby authorize SMART & BIGGAR, whose full post office address is 1000 de la Gauchetière West, Suite 3300, Montreal, Quebec, H3B 4W5, Canada, to take any necessary actions relating to this Confirmatory Patent Assignment, including without limitation insertion of any further identification or other information necessary to make the assignments and transfers pursuant to the 2002 Assignment Agreement and the R & D Agreement suitable for recordal in any Patent Office or other intellectual property registrar or office in any jurisdiction throughout the world to make this Confirmatory Patent Assignment legally effective.
3. As agreed by both parties, this Confirmatory Patent Assignment has been drawn up in English. Tel que convenu par le cessionnaire et le cédant, cette cession a été rédigée en anglais.

IN WITNESS WHEREOF, the parties have caused this Confirmatory Patent Assignment to be executed by their duly-authorized signatories.

SIGNED at St Jérôme, Québec, this 17 day of MARCH 2008.

NIKE BAUER Hockey Corp. itself and as
successor to BAUER NIKE Hockey Inc., NIKE
BAUER Hockey Inc. (ON #1148548) and NIKE
BAUER Hockey Inc. (NS #3218543)

By: [Signature]
Name: Ken Cova
Title: Senior Director, R&D

Declaration of Witness

I, Jacqueline Bertrand do hereby declare: That I was personally present and did see
Ken Cova, who is personally known to me as a duly-authorized
representative of NIKE BAUER Hockey Corp., duly sign and execute this assignment.

By: [Signature]
Name: Jacqueline Bertrand
Title: I.P. Coordinator, R&D

SIGNED at Beaverton, Oregon USA, this 17 day of March 2008.

NIKE Inc.

By: [Signature]
Name: James C. Carter
Title: Vice President

Declaration of Witness

I, Jessica M. Shell do hereby declare: That I was personally present and did see
James C. Carter, who is personally known to me as a duly-authorized
representative of NIKE Inc., duly sign and execute this assignment.

By: [Signature]
Name: Jessica M. Shell
Title: Trademark Assistant