

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6297022

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
CONVEYING PARTY DATA	
Name	Execution Date
PNC BANK, NATIONAL ASSOCIATION	09/14/2020
RECEIVING PARTY DATA	
Name:	PLEWS, INC.
Street Address:	1550 FRANKLIN GROVE RD.
City:	DIXON
State/Country:	ILLINOIS
Postal Code:	61021
PROPERTY NUMBERS Total: 13	
Property Type	Number
Patent Number:	9297498
PCT Number:	US2012046367
Patent Number:	9073269
Application Number:	13906018
Application Number:	13834084
Patent Number:	9169053
Application Number:	61719776
Application Number:	61713964
Patent Number:	D702143
Application Number:	61653105
Patent Number:	D664026
Application Number:	14708271
Patent Number:	D714618
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:	615-850-8136
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PATENT

Address Line 2: SUITE 2700
Address Line 4: NASHVILLE, TENNESSEE 37219

ATTORNEY DOCKET NUMBER: 037993.08655

NAME OF SUBMITTER: MATTHEW C. COX

SIGNATURE: /Matthew C. Cox/

DATE SIGNED: 09/14/2020

Total Attachments: 4

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TERMINATION AND RELEASE OF PATENT SECURITY AGREEMENT

THIS TERMINATION AND RELEASE OF PATENT SECURITY AGREEMENT (this "Termination"), is dated as of September 14, 2020, and made by **PNC BANK, NATIONAL ASSOCIATION** (the "Agent"), to **PLEWS, INC.**, a Delaware corporation (the "Grantor").

WHEREAS, pursuant to that certain Patent Security Agreement dated as of July 29, 2016, made by Grantor in favor of Agent (the "Security Agreement"), a security interest was granted by the Grantor to Agent in certain collateral, including the Patent Collateral (as such term is defined in the Security Agreement);

WHEREAS, the Security Agreement was recorded with the patent division of the United States Patent and Trademark Office ("USPTO") on August 1, 2016 at Reel/Frame 039305/0616; and

WHEREAS, Agent now desires to terminate the Security Agreement and terminate, release and discharge its security interest in the Patent Collateral.

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, and upon the terms set forth in this Termination, Agent hereby states as follows:

1. Definitions. Capitalized terms used but not otherwise defined herein shall have the respective meanings ascribed thereto in the Security Agreement.

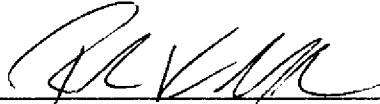
2. Release of Security Interest. Agent hereby terminates the Security Agreement and terminates, releases and discharges the entirety of any and all liens or security interests that it may have in, and all claims, whether presently existing or hereafter acquired or created, pursuant to the Security Agreement, in the Patent Collateral, including the patents and licenses listed on Schedule A hereto, and, all associated goodwill, and, without representation, recourse or warranty whatsoever, reassigns, transfers and conveys to Grantor all right, title and interest of Agent in the Patent Collateral, including all associated goodwill, and any right, title or interest of Agent in such Patent Collateral shall hereby terminate, cease and become void.

3. Further Assurances. Agent hereby authorizes Grantor or an authorized representative of Grantor to record this Termination with the USPTO. Agent further agrees to execute and deliver to Grantor any and all further documents and instruments, and do any and all further acts which Grantor (or its agents or designees) reasonably requests (at Grantor's sole cost and expense) in order to confirm this Termination and Grantor's right, title and interest in, to and under the Patent Collateral.

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IN WITNESS WHEREOF, the Agent has caused this Termination to be executed by its duly authorized officer as of the date first written above.

PNC BANK, NATIONAL ASSOCIATION

By: 
Name: Robin Van Meter
Title: Vice President

[Signature Page to Termination and Release of Patent Security Agreement]

Exhibit A

Patents

Title	Application/Patent No	Country	Status
Package Display Card With Die Cut Silhouette Pattern of Product Profile	2,829,615	Canada	Pending
Grease Gun Adaptor	14/268,367 9,297,498	U.S.	Patented
Tire Sealant Delivery System	12811936.9	EP	Abandoned
Tire Sealant Delivery System	14109106.6	Hong Kong	Published
Tire Sealant Delivery System	PCT/US12/046367	PCT	Expired
Tire Sealant Delivery System	13/181,196 9073269	U.S.	Patented
Tire Sealant Delivery System	2841271	Canada	Pending
Tire Sealant Delivery System	2012281122	Australia	Pending
Hexagonal Package Design for Air Hose	N/A	N/A	Abandoned
Combination Tire Valve Core Removal and Fluid Fill Tool	13/906,018	U.S.	Abandoned
Universal Pneumatic Coupler	13/834,084	U.S.	Abandoned

Title	Application/Patent No	Country	Status
Package Display Card With Die Cut Silhouette Pattern of Product Profile	13/777,251 9169053	U.S.	Patented
Universal Pneumatic Coupler	61/719,776	U.S.	Expired
Package Display Card With Die Cut Silhouette Pattern of Product Profile	61/713,964	U.S.	Expired
Digital Tire Pressure and Tread Depth Gauge	D702,143	U.S.	Patented
Combination Tire Valve Core Removal and Fluid Fill Tool	61/653,105	U.S.	Expired
Hose Reel Construction	D664026	U.S.	Patented
Combination Tire Valve Core Removal and Fluid Fill Tool	14/708,271	U.S.	Pending
Hex Spool for House	D714,618	U.S.	Patented