

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT7247316

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST
<b>SEQUENCE:</b>	3

**CONVEYING PARTY DATA**

Name	Execution Date
HUNTER'S MANUFACTURING COMPANY, INC.	03/18/2022

**RECEIVING PARTY DATA**

<b>Name:</b>	JP MORGAN CHASE BANK, N.A.
<b>Street Address:</b>	1300 EAST NINTH STREET, FLOOR 18
<b>Internal Address:</b>	SUITE 1805
<b>City:</b>	CLEVELAND
<b>State/Country:</b>	OHIO
<b>Postal Code:</b>	44114

**PROPERTY NUMBERS Total: 106**

Property Type	Number
Patent Number:	9470486
Patent Number:	10030948
Patent Number:	10119796
Patent Number:	10393484
Patent Number:	10883806
Patent Number:	11221198
Patent Number:	9759513
Patent Number:	11221191
Patent Number:	11236963
Patent Number:	11236964
Patent Number:	10634447
Patent Number:	11209234
Patent Number:	10739104
Patent Number:	11156430
Patent Number:	10156416
Patent Number:	10551141
Patent Number:	11054210
Patent Number:	9851171

PATENT

Property Type	Number
Patent Number:	9851172
Patent Number:	9863735
Patent Number:	11002505
Patent Number:	11009310
Patent Number:	10900739
Patent Number:	10495404
Patent Number:	10907925
Patent Number:	10514226
Patent Number:	10330426
Patent Number:	10883790
Patent Number:	10317157
Patent Number:	10883781
Patent Number:	10746497
Patent Number:	D884817
Patent Number:	10605555
Patent Number:	10234251
Patent Number:	10563963
Patent Number:	10139188
Patent Number:	10539388
Patent Number:	10539389
Patent Number:	D872214
Patent Number:	D872211
Patent Number:	10267591
Patent Number:	10520273
Patent Number:	10267592
Patent Number:	10520274
Patent Number:	10295298
Patent Number:	10514229
Patent Number:	10502516
Patent Number:	10473418
Patent Number:	D865103
Patent Number:	10107603
Patent Number:	10451391
Patent Number:	9714818
Patent Number:	10330427
Patent Number:	10330428
Patent Number:	10295295
Patent Number:	10145641

Property Type	Number
Patent Number:	6874491
Patent Number:	7455059
Patent Number:	7281534
Patent Number:	7677233
Patent Number:	7661418
Patent Number:	7779824
Patent Number:	7624725
Patent Number:	7748370
Patent Number:	7832386
Patent Number:	D589578
Patent Number:	8061339
Patent Number:	8161956
Patent Number:	8033275
Patent Number:	8127752
Patent Number:	8220445
Patent Number:	8141547
Patent Number:	8375928
Patent Number:	8191541
Patent Number:	D655775
Patent Number:	8573192
Patent Number:	8656899
Patent Number:	8499753
Patent Number:	D679773
Patent Number:	8689774
Patent Number:	8479719
Patent Number:	8439025
Patent Number:	8469012
Patent Number:	8794224
Patent Number:	8602013
Patent Number:	8944038
Patent Number:	8622855
Patent Number:	9126311
Patent Number:	8978636
Patent Number:	8578917
Patent Number:	8794225
Patent Number:	9335115
Patent Number:	10041756
Patent Number:	9074837

Property Type	Number
Patent Number:	9200863
Patent Number:	9285182
Patent Number:	9410765
Patent Number:	8991380
Patent Number:	8763595
Patent Number:	9506716
Patent Number:	9328987
Patent Number:	9453700
Patent Number:	9255758
Patent Number:	9528790
Application Number:	17348018
Application Number:	17113765

**CORRESPONDENCE DATA**

**Fax Number:**

*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:** 2166962491

**Email:** francesca.lamontagne@tuckerellis.com

**Correspondent Name:** FRANCESCA I LAMONTAGNE

**Address Line 1:** 950 MAIN AVE

**Address Line 2:** #1100

**Address Line 4:** CLEVELAND, OHIO 44113

**ATTORNEY DOCKET NUMBER:** 017915-000002

**NAME OF SUBMITTER:** FRANCESCA I LAMONTAGNE

**SIGNATURE:** /Francesca I LaMontagne/

**DATE SIGNED:** 03/28/2022

**Total Attachments: 26**

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## **INTELLECTUAL PROPERTY SECURITY AGREEMENT**

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (this "Agreement"), dated as of March 18, 2022, is executed and delivered by HUNTER'S MANUFACTURING COMPANY, INC., a Nevada corporation (dba TenPoint Crossbow Technologies) ("Pledgor"), in favor of JPMORGAN CHASE BANK, N.A. ("Bank").

### RECITALS:

A. Concurrently herewith, Pledgor and Bank are entering into that certain Credit Agreement, dated as of even date herewith (as the same may from time to time be amended, restated or otherwise modified, the "Credit Agreement"). Pledgor desires that Bank grant the financial accommodations to Pledgor as described in the Credit Agreement.

B. Pledgor deems it to be in its direct pecuniary and business interests that Pledgor obtain from Bank the Commitments (as defined in the Credit Agreement) and the Loans (as defined in the Credit Agreement).

C. Pledgor understands that Bank is willing to enter into the Credit Agreement and to grant such financial accommodations to Pledgor only upon certain terms and conditions, one of which is that Pledgor grant to Bank, a security interest in and a contingent assignment of the Collateral, as hereinafter defined, and this Agreement. This Agreement is being executed and delivered in consideration of the financial accommodations granted to Pledgor by Bank and for other valuable considerations.

NOW, THEREFORE, in consideration of the foregoing premises, to induce Bank to extend credit pursuant to the Credit Agreement, to induce Bank to extend to or for the account of Pledgor such other credit that Bank may from time to time deem advisable (all upon such terms and conditions as Bank may from time to time deem advisable), and in consideration of the foregoing and for other valuable considerations, Pledgor hereby agrees, grants, represents and warrants as follows:

1. Definitions. As used herein, the following terms shall have the following meanings:

"Assignment" shall mean an Assignment in the form of Exhibit A hereto.

"Collateral" shall mean, collectively, all of Pledgor's existing and future (a) patent registrations, patent applications, patent licenses, technology licenses, trade secrets, knowhow, trademark registrations, trademark applications, trademark licenses, tradenames, service mark registrations, service mark applications, service mark licenses, domain names, copyright registrations and copyright licenses including, but not limited to, those which are registered and listed on Schedule 1 hereto (as such Schedule 1 may from time to time be amended, supplemented or otherwise modified); (b) common law trademark and service mark rights, copyrights, improvements and inventions, trade secrets and knowhow; (c) renewals,

proceeds on infringement suits, and rights to sue for past, present and future infringements relating to any of the foregoing; (d) all goodwill associated with any of the foregoing; (e) royalties derived from any of the foregoing; and (f) proceeds of any of the foregoing.

“Event of Default” shall mean an event or condition that constitutes an event of default pursuant to Section 6 hereof.

Capitalized terms used in this Agreement without definition have the meanings ascribed to such terms in the Credit Agreement.

2. Grant of Security Interest. Until the termination of this Agreement, in consideration of and as security for the full and complete payment of all of the Secured Obligations, Pledgor hereby agrees that Bank shall at all times have, and hereby grants to Bank, a security interest in all of the Collateral, including (without limitation) all of Pledgor’s future Collateral, irrespective of any lack of knowledge by Bank of the creation or acquisition thereof.

3. Warranties and Representations. Pledgor represents and warrants to Bank that:

(a) Pledgor to its knowledge owns all of the Collateral (provided that in the case of any license included in the Collateral where Pledgor is a licensee, Pledgor enjoys all of the rights of a licensee thereunder) and, whether the same are registered or unregistered, no such Collateral has been adjudged invalid or unenforceable;

(b) Except as set forth on the Exhibit I to the Pledge and Security Agreement between Pledgor and Bank, Pledgor has no knowledge of any material claim that the use of any of the Collateral does or may violate the rights of any Person; and

(c) Pledgor has used, and shall continue to use, for the duration of this Agreement, proper statutory notice in connection with its use of the Collateral.

4. Further Assignment Prohibited. Pledgor shall not enter into any agreement that is materially inconsistent with Pledgor’s obligations under this Agreement other than sales, assignments, licenses or sublicenses in the ordinary course of Pledgor’s business or as otherwise permitted under the Credit Agreement.

5. Standard Patent and Trademark Use. Pledgor shall not use the Collateral in any manner that would jeopardize the validity or legal status thereof, except as would not reasonably be expected to result in a Material Adverse Effect. Pledgor shall comply in all material respects with all patent marking requirements as specified in 35 U.S.C. §287(a). Pledgor shall further conform its usage of any trademarks to standard trademark usage, including, but not limited to, using the trademark symbols ®, ™, and ℠ where appropriate.

6. Event of Default.

(a) The occurrence of any of the following shall constitute an “Event of Default” under this Agreement if an Event of Default, as defined in the Credit Agreement, shall occur under the Credit Agreement.

(b) Pledgor expressly acknowledges that Pledgor's legal counsel shall record this Intellectual Property Security Agreement with the United States Patent and Trademark Office in Washington, D.C. and provide written notice thereof to Lender upon filing. Contemporaneously herewith, Pledgor shall also execute and deliver to Bank the Assignment, which Assignment shall have no force and effect and shall be held by Bank, in escrow, until the occurrence and during the continuance of an Event of Default; provided that, anything herein to the contrary notwithstanding, the security interest granted herein shall be effective as of the date of this Agreement. After the occurrence and during the continuance of an Event of Default (unless such Event of Default has been cured or waived prior to Bank providing the notice provided for this paragraph), the Assignment shall take effect immediately upon certification of such fact by an authorized officer of Bank in the form attached as Exhibit A hereto and upon written notice to Pledgor and thereafter Bank may, in its sole discretion, record the Assignment with the United States Patent and Trademark Office.

(c) If an Event of Default shall occur and during the continuation thereof, Pledgor irrevocably authorizes and empowers Bank to terminate Pledgor's use of the Collateral and to exercise such rights and remedies as allowed by law. Without limiting the generality of the foregoing, Bank may immediately sell at public or private sale, in a commercially reasonable manner, or otherwise realize upon all or, from time to time, any of the Collateral together with the associated goodwill, or any interest that Pledgor may have therein, and, after deducting from the proceeds of sale or other disposition of the Collateral all commercially reasonable expenses (including all reasonable expenses for attorneys' and brokers' fees and other legal services), Bank shall apply such proceeds against payment of the Secured Obligations. Any remainder of the proceeds, after payment in full of the Secured Obligations, shall be paid to Pledgor. At any such sale or other disposition, Bank may, to the extent permissible under applicable law, purchase the whole or any part of the Collateral sold, free from any right of redemption on the part of Pledgor, which right is hereby waived and released.

7. Termination At such time as the Secured Obligations has been irrevocably paid in full, the Commitment, as defined in the Credit Agreement, terminated, and the Credit Agreement terminated and not replaced by any other credit facility with Bank, this Agreement shall terminate, and Bank shall promptly, and in any event within five business days, execute and deliver to Pledgor all deeds, assignments, and other instruments as may be necessary or proper to release Bank's security interest in and assignment of the Collateral and to preserve Pledgor's full title to the Collateral, subject to any disposition thereof that may have been made by Bank pursuant hereto.

8. Attorneys' Fees, Costs and Expenses. Any and all commercially reasonable out-of-pocket costs and expenses, including, without limitation, the reasonable attorneys' fees and legal expenses incurred by Bank in connection with the enforcement of this Agreement, all renewals, required affidavits and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Collateral, shall be borne and paid by Pledgor, as required by this Agreement, within five days of demand by Bank, and, until so paid, shall be added to the principal amount of the Secured Obligations.



9. Bank's Rights to Enforce. During the continuance of an Event of Default, Pledgor shall have the right to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Collateral. Bank shall have the right, but shall have no obligation, to join in any such action. Pledgor shall promptly, and in any event within ten days of demand, reimburse and indemnify Bank for all actual damages, commercially reasonable costs and expenses, including attorneys' fees incurred by Bank in connection with the provisions of this Section 9, in the event Bank elects to join in any such action commenced by Pledgor.

10. Power of Attorney. During the continuance of an Event of Default, Pledgor hereby authorizes and empowers Bank to make, constitute and appoint any officer or agent of Bank as Bank may select, in its exclusive discretion, as Pledgor's true and lawful attorney-in-fact, with the power to endorse Pledgor's name on all applications, documents, papers and instruments necessary for Bank to use the Collateral, or to grant or issue any exclusive or nonexclusive license under the Collateral to any third party, or necessary for Bank to assign, pledge, convey or otherwise transfer title in or dispose of the Collateral, together with associated goodwill to a third party or parties. Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.

11. Bank's Right to Perform Obligations. If Pledgor fails to comply with any of its obligations under this Agreement, Bank may, but is not obligated to, upon advance notice to Pledgor, do so in Pledgor's name or in Bank's name, but at Pledgor's expense, and Pledgor hereby agrees to reimburse Bank on demand in full for all commercially reasonable out-of-pocket expenses, including reasonable attorneys' fees, incurred by Bank in protecting, defending and maintaining the Collateral. Notwithstanding anything to the contrary above, this provision shall not apply if Pledgor determines it is in the best interests of its business to not maintain or renew certain Collateral.

12. Additional Documents. Pledgor shall, upon written request of Bank, enter into such additional documents or instruments as may be reasonably required by Bank in order to effectuate, evidence or perfect Bank's interests in the Collateral as evidenced by this Agreement.

13. New Collateral. If, before the Secured Obligations shall have been satisfied in full, Pledgor shall obtain rights to any new Collateral, the provisions of Section 1 shall automatically apply thereto as if the same were identified on Schedule 1 as of the date hereof and Pledgor shall give Bank written notice of all new filings on or before the end of each calendar year.

14. Modification for New Collateral. Pledgor hereby authorizes Bank to modify this Agreement by amending Schedule 1 to include any existing or future Collateral as contemplated by Sections 1 and 13 hereof and, at Bank's request, Pledgor shall execute any documents or instruments reasonably required by Bank in order to modify this Agreement as provided in this Section 14, provided that any such modification to Schedule 1 shall be effective without the signature of Pledgor.

15. No Waiver. No course of dealing between Pledgor and Bank, nor any failure to exercise, nor any delay in exercising, on the part of Bank, any right, power or privilege hereunder shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

16. Remedies Cumulative. All of the rights and remedies of Bank with respect to the Collateral, whether established hereby or by the Loan Documents, or by any other agreements or by law shall be cumulative and may be executed singularly or concurrently.

17. Severability. The provisions of this Agreement are severable, and, if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

18. Modifications. This Agreement may be amended or modified only by a writing signed by Pledgor and Bank, except that any modification to Schedule 1 hereto pursuant to Section 14 shall be effective without the signature of Pledgor. In the event that any provision herein is deemed to be inconsistent with any provision of any other document, other than the Credit Agreement, the provisions of this Agreement shall control. In the event that any provision herein is deemed to be inconsistent with any provision of the Credit Agreement, the provisions of the Credit Agreement shall control.

19. Successors and Assigns. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties, except that Pledgor may not assign any of its rights or duties hereunder without the prior written consent of Bank. Any attempted assignment or transfer without the prior written consent of Bank shall be null and void.

20. Notice. All notices, requests, demands and other communications provided for hereunder shall be in writing and, if to Pledgor, mailed or delivered to it, addressed to it at the address specified on the signature pages of the Credit Agreement, and, if to Bank, mailed or delivered to it, addressed to the address of Bank specified on the signature pages of the Credit Agreement. All notices, statements, requests, demands and other communications provided for hereunder shall be overnight delivery or first-class mail with postage prepaid by registered or certified mail, addressed as aforesaid, or sent by facsimile with telephonic confirmation of receipt, except that all notices hereunder shall not be effective until received.

21. Governing Law. This Agreement shall be construed and enforced in accordance with, and the rights of the parties shall be governed by, the laws of the State of Ohio, without regard to principles of conflicts of law. Pledgor hereby irrevocably submits to the non-exclusive jurisdiction of any Ohio state or federal court sitting in Cleveland, Ohio, over any action or proceeding arising out of or relating to this Agreement, and Pledgor hereby irrevocably agrees that all claims in respect of such action or proceeding may be heard and determined in such Ohio state or federal court. Pledgor hereby irrevocably waives, to the fullest extent permitted by law, any objection it may now or hereafter have to the laying of venue in any action or proceeding in

any such Ohio court as well as any right it may now or hereafter have to remove such action or proceeding, once commenced, to another court on the grounds of FORUM NON CONVENIENS or otherwise. Pledgor agrees that a final, nonappealable judgment in any such action or proceeding shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

22. JURY TRIAL WAIVER. PLEDGOR, TO THE EXTENT PERMITTED BY LAW, WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE, BETWEEN BANK AND PLEDGOR ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED BETWEEN THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE OR OTHER AGREEMENT, INSTRUMENT OR DOCUMENT EXECUTED OR DELIVERED IN CONNECTION THEREWITH OR THE TRANSACTIONS RELATED THERETO. THIS WAIVER SHALL NOT IN ANY WAY AFFECT, WAIVE, LIMIT, AMEND OR MODIFY BANK'S ABILITY TO PURSUE REMEDIES PURSUANT TO ANY CONFESSION OF JUDGMENT OR COGNOVIT PROVISION CONTAINED IN THIS AGREEMENT, ANY NOTE OR ANY OTHER GUARANTY OF PAYMENT, AGREEMENT, INSTRUMENT OR DOCUMENT RELATED THERETO.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has executed this Agreement as of the date first written above.

**PLEDGOR:**

HUNTER'S MANUFACTURING  
COMPANY, INC., a Nevada corporation

By: *Richard G. Bednar, President*  
Name: Richard Bednar  
Title: President

**SCHEDULE 1**  
**Intellectual Property**

See attached.

## INTELLECTUAL PROPERTY

### IP Licensing Agreements:

<b>Parties to Agreement – Licensor then Licensee</b>	<b>License</b>
Borrower and Jim Kempf, et. al. (2 licenses, each as Licensor/Licensee)	Patent
Borrower and SKB Corporation, Inc.	Trademark
Borrower and SA Sports, LLC	Patent
Borrower and Precision Shooting Equipment, Inc.	Patent
Borrower and Bear Archery, Inc.	Patent

### United States Patents:

<b>Title</b>	<b>Pat No./ (App No.)</b>	<b>Filing Date</b>	<b>Owner</b>	<b>Status</b>
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,030,948	07/06/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,119,796	12/06/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,393,484	10/29/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,883,806	07/02/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	11,221,198	01/05/2021	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
NOCK DEVICE FOR BOW	8,622,855	11/06/2012	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
NOCK DEVICE FOR BOW	9,470,486	11/27/2013	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,074,837	11/08/2013	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,453,700	06/03/2015	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NOCK DEVICE FOR BOW (Duplicate entry – see 3 rows above)	9,470,486	11/27/2013	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented

METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,759,513	09/26/2016	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,030,948	07/06/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,119,796	12/06/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,393,484	10/29/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	10,883,806	07/02/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	11,221,198	01/05/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,759,513	09/26/2016	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH WINCH	11,221,191	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH COCKING MECHANISM	11,236,963	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW WITH DE-COCKING MECHANISM	11,236,964	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW WITH WINCH (Duplicate entry – see 3 rows above)	11,221,191	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH COCKING MECHANISM (Duplicate entry – see 3 rows above)	11,236,963	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH DE-COCKING MECHANISM (Duplicate entry – see 3 rows above)	11,236,964	05/07/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTERCHANGEABLE CAM	10,634,447	01/04/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
INTERCHANGEABLE CAM	11,209,234	04/23/2020	HUNTER'S MANUFACTURING COMPANY, INC.	Patented

INTERCHANGABLE CAM (Duplicate entry – see 2 rows above)	10,634,447	01/04/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTERCHANGEABLE CAM (Duplicate entry – see 2 rows above)	11,209,234	04/23/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
ROUTER SYSTEM	10,739,104	09/23/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
ROUTER SYSTEM	11,156,430	08/07/2020	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
ROUTER SYSTEM (Duplicate entry – see row above)	11,156,430	08/07/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	10,156,416	12/12/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	10,551,141	12/07/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	11,054,210	02/03/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	2,021,310,762 (Publication No.)	06/15/2021	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Application
NARROW CROSSBOW WITH LARGE POWER STROKE	9,851,171	09/09/2016	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	9,851,172	01/18/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	9,863,735	09/09/2016	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
DE/COCK MECHANISM FOR A CROSSBOW	11,002,505	01/17/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
RESET MECHANISM FOR A CROSSBOW	11,009,310	01/17/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW DISPLAY	2,021,172,699 (Publication No.)	12/07/2020	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Application



CROSSBOW	10,495,404	09/13/2018	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW	10,900,739	12/02/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW (Duplicate entry, see 2 rows above)	10,495,404	09/13/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW POWER CABLE SUPPORT	10,514,226	03/19/2018	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW POWER CABLE SUPPORT	10,907,925	12/20/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW POWER CABLE SUPPORT (Duplicate entry, see 2 rows above)	10,514,226	03/19/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW POWER CABLE SUPPORT (Duplicate entry, see 2 rows above)	10,907,925	12/20/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SAFETY SYSTEM	10,330,426	02/12/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SAFETY SYSTEM	10,883,790	06/24/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SAFETY SYSTEM (Duplicate entry, see row above)	10,883,790	06/24/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW SAFETY SYSTEM	10,317,157	02/12/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SAFETY SYSTEM	10,883,781	06/10/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SAFETY SYSTEM (Duplicate entry, see row above)	10,883,781	06/10/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
MID/LIMB CAM CROSSBOW SYSTEM	10,746,497	04/02/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
MID/LIMB CAM CROSSBOW SYSTEM (Duplicate entry, see row above)	10,746,497	04/02/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented

TACTILE GRIP SURFACE FOR CROSSBOW	D884817	01/24/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
TRIGGER ASSEMBLY	10,605,555	12/14/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
UNIVERSAL NOCK SYSTEM	10,234,251	08/29/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
UNIVERSAL NOCK SYSTEM	10,563,963	03/18/2019	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
UNIVERSAL NOCK SYSTEM (Duplicate entry, see row above)	10,563,963	03/18/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTERCHANGEABLE CROSSBOW COCKING SYSTEM	10,139,188	08/28/2017	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
INTERCHANGEABLE CROSSBOW COCKING SYSTEM	10,539,388	11/26/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTERCHANGEABLE CROSSBOW COCKING SYSTEM Duplicate entry, see 2 rows above)	10,139,188	08/28/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
STRING SUPPRESSOR	10,539,389	03/08/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW STOCK ADAPTOR PLATE	D872,214	04/30/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW BUTT STOCK	D872,211	09/01/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW BARREL	10,267,591	03/15/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW BARREL	10,520,273	04/18/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW ASSEMBLY	10,267,592	02/27/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW ASSEMBLY	10,520,274	04/18/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented

CROSSBOW SYSTEM	COCKING	10,295,298	03/02/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SYSTEM	COCKING	10,514,229	05/21/2019	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW CAM		10,502,516	11/29/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
POWER CORD ADJUSTMENT		10,473,418	04/02/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW TRIGGER HAND GRIP		D865,103	04/25/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NOCK AND NOCK RECEIVER		10,107,603	06/30/2017	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NOCK AND NOCK RECEIVER		10,451,391	03/12/2018	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
NOCK AND NOCK RECEIVER (Duplicate entry, see row above)		10,451,391	03/12/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NOCK AND NOCK RECEIVER		9,714,818	11/04/2016	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
MID/LIMB CAM CROSSBOW SYSTEM		10,330,427	01/15/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
COMBINATION CROSSBOW STIRRUP AND SHOOTING REST MECHANISM		10,330,428	02/23/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
SPEED/SENSITIVE CROSSBOW DEVICE	COCKING	10,295,295	02/19/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW CABLE SAVER	PIVOTING	10,145,641	02/20/2018	HUNTER'S MANUFACTURING COMPANY, INC.	Patented
CROSSBOW CABLE SAVER (Duplicate entry, see row above)	PIVOTING	10,145,641	02/20/2018	HUNTER'S MANUFACTURING COMPANY, INC. D/B/A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW ROPE COCKING DEVICE		6,874,491	01/15/04	TENPOINT CROSSBOW TECHNOLOGIES	Patented

VIBRATION DAMPENING ARROW RETENTION SPRING	7,455,059	12/29/04	HUNTER S MFG INC	Patented
CROSSBOW WITH STOCK SAFETY MECHANISM	7,281,534	01/18/05	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW SUPPORT ROD	7,677,233	06/14/06	TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW GRIP GUARD	7,661,418	07/20/06	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH STOCK SAFETY MECHANISM	7,779,824	05/08/07	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW COCKING SYSTEM	7,624,725	09/04/07	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
METHOD OF COCKING A CROSSBOW HAVING INCREASED PERFORMANCE	7,748,370	09/25/07	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	7,832,386	11/30/07	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
STOCK OF A CROSSBOW	D589,578	04/18/08	HORTON MFG CO INC	Patented
VIBRATION DAMPENING ARROW RETENTION SPRING	8,061,339	10/21/08	HUNTER S MFG INC	Patented
CROSSBOW SUPPORT ROD	8,161,956	07/29/09	TENPOINT CROSSBOW TECHNOLOGIES	Patented
MULTI-POSITION DRAW WEIGHT CROSSBOW	8,033,275	07/29/09	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW GRIP GUARD	8,127,752	10/01/09	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW GRIP GUARD	8,220,445	01/08/10	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW ANGLED GRIP	8,141,547	04/14/10	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented

SLIP CLUTCH	8,375,928	06/11/10	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,191,541	08/25/10	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CRANK HANDLE WITH CLUTCH	D655,775	09/21/10	HUNTER S MFG CO INC	Patented
PORTABLE COCKING DEVICE	8,573,192	09/28/10	HUNTERS MFG CO INC	Patented
BARREL CABLE SUPPRESSOR	8,656,899	01/05/11	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTEGRATED COCKING DEVICE	8,499,753	02/16/11	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
PORTABLE COCKING DEVICE	D679,773	03/23/11	HUNTERS MFG CO INC	Patented
CROSSBOW AND COMPONENTS ATTACHED BY A SLIDING JOINT ASSEMBLY	8,689,774	05/13/11	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,479,719	12/06/11	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,439,025	12/06/11	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,469,012	12/06/11	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW COMPRISING A COMPOSITE MATERIAL COMPONENT	8,794,224	01/05/12	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW WITH LIGHTED SAFETY MECHANISM	8,602,013	03/02/12	HUNTER S MFG CO INC	Patented
CROSSBOW RISER	8,944,038	09/10/12	HUNTER S MFG CO INC	Patented
NOCK DEVICE FOR BOW	8,622,855	11/06/12	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented

ARROW EXTRACTOR	9,126,311	12/18/12	HUNTER S MFG CO INC	Patented
BOW DAMPENER	8,978,636	12/18/12	HUNTER S MFG CO INC	Patented
SLIP CLUTCH	8,578,917	01/17/13	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,794,225	03/22/13	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
INTEGRATED COCKING DEVICE	9,335,115	07/31/13	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW PORTABLE COCKING DEVICE	10,041,756	08/09/13	HUNTERS MFG CO INC	Patented
METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,074,837	11/08/13	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NOCK DEVICE FOR BOW	9,470,486	11/27/13	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW CABLE SAVER	9,200,863	01/06/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CONNECTABLE TWO PIECE BOWSTRING ENGAGING MECHANISM FOR CROSSBOW	9,285,182	01/31/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW INTEGRATED GRIP GUARD	9,410,765	02/05/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
BARREL CABLE SUPPRESSOR	8,991,380	02/25/14	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	8,763,595	02/27/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	9,506,716	06/12/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CROSSBOW COMPRISING A COMPOSITE MATERIAL COMPONENT	9,328,987	07/11/14	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented

METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	9,453,700	06/03/15	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	9,255,758	11/10/15	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
NARROW CROSSBOW WITH LARGE POWER STROKE	9,528,790	01/25/16	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented

**Registered United States Trademarks:**

Mark/Registration No./Serial No.	Status/Disclaimer	Full Goods/Services	Owner Information	Application Date
ACUDRAW RN: 5474950 SN: 87648268	Registered, May 22, 2018	Int'l Class: 28 (Int'l Class: 28) crossbow cocking device	Hunter's Manufacturing Co., Inc., Db a TenPoint Crossbow Technologies (Ohio Corporation) 1325 Waterloo Road, Mogadore, Ohio 44260 United States of America	October 17, 2017
ACUROPE RN: 4032677 SN: 85133467	Registered, October 19, 2017 Office Status: Section 8 & 15-Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Db a TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	September 20, 2010
EVO-X RN: 5439793 SN: 87509230	Registered, April 3, 2018	Int'l Class: 28 (Int'l Class: 28) Archery sets; archery implements; archery bows; archery accessories, namely, archery quivers, archery targets, archery arrows, archery stringer, archery bow bags, archery arrow points, archery arrow fletching devices, archery bow cases, archery arm guards, non-telescopic archery bow sights	Hunter's Manufacturing Company, Inc., Db a TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Mogadore, Ohio 44260 United States of America	June 28, 2017
HORTON RN: 1932595 SN: 74484519	Renewed, March 1, 2016 Office Status: Registered and Renewed	Int'l Class: 28 (Int'l Class: 28) crossbows and accessories therefor, namely arrows, broadheads, quivers, cocking devices, cases, slings, and targets	Hunter's Manufacturing Company, Inc., Db a TenPoint Crossbow Technologies (Nevada) 1325 WATERLOO RD., Suffield, OHIO 44260 United States of America	January 31, 1994
HORTON CROSSBOW INNOVATIONS RN: 4871614 SN: 86380835	Registered, December 15, 2015 Disclaimer: "CROSSBOW"	Int'l Class: 28 (Int'l Class: 28) Crossbows	Hunter's Manufacturing Company, Inc., Db a TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Mogadore, Ohio 44260 United States of America	August 29, 2014
INVADER RN: 3858177 SN: 77859528	Renewed, November 22, 2020 Office Status: Registered and Renewed	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Db a TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	October 28, 2009

LEGEND RN: 4871461 SN: 86295664	Registered, December 15, 2015	Int'l Class: 28 (Int'l Class: 28) Crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	May 30, 2014
LEGEND ULTRA LITE RN: 4899132 SN: 86295670	Registered, February 9, 2016 Disclaimer: "ULTRA-LITE"	Int'l Class: 28 (Int'l Class: 28) Crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	May 30, 2014
OMNI-NOCK RN: 4376537 SN: 85833689	Registered, September 7, 2019 Office Status: Section 8 & 15- Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) Archery equipment, namely, nock for arrows and archery bows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	January 28, 2013
PERFECT PULLER RN: 4433039 SN: 85439969	Registered, December 21, 2019 Office Status: Section 8 & 15- Accepted and Acknowledged Disclaimer: "PULLER"	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	October 5, 2011
RANGER RN: 4871460 SN: 86295659	Registered, December 15, 2015	Int'l Class: 28 (Int'l Class: 28) Crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	May 30, 2014
SHADOW RN: 4606515 SN: 85931720	Registered, March 12, 2020 Office Status: Section 8 & 15- Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 WATERLOO ROAD, Suffield, Ohio 44260 United States of America	May 14, 2013
STEALTH RN: 4580341 SN: 85137556	Registered, October 14, 2020 Office Status: Section 8 & 15- Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	September 24, 2010
STEALTH FX4 RN: 4828535 SN: 86380825	Registered, October 6, 2015	Int'l Class: 28 (Int'l Class: 28) Crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Mogadore, Ohio 44260 United States of America	August 29, 2014
TURBO RN: 3926579 SN: 77859536	Renewed, June 3, 2021 Office Status: Registered and Renewed	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	October 28, 2009
VECTOR QUAD RN: 5803389 SN: 87922390	Registered, July 16, 2019	Int'l Class: 28 (Int'l Class: 28) Features of crossbows in the nature of firing mechanism components, namely, cable and string technology	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Ohio Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	May 15, 2018



VENOM RN: 4577116 SN: 85931715	Registered, September 28, 2020 Office Status: Section 8 & 15- Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 WATERLOO ROAD, Suffield, Ohio 44260 United States of America	May 14, 2013
WICKED RIDGE RN: 3858182 SN: 77860407	Registered, November 29, 2016 Office Status: Section 8 & 15- Accepted and Acknowledged	Int'l Class: 28 (Int'l Class: 28) crossbows	Hunter's Manufacturing Company, Inc., Dba TenPoint Crossbow Technologies (Nevada Corporation) 1325 Waterloo Road, Suffield, Ohio 44260 United States of America	October 29, 2009

### Registered Unites States Copyright:

Full title	Copyright No.	Date	Owner
Defining the future of crossbows 1998 catalog (foldout) & 1 other title.	V3416D194	1998	Hunter's Manufacturing Company, Inc.
Defining the future of crossbows, 1998 catalog.	TX0004775968	1998	Hunter's Manufacturing Company, Inc.
Defining the future of crossbows, 1998 catalog.	TX0004776204	1998	Hunter's Manufacturing Company, Inc.
Defining the future of crossbows, 1998 catalog & 2 other titles.	V9914D002	2014	Hunter's Manufacturing Company, Inc.

### Foreign and International Patents:

Country	Title	Pat No./ (App No.)	Filing Date	Owner	Status
CA	METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	CA2857059	07/15/2014	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CA	METHOD AND APPARATUS FOR ALIGNING ARROW NOCKS	CA2857059	07/15/2014	HUNTER S MFG CO D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CA	PORTABLE COCKING DEVICE	CA2716632	10/08/2010	HUNTERS MFG CO INC	Patented
CA	PORTABLE COCKING DEVICE	CA2716632	10/08/2010	HUNTERS MFG CO INC	Patented
CA	NARROW CROSSBOW WITH LARGE POWER STROKE	CA2613385	12/03/2007	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented
CA	NARROW CROSSBOW WITH LARGE POWER STROKE	CA2613385	12/03/2007	HUNTER S MFG CO INC D B A TENPOINT CROSSBOW TECHNOLOGIES	Patented

**Registered Trade Names:**

1. TENPOINT CROSSBOW TECHNOLOGIES, registration number 3894376, filed with the Ohio Secretary of State.
2. THE COMPLETE HUNTER'S OUTLET STORE, registration number 3895379, filed with the Ohio Secretary of State.

**Internet Domain Names:**

10pointcrossbow.com	Hortonmfg.com	Wickedridgecrossbows.net
10pointcrossbow.net	Hunters-outlet.com	Wickedridgecrossbows.org
10pointcrossbow.org	Hunterscrossbow.net	Wickedridgecrossbows.us
10pointcrossbow.us	Huntercrossbow.org	10pointcrossbow.info
10pointcrossbowonline.com	Sixpointcrossbows.com	10pointcrossbows.info
10pointcrossbows.com	Sixpointcrossbows.net	10pointcrossbow.biz
10pointcrossbows.net	Sixpointcrossbows.org	10pointcrossbows.biz
10pointcrossbows.org	Sixpointcrossbows.us	6pointcrossbows.biz
10pointcrossbows.us	Sixpointcrossbowsonline.com	6pointcrossbows.info
10pointcrossbowsonline.com	Tenpointcrossbow.com	Hortoncrossbow.biz
6pointcrossbows.com	Tenpointcrossbow.net	Hortoncrossbow.info
6pointcrossbows.net	Tenpointcrossbow.org	Hortoncrossbowinnovations.biz
6pointcrossbows.org	Tenpointcrossbow.us	Hortoncrossbowinnovations.info
6pointcrossbows.us	Tenpointcrossbowonline.com	Hortoncrossbows.biz
6pointcrossbowsonline.com	Tenpointcrossbows.com	Hortoncrossbows.info
Crossbow.com	Tenpointcrossbows.net	Hortoninnovations.biz
Hortonarchery.com	Tenpointcrossbows.org	Hortoninnocations.info
Hortoncrossbow.info	Tenpointcrossbows.us	Sixpointcrossbows.biz
Hortoncrossbow.org	Tenpointcrossbowsonline.com	Sixpointcrossbows.info
Hortoncrossbow.us	Wickedridge.com	Tenpointcrossbow.biz
Hortoncrossbowinnovations.com	Wickedridge.net	Tenpointcrossbow.info
Hortoncrossbowinnovations.net	Tenpointcrossbowsonline.com	Tenpointcrossbows.biz
Hortoncrossbowinnovations.org	Wickedridge.com	Tenpointcrossbows.info
Hortoncrossbowinnovations.us	Wickedridge.net	Wickedridge.biz
Hortoncrossbowonline.com	Wickedridge.org	Wickedridge.info
Hortoncrossbows.com	Wickedridge.us	Wickedridgecrossbow.biz
Hortoncrossbows.org	Wickedridgecrossbow.net	Wickedridgecrossbow.info
Hortgoncrossbows.us	Wickedridgecrossbow.org	Wickedridgecrossbows.biz
Hortoncrossbowsonline.com	Wickedridgecrossbow.us	Wickedridgecrossbows.info
Hortoninnovations.com	Wickedridgecrossbows.com	

**Software:**

Epicor ERP Software License
RT Systems Software (Web-Based)
EFlex Software License
SolidWorks Software License
ShipWorks (Web-Based)
Office 365

EXHIBIT A  
FORM OF ASSIGNMENT

BY SIGNING IN THE SPACE PROVIDED BELOW, THE UNDERSIGNED OFFICER OF BANK CERTIFIES THAT AN EVENT OF DEFAULT (AS DEFINED IN THE AGREEMENT) HAS OCCURRED AND IS CONTINUING AND THAT BANK HAS ELECTED TO TAKE POSSESSION OF THE COLLATERAL (AS DEFINED BELOW) AND TO RECORD THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE. UPON RECORDING OF THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE, THIS LEGEND SHALL CEASE TO HAVE ANY FORCE OR EFFECT

JPMORGAN CHASE BANK, N.A.

By: \_\_\_\_\_  
Print: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

ASSIGNMENT

WHEREAS, HUNTER'S MANUFACTURING COMPANY, INC., a Nevada corporation ("Pledgor"), is the owner of the Collateral, as hereinafter defined;

WHEREAS, Pledgor has executed an Intellectual Property Security Agreement, dated as of March 18, 2022 (as the same may from time to time be amended, restated or otherwise modified, the "Agreement") in favor of JPMORGAN CHASE BANK, N.A. ("Bank"), pursuant to which Pledgor has granted to Bank a security interest in and contingent assignment of the Collateral as security for the Secured Obligations, as defined in the Agreement;

WHEREAS, the Agreement provides that the security interest in the Collateral is effective as of the date of the Agreement; and

WHEREAS, the Agreement provides that this Assignment shall become effective upon the occurrence of an Event of Default, as defined in the Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and intending to be legally bound hereby, Pledgor, its successors and assigns, subject to the limitations stated in the paragraph immediately following, does hereby transfer, assign and set over unto Bank, its successors, transferees and assigns, all of its existing and future (a) patents, patent applications, patent licenses, technology licenses, trademark registrations, trademark applications, trademark licenses, service mark registrations, service mark applications, service mark licenses, trade names, domain names, copyright registrations and copyright licenses, including, but not limited to, those listed on Schedule 1 hereto (as such Schedule 1 may from time to time be amended, supplemented or otherwise modified); (b) common law trademark and service mark rights, copyrights, improvements and inventions,

trade secrets and know-how; (c) renewals, proceeds on infringement suits, and rights to sue for past, present and future infringements relating to any of the foregoing; (d) all goodwill associated with any of the foregoing; (e) royalties derived from any of the foregoing; and (f) any other proceeds of any of the foregoing (collectively, the “Collateral”), including, but not limited to, the Collateral listed on Schedule 1 hereto that is registered in the United States Patent and Trademark Office in Washington, D.C. or that is the subject of pending applications in the United States Patent and Trademark Office.

This Assignment shall be effective only upon the certification of an authorized officer of Bank, as provided above, that (a) an Event of Default, as defined in the Agreement, has occurred and is continuing, and (b) Bank has elected to take actual title to the Collateral.

[Signature Page Follows]

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

**PLEDGOR:**

HUNTER'S MANUFACTURING  
COMPANY, INC., a Nevada corporation

By: *Richard F. Bednar - President*  
Name: Richard Bednar  
Title: President

Signature Page to  
Assignment of Intellectual Property

**PATENT**  
**REEL: 059514 FRAME: 0761**

**SCHEDULE 1**  
**Intellectual Property**

See attached.