PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7391499

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Execution Date
FERADYNE OUTDOORS, LLC	06/14/2022

RECEIVING PARTY DATA

Name:	ACQUIOM AGENCY SERVICES LLC, AS COLLATERAL AGENT
Street Address:	150 SOUTH FIFTH STREET, SUITE 2600
Internal Address:	ATTN: FERADYNE ADMINISTRATOR
City:	MINNEAPOLIS
State/Country:	MINNESOTA
Postal Code:	55402

PROPERTY NUMBERS Total: 24

Property Type	Number
Patent Number:	11067356
Patent Number:	D914127
Patent Number:	D930103
Patent Number:	D926281
Patent Number:	10895440
Patent Number:	10900757
Patent Number:	10895441
Patent Number:	D903033
Patent Number:	D942579
Patent Number:	D942580
Application Number:	29795256
Application Number:	29800060
Application Number:	29802849
Application Number:	29771109
Application Number:	17137851
Application Number:	17281091
Application Number:	16804911
Application Number:	17424821
Application Number:	17613879

PATENT REEL: 060252 FRAME: 0960

507344577

Property Type	Number
Application Number:	17613906
Application Number:	17633490
Application Number:	17754520
Application Number:	29729891
Application Number:	29735946

CORRESPONDENCE DATA

Fax Number: (213)443-2926

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: 213-617-5493

Email: jcravitz@sheppardmullin.com

Correspondent Name: SHEPPARD, MULLIN, RICHTER & HAMPTON LLP

Address Line 1: 333 S. HOPE ST., 43RD FLOOR

Address Line 2: ATTN: J. CRAVITZ

Address Line 4: LOS ANGELES, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER:	76HZ-327167
NAME OF SUBMITTER:	JULIE CRAVITZ
SIGNATURE:	/julie cravitz/
DATE SIGNED:	06/20/2022

Total Attachments: 6

source=Second Lien Intellectual Property Security Agreement#page1.tif source=Second Lien Intellectual Property Security Agreement#page2.tif source=Second Lien Intellectual Property Security Agreement#page3.tif source=Second Lien Intellectual Property Security Agreement#page4.tif source=Second Lien Intellectual Property Security Agreement#page5.tif source=Second Lien Intellectual Property Security Agreement#page6.tif

PATENT REEL: 060252 FRAME: 0961

SECOND LIEN INTELLECTUAL PROPERTY SECURITY AGREEMENT

SECOND LIEN INTELLECTUAL PROPERTY **SECURITY** This AGREEMENT is entered into as of June 14, 2022, (this "Agreement"), by Feradyne Outdoors, LLC, and Field Logic, LLC (each, a "Grantor") in favor of Acquiom Agency Services LLC as collateral agent (in such capacity, the "Collateral Agent") for the Secured Parties.

Reference is made to that certain Second Lien Pledge and Security Agreement, dated as of November 30, 2020 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time and in effect on the date hereof, the "Security Agreement"), among the Loan Parties party thereto and the Collateral Agent. The Lenders (as defined below) have extended credit to the Borrower (as defined in Second Lien Term Loan Agreement (as defined below)) subject to the terms and conditions set forth in (i) that certain Second Lien Term Loan Agreement, dated as of November 30, 2020 (as amended by that certain First Amendment to Second Lien Term Loan Agreement, dated as of May 23, 2022, as amended by the Amendment (as described in the following clause (ii)) and as further amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Second Lien Term Loan Agreement"), by and among Feradyne Outdoors, LLC, a Delaware limited liability company (the "Borrower"), Bowhunter Midco, LLC, a Delaware limited liability company, the subsidiaries of the Borrower from time to time party thereto, as subsidiary guarantors (the "Subsidiary Guarantors"), the lenders from time to time party thereto (the "Lenders"), and Acquiom Agency Services LLC, as disbursing agent and collateral agent for the Lenders (in its capacity as disbursing agent, the "Disbursing Agent") and (ii) that certain Second Amendment to Second Lien Term Loan Agreement, dated as of the date hereof (the "Amendment"), by and among the Borrower, Holdings, Subsidiary Guarantors, Lenders party thereto and Disbursing Agent. Consistent with the requirements set forth in Section 4.01(c) of the Amendment, Section 5.12 of the Second Lien Term Loan Agreement and Section 4.03 of the Security Agreement, the parties hereto agree as follows:

- SECTION 1. Terms. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement.
- SECTION 2. Grant of Security Interest. As security for the prompt and complete payment or performance, as the case may be, in full of the Secured Obligations, each Grantor, pursuant to the Security Agreement, did and hereby does pledge, collaterally assign, mortgage, transfer and grant to the Collateral Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing second lien security interest in all of its right, title or interest in, to or under all of the following assets, whether now owned or at any time hereafter acquired by or arising in favor of such Grantor and regardless of where located (collectively, the "IP Collateral"):
 - all Trademarks, including the Trademark registrations and registration applications in the United States Patent and Trademark Office listed on Schedule I hereto;
 - all Patents, including the Patent registrations and pending applications in the United States Patent and Trademark Office listed on Schedule II hereto
 - C. all Copyrights, including the Copyright registrations and pending applications for registration in the United States Copyright Office listed on Schedule III; and
 - D. all proceeds of the foregoing;

in each case to the extent the foregoing items constitute Collateral.

SECTION 3. *Security Agreement*. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the second lien security interests granted to the Collateral Agent pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the IP Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein, including, for the avoidance of doubt, Section 7.17 thereof. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 4. *Governing Law*. This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 5. *The Collateral Agent*. The Collateral Agent shall be entitled to the same rights, protections, immunities and indemnities as set forth in the Second Lien Term Loan Agreement, as if the provisions setting forth those rights, protections, immunities and indemnities are fully set forth herein. The Collateral Agent shall not be responsible for, nor incur any liability with respect to, insuring the Collateral or the payment of taxes, charges or assessments upon the Collateral or otherwise as to the maintenance of the Collateral. The Collateral Agent shall be under no obligation or duty to take any action under this Agreement, the Security Agreement or any of the Loan Documents or otherwise if taking such action would subject the Collateral Agent to a tax in any jurisdiction where it is not then subject to a tax or would require the Collateral Agent to qualify to do business in any jurisdiction where it is not then so qualified. Any successor Collateral Agent appointed pursuant to Article 8 of the Second Lien Term Loan Agreement shall be entitled to all the rights, interests and benefits of the Collateral Agent hereunder.

[Signature Pages Follow]

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

FERADYNE OUTDOORS, LLC FIELD LOGIC, LLC

Name: John Flanag

Title: Chief Financial Officer and Treasurer

SCHEDULE I

TRADEMARKS

OWNER	REGISTRATION NUMBER	TRADEMARK
Feradyne Outdoors, LLC	4580810	G-TAC
Feradyne Outdoors, LLC	6375899	
Feradyne Outdoors, LLC	6375900	COVERT WIRELESS
Feradyne Outdoors, LLC	6212652	CROSSGRID
Feradyne Outdoors, LLC	6212509	THRUFIRE
Feradyne Outdoors, LLC	6358731	COVERT
Feradyne Outdoors, LLC	6234245	AXE
FeraDyne Outdoors, LLC	6584712	SHIFT
FeraDyne Outdoors, LLC	6564223	CAT 5

TRADEMARK APPLICATIONS

OWNER	APPLICATION NUMBER	TRADEMARK
Feradyne Outdoors, LLC	90350163	PICTURE PERFECT
Feradyne Outdoors, LLC	90159804	COVERT
Feradyne Outdoors, LLC	90159809	COVERT SCOUTING CAMERAS
Feradyne Outdoors, LLC	88775572	
Feradyne Outdoors, LLC	88775577	ROCKY

SCHEDULE II

PATENTS

OWNER	REGISTRATION NUMBER	DESCRIPTION
Feradyne Outdoors, LLC	11067356	BOWSTRING RELEASE
Feradyne Outdoors, LLC	D914127	BROADHEAD BLADE
Feradyne Outdoors, LLC	D930103	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	D926281	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	10895440	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	10900757	CUT-ON-CONTACT BRAODHEAD
Feradyne Outdoors, LLC	10895441	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	D903033	BOW STRING RELEASE
Feradyne Outdoors, LLC	D942579	COMBINED BOWSTRING JAW AND JAW HOUSING FOR A BOWSTRING RELEASE
Feradyne Outdoors, LLC	D942580	SEAR FOR A BOWSTRING RELEASE

PATENT APPLICATIONS

OWNER	APPLICATION NUMBER	DESCRIPTION
Feradyne Outdoors, LLC	29795256	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	29800060	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	29802849	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	29771109	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	17137851	ACCESSORY MOUNT
Feradyne Outdoors, LLC	17281091	WINCH
Feradyne Outdoors, LLC	16804911	CROSSBOW COCKING APPARATUS
Feradyne Outdoors, LLC	17424821	ENERGY STORAGE SYSTEM FOR A BOW
Feradyne Outdoors, LLC	17613879	BOWSTRING RELEASE
Feradyne Outdoors, LLC	17613906	BLADE
Feradyne Outdoors, LLC	17633490	FIRING SYSTEM FOR A CROSSBOW
Feradyne Outdoors, LLC	17754520	CROSSBOW
Feradyne Outdoors, LLC	29729891	CUT-ON-CONTACT BROADHEAD
Feradyne Outdoors, LLC	29735946	CUT-ON-CONTACT BROADHEAD

Schedule II WEIL:\98605354\8\44907.0005

SCHEDULE III

COPYRIGHTS

OWNER	TITLE	REGISTRATION NUMBER
Field Logic, LLC	Antelope	VA0001672601
Field Logic, LLC	Bear	VA0001673935
Field Logic, LLC	Boar	VA0001672603
Field Logic, LLC	Caribou	VA0001672640
Field Logic, LLC	Chin-Up-Deer	VA0001672606
Field Logic, LLC	Deer	VA0001672599
Field Logic, LLC	Grazing Elk	VA0001673937
Field Logic, LLC	Moose	VA0001672608
Field Logic, LLC	Mountain Goat	VA0001672617

Schedule III WEIL:\98605354\8\44907.0005

PATENT REEL: 060252 FRAME: 0967 RECORDED: 06/20/2022