

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Connelly Skis, Inc.		04/07/2005	CORPORATION: WASHINGTON

RECEIVING PARTY DATA	
Name:	The Huntington National Bank
Street Address:	2313 Village Park Court South
City:	Mansfield
State/Country:	OHIO
Postal Code:	44906
Entity Type:	national banking association: UNITED STATES

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	1664207	CONCEPT
Registration Number:	1528009	CONNELLY
Registration Number:	2959659	CONNELLY
Registration Number:	1437430	CONTOUR
Registration Number:	2504255	CWB
Registration Number:	1165696	HOOK
Registration Number:	1834760	PROLINE
Registration Number:	1152990	SKI WARM

CORRESPONDENCE DATA	
Fax Number:	(614)227-2100
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	614-227-2182
Email:	ipdocket@porterwright.com
Correspondent Name:	Karen K. Hammond
Address Line 1:	41 South High Street

CH \$215.00 1664207

Address Line 4: Columbus, OHIO 43215

ATTORNEY DOCKET NUMBER: 0266900-1446000

NAME OF SUBMITTER: Karen K. Hammond

Signature: /kkhammond/

Date: 09/05/2006

**Total Attachments: 16**

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**PATENT, COPYRIGHT AND TRADEMARK**  
**COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT**  
**(Guarantor)**

THIS PATENT, COPYRIGHT AND TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (this "Agreement") is made as of the 7<sup>th</sup> day of April, 2005, between **Connelly Skis, Inc.**, a Washington corporation, having a mailing address at the address set forth in Schedule A attached hereto ("Assignor") and **The Huntington National Bank**, a national banking association, having a mailing address at 2313 Village Park Court South, Mansfield, Ohio 44906 ("Secured Party"). All capitalized terms not otherwise defined herein shall have the meanings ascribed thereto in the Loan Agreement (as this term is defined below).

RECITALS

A. Kent Sporting Goods Company, Inc. ("Borrower") and Secured Party have entered into that certain Credit Agreement dated as of May 1, 2003, as the same has heretofore been and may hereafter be amended, restated, modified and supplemented from time to time (collectively the "Loan Agreement"), pursuant to which Secured Party has agreed to extend credit to Borrower in the amount set forth therein, and pursuant to the terms of the Loan Agreement, Assignor has guaranteed the obligations of the Borrower.

B. In order to induce Secured Party to enter into the Loan Agreement and the transactions contemplated thereby, and as a condition thereto, Assignor is required to execute and deliver to Secured Party this Agreement and pursuant hereto to assign and grant to Secured Party a security interest in and to all of Assignor's right, title, and interest in (i) the Copyrights, (ii) the Patents, (iii) the Trademarks and (iv) any other intellectual property of Assignor ("Other Assets"), including without limitation, formulations, manufacturing procedures, quality control procedures and product specifications relating to any products sold under the Patents, Copyrights and Trademarks (collectively, the Copyrights, the Patents, the Trademarks and the Other Assets shall be called the "Intellectual Property Collateral"). Any such Intellectual Property Collateral is listed on Schedule B attached hereto and incorporated herein by reference, as the same may be amended and supplemented from time to time.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

1. As collateral security for the prompt and punctual payment and performance of the Obligations by Assignor and for the prompt performance by Assignor of its obligations and undertakings under this Agreement, Assignor hereby grants to Secured Party, its successors and assigns, a security interest in all of the Intellectual Property Collateral, whether now owned or hereafter acquired by Assignor, and hereby grants, pledges and hypothecates such Intellectual Property Collateral to Secured Party.

2. (a) In addition to, and not by way of limitation of, the grant, pledge, and hypothecation of the Intellectual Property Collateral provided in Section 1 hereof, as collateral security for the prompt and punctual payment and performance of the Obligations by Assignor and for the prompt performance by Assignor of its obligations and undertakings under this Agreement, Assignor hereby grants, assigns, transfers, and conveys to Secured Party Assignor's entire right, title and interest in and to the Intellectual Property Collateral.

(b) Unless and until there shall have occurred and be continuing an Event of Default, Secured Party hereby grants to Assignor the exclusive, nontransferable right and license to use any part of the Intellectual Property Collateral on and in connection with the conduct of Assignor's business, for Assignor's own benefit and account and for none other; *provided, however,* that the foregoing right and license shall be no greater in scope than, and shall be limited by, the rights assigned to Secured Party by the Assignor hereby.

3. Assignor covenants, warrants and represents that:

(a) Set forth on Schedule B attached hereto is a true and complete list of all of Assignor's Intellectual Property.

(b) Assignor is the sole and exclusive owner of all of the Intellectual Property Collateral, free and clear of all liens and encumbrances, except for the security interest and assignment created by this Agreement and the other Loan Documents. Assignor will defend the right, title and interest in and to the Intellectual Property Collateral against any and all claims of any third parties.

(c) To Assignor's knowledge, any of the Intellectual Property Collateral set forth on Schedule B is subsisting and has not been adjudged invalid or unenforceable, in whole or in part, and Assignor has not received any claim by any third party that any such Intellectual Property Collateral is invalid or unenforceable.

(d) Execution, delivery and performance of this Agreement by Assignor does not (i) violate, conflict with, result in a breach of, constitute a default under, result in the termination of, or result in the creation of any encumbrances upon any of the Intellectual Property Collateral, under any agreement to which Assignor is a party or by which Assignor is bound, or (ii) violate any laws, rules, regulations or orders applicable to any of the Intellectual Property Collateral.

(e) Assignor has used, and will continue to use for the duration of this Agreement, reasonably consistent standards of quality in its manufacture of the products sold under the Trademarks or utilizing any Patents, Copyrights, or Other Assets.

(f) Assignor shall take any and all actions as are necessary or appropriate to properly maintain, protect, preserve, care for, and enforce any of the Intellectual Property Collateral, including, without limitation, payment when due of such fees, taxes, and other

expenses which shall be incurred or which shall accrue with respect to any of the Intellectual Property Collateral.

(g) If Secured Party deems it necessary to perfect Secured Party's interest in the Intellectual Property Collateral conveyed hereunder, Assignor shall cause this Agreement to be properly recorded with the United States Patent and Trademark Office, the United States Copyright Office, and any other government or public office or agency of the United States of America, as applicable, and, except for these filings, no authorization, approval or other action by, and no notice to or filing with, any governmental authority or regulatory body of the United States of America is required either (i) for the grant by Assignor of the security interest granted hereby or for the execution, delivery or performance of this Agreement by Assignor, or (ii) for the perfection or the exercise by Secured Party of its rights and remedies hereunder.

(h) All information heretofore, herein or hereafter supplied to Secured Party by or on behalf of Assignor with respect to any of the Intellectual Property Collateral is accurate and complete in all material respects.

4. Assignor hereby grants to Secured Party and its employees, representatives and agents the right to visit during regular business hours any of Assignor's plants and facilities that manufacture, inspect or store products that are sold utilizing any of the Intellectual Property Collateral, and to inspect the products and quality control records relating thereto, provided that Secured Party shall not interfere with the daily operations of Assignor. Assignor shall do any and all acts required by Secured Party to ensure Assignor's compliance with Section 3(e).

5. Assignor agrees that, until all of the Obligations of Assignor under the Loan Documents shall have been satisfied in full, Assignor will not sell, assign, transfer, sub-license any of its rights or interests hereunder, or enter into any other agreement which is inconsistent with Assignor's obligations hereunder, without the prior written consent of Secured Party.

6. If, before the Obligations of the Assignor shall have been satisfied in full, Assignor shall obtain rights to any new Copyrights, Patents, Trademarks or Other Assets not listed in Schedule B, the provisions of this Agreement shall automatically apply thereto and Assignor shall give Secured Party prompt written notice thereof.

7. Assignor authorizes Secured Party to modify this Agreement by amending Schedule B to include any new Copyrights, Patents, Trademarks or Other Assets without the necessity of Assignor's approval or signature to such amendment, and Assignor shall do all such other acts (at its own expense) deemed reasonably necessary or appropriate by Secured Party to implement or preserve Secured Party's interests therein. All representations and warranties of Assignor set forth herein shall be deemed to be restated by Assignor as of the date of any such amendment or supplement to Schedule B with full force and effect as though made on such date.

8. If any Event of Default shall have occurred and be continuing, Assignor's license, as set forth in Section 2(b), shall terminate forthwith and Assignor shall immediately cease and

desist from the use, sale, license or transfer of any Intellectual Property Collateral, and Secured Party shall have, in addition to all other rights and remedies given by this Agreement, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any applicable jurisdiction and, without limiting the generality of the foregoing, Secured Party may immediately, without demand of performance and without other notice (except as set forth next below) or demand whatsoever to Assignor, all of which are hereby expressly waived, and without advertisement, sell at public or private sale or otherwise realize upon, in Columbus, Ohio, or elsewhere, all or from time to time any part of the Intellectual Property Collateral, or any interest which Assignor may have therein, and after deducting from the proceeds of sale or other disposition of any part of the Intellectual Property Collateral all expenses (including all reasonable expenses for broker's fees and legal services), shall apply the residue of such proceeds to the payment of the Obligations of Assignor. Any remainder of the proceeds after payment in full of the Obligations of Assignor shall be paid over to Assignor. Notice of any sale or other disposition of any part of the Intellectual Property Collateral shall be given to Assignor at least ten (10) days before the time of any intended public or private sale or other disposition thereof is to be made, which Assignor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, Secured Party may, to the extent permissible under applicable law, purchase the whole or any part of any of the Intellectual Property Collateral sold, free from any right of redemption on the part of Assignor, which right is hereby waived and released.

9. Subject to the terms of the Loan Agreement, at such time as Assignor shall completely satisfy all of the Obligations, this Agreement shall terminate and Secured Party shall execute and deliver to Assignor all deeds, assignments, termination statements under the Uniform Commercial Code, and other instruments as may be necessary or proper to release Secured Party's security interest in and/or re-vest in Assignor full title to any part of the Intellectual Property Collateral, subject to any disposition thereof which may have been made by Secured Party pursuant hereto.

10. Any and all fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and legal expenses incurred by Secured Party in connection with the preparation of this Agreement 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 any part of the Intellectual Property Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to any part of the Intellectual Property Collateral, shall be borne and paid by Assignor on demand by Secured Party and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the highest rate prescribed in the Loan Agreement.

11. Assignor shall have the duty, through counsel acceptable to Secured Party, to prosecute diligently any applications related to any Intellectual Property Collateral pending as of the date of this Agreement or thereafter until the Obligations of the Assignor shall have been paid in full, and to make federal application on registrable but unregistered Trademarks, Copyrights or Patents. Any expenses incurred in connection therewith shall be borne by

Assignor. Assignor shall not abandon or dedicate to the public any of the Intellectual Property Collateral, nor do any act nor omit to do any act if such act or omission is of a character that tends to cause or contribute to the abandonment or dedication to the public of any part of the Intellectual Property Collateral or loss of or adverse effect on any rights in any part of the Intellectual Property Collateral, without the consent of Secured Party, which consent shall not be unreasonably withheld.

12. Assignor shall have the right, with the prior written consent of Secured Party, which will not be unreasonably withheld, to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect any part of the Intellectual Property Collateral, in which event Secured Party may, if necessary, be joined as a nominal party to such suit if Secured Party shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. Assignor shall promptly, upon demand, reimburse and indemnify Secured Party for all damages, costs and expenses, including attorneys' fees, incurred by Secured Party in the fulfillment of the provisions of this Section 12.

13. In the event of the occurrence of an Event of Default under the Loan Agreement, Assignor hereby authorizes and empowers Secured Party to make, constitute and appoint any officer or agent of Secured Party as Secured Party may select, in its exclusive discretion, as Assignor's true and lawful attorney-in-fact, with the power to endorse Assignor's name on all applications, documents, papers and instruments necessary for Secured Party to use any of the Intellectual Property Collateral, or to grant or issue any exclusive or non-exclusive license under any of the Intellectual Property Collateral to anyone else, or necessary for Secured Party to assign, pledge, convey or otherwise transfer title in or dispose of any of the Intellectual Property Collateral to anyone else. Assignor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until this Agreement shall terminate pursuant to the terms herein.

14. If Assignor fails to comply with any of its obligations hereunder, Secured Party may do so in Assignor's name or in Secured Party's name, but at Assignor's expense, and Assignor hereby agrees to reimburse Secured Party in full for all expenses, including reasonable attorneys' fees, incurred by Secured Party in protecting, defending and maintaining any of the Intellectual Property Collateral.

15. This Agreement is supplemental to the Loan Agreement, and in no event shall this Agreement, or the recordation of this Agreement or any other documents in connection herewith with the United States Patent and Trademark Office, the United States Copyright Office, or any other government or public office or agency of the United States of America, adversely effect or impair, in any way or to any extent, the other Loan Documents, and the security interest of Secured Party in the Collateral (including the Intellectual Property Collateral) pursuant to the other Loan Documents. Any and all rights and interests of Secured Party in and to the Intellectual Property Collateral (and any and all obligations of Assignor with respect to the Intellectual Property Collateral) provided herein, or arising hereunder or in connection herewith, shall only supplement and be cumulative and in addition to the rights and interests of Secured Party (and the obligations of Assignor) in, to, or with respect to the Collateral (including Intellectual

Property Collateral) provided in or arising under or in connection with the other Loan Documents.

16. No course of dealing between Assignor and Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of Secured Party, any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

17. All of Secured Party's rights and remedies with respect to any of the Intellectual Property Collateral, whether established hereby or by the Loan Agreement, or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.

18. Notices that are required to be delivered hereunder shall be sufficient if in writing and sent to the addresses set forth in the Loan Agreement, in the manner and within the time specified in the Loan Agreement.

19. 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.

20. This Agreement is subject to modification only by a writing signed by the parties, except as provided in Section 7.

21. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

22. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of Ohio, without reference to applicable conflict of law principles.

23. This Agreement may be executed in one or more counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same agreement. The parties hereby acknowledge and agree that facsimile signatures of this Agreement shall have the same force and effect as original signatures.

*[The remainder of this page intentionally left blank.]*



IN WITNESS WHEREOF, the undersigned have executed and delivered this Agreement as of the date set forth above.

ATTEST

ASSIGNOR:

CONNELLY SKIS, INC.

[CORPORATE SEAL]

By: Robert M. Archer  
Name: ROBERT M ARCHER  
Title: CHAIRMAN

SECURED PARTY:


THE HUNTINGTON NATIONAL BANK

By: Glenn W. MacLellan  
Name: Glenn W. MacLellan  
Title: Vice President

STATE OF Ohio )  
COUNTY OF Richland ) ss:

BEFORE ME, the undersigned, a Notary Public in and for the county aforesaid, on this 27th day of May, 2005, personally appeared Robert M. Archer to me known personally, and who, being by me duly sworn, deposes and says that he/she is the CHAIRMAN of Connelly Skis, Inc., and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and said person acknowledged said instrument to be the free act and deed of said corporation.

Cynthia K Brown  
Notary Public

My Commission Expires:  
 CYNTHIA K. BROWN  
NOTARY PUBLIC, STATE OF OHIO  
My Commission Expires  
Jan. 26, 2010

STATE OF OHIO )  
 ) SS:  
COUNTY OF Huron )

On this 2<sup>nd</sup> day of May, 2005, before me, a Notary Public in and for said County and State, personally appeared Glenn W. McClelland, who acknowledged himself to be the Vice President of The Huntington National Bank, the national banking association which executed the foregoing instrument and who acknowledged that he, as such officer of said association, being duly authorized by the Board of Directors of said association, did execute the foregoing instrument for and on behalf of said association, in its capacity as Agent for the ratable benefit of the Lenders, and that such signing is the free act and deed of said association for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Lisa P. Rankine  
Notary Public

My Commission Expires: 4-18-06

**SCHEDULE A**  
**Principal Place of Business and Chief Executive Office**

<u>No. and Street</u>	<u>City</u>	<u>County</u>	<u>State</u>
20621 52 <sup>nd</sup> Avenue West	Lynnwood	Snohomish	WA 98036

**SCHEDULE A**  
(to Patent, Copyright and Trademark Collateral Assignment and Security Agreement)

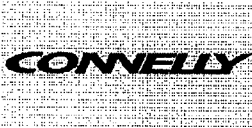
**TRADEMARK**  
**REEL: 003383 FRAME: 0817**

**SCHEDULE B**  
**Intellectual Property Collateral**

**COPYRIGHTS**

None

**TRADEMARKS - US**

<u>Trademark/Service Mark</u>	<u>Country</u>	<u>Registration No.</u>	<u>Registration/Filing Date</u>
CONCEPT®	USA	1,664,207	11/12/1991
CONNELLY®	USA	1,528,009	3/07/1989
	USA	2,959,659	6/07/2005
CONTOUR®	USA	1,437,430	4/21/1987
CWB®	USA	2,504,255	11/06/2001
HOOK®	USA	1,165,696	8/18/1981
PROLINE®	USA	1,834,760	5/03/1994
SKI WARM®	USA	1,152,990	5/05/1981

**TRADEMARKS – Foreign**

See Attached Exhibit 1

**PATENTS**

<u>Patent</u>	<u>Country</u>	<u>Registration No.</u>	<u>Registration/Filing Date</u>	<u>Expiration Date</u>
WAKEBOARD SKI BOOT	USA	D 404454	1/19/1999	1/19/2013

**TRADENAMES**

None

**SCHEDULE B**

(to Patent, Copyright and Trademark Collateral Assignment and Security Agreement)

COLUMBUS/1225712 v.02

**TRADEMARK**

**REEL: 003383 FRAME: 0819**

**Active Trademarks**

**Connelly Skis, Inc.**

March 25, 2005

Client Ref/ COJK Ref/ Status	Mark/ Owner	City	Country/ Int'l	Class	Appl. No./ Date Filed	Reg. No./ Reg. Date	Goods and Services	Action	Date
CSKI-2-0005728 Registered	JRU CONCEPT	JRU	USA	IC28	73/13,627 07/20/89	1,664,207 11/12/91	Water skis.	Renewal Begin 6 Month Renewal End Renewal End	11/12/2010 05/12/2011 11/12/2011
CSKI-2-0025554 Registered	JRU CONNELLY	JRU	Commonwealth	IC18 IC25 IC28	007009603 12/08/00	002009603 06/29/04	(IC18) Bags, gear bags, water ski carrying bags, backpacks and knapsacks; all specifically adapted for use in relation to water sports or promotional items for water skis, wake boards, knee boards, surf boards or tubes; (IC25) Hats, shirts, t-shirts, sweatshirts, jackets, shorts, swimwear and water ski vests; all specifically adapted for use in relation to water sports or as promotional items for water skis, wake boards, knee boards or tubes; (IC28) Water skis, wakeboards, tubes, water ski bindings, wakeboard bindings and water ski tow ropes and handles.	Renewal Begin Renewal End	06/08/2010 12/08/2010
CSKI-2-0004832 Registered	JRU CONNELLY	JRU	Japan	IC28	1988-105910 09/14/88	2,303,620 03/29/91	Water skis, water ski tow ropes, water ski rope handles and bridles, water ski tow harnesses, water ski bindings, bags for water skis, water skiing gloves, wake boards, and all other sporting and gymnastic implements.	Renewal Begin Renewal End	09/29/2010 03/29/2011
CSKI-2-0004967 Registered	JRU CONNELLY	JRU	USA	IC9 IC18 IC25 IC28	741,446 07/21/88	1,528,009 03/07/89	(IC9) Water ski safety vests; (IC18) Shoulder bags and general purpose athletic bags; (IC25) t-shirts, sport shorts, swimwear, shorts, gloves, jackets, hats and wet suits for men, women and children; (IC28) water skis, water ski ropes, rope handles and bridles, tow harnesses, water ski bindings and parts therefor, water ski covers and water ski carrying bags.	Renewal Begin 6 Month Renewal End Renewal End	03/07/2008 09/07/2008 03/07/2009
CSKI-2-0001143 Registered	JRU CONNELLY & Design	JRU	Australia	IC28	377489 06/29/82	377489 06/29/82	Connelly & design.	Renewal Begin Renewal End	12/29/2012 06/29/2013
CSKI-2-0001144 Registered	JRU CONNELLY & Design	JRU	Canada		489,042 06/29/82	279,442 05/13/83	Connelly & design.	Renewal Begin Renewal End	11/13/2012 05/13/2013
CSKI-2-0001145 Registered	JRU CONNELLY & Design	JRU	France	IC25	636403 07/26/82	1210623 07/26/82	(IC25) Clothing, in particular sporting equipment, vests/cardigans, insulated suits (weissuits) and gloves for water skiing; (IC28) sports	Renewal Begin	01/26/2012

Client Ref./ COJK Ref./ Status	Mark/ Owner	Country/ Int'l Class	App. No./ Date Filed	Reg. No./ Reg. Date	Goods and Services	Action	Date
CSKI-2-0001049 Registered	JRU JRU	Germany IC28	C3134028 WZ 07/12/82	1,060,914 03/14/84	articles, in particular water skis and accessories, notably towing cables.	Renewal Begin Renewal End	07/26/2012
CSKI-2-0007374 Registered	JRU JRU	Italy IC9 IC18 IC25 IC28	43044C90 12/27/90	608487 11/02/93	(IC9) Protective jackets, protective eyeglasses and other protective articles for water-ski practitioners; (IC18) bags and sacks of all kinds, specialized sacks and bags for sport use; (IC25) clothing articles including footwear and headwear; (IC28) water-skis, ropes, tie-rods, handles, alloys and accessories of all types for water-skis, including bags and cases therefor.	Renewal Begin Renewal End	06/27/2010 12/27/2010
CSKI-2-0007108 Registered	JRU JRU	Sweden IC28	90-8754 09/25/90	240,487 09/25/92	Water skis, water ski ropes, water ski rope handles and bridles, tow harnesses, water ski bindings, water ski covers and water ski carrying bags.	Renewal Begin Renewal End	03/25/2012 09/25/2012
CSKI-2-0007113 Registered	JRU JRU	Switzerland IC28	72261990.2 10/01/90	384,673 10/01/90	Water skis, water ski ropes, water ski rope handles and bridles, tow harnesses, water ski bindings, water ski covers and water ski carrying bags.	Renewal Begin Renewal End	04/01/2010 10/01/2010
CSKI-2-0001146 Registered	JRU JRU	United Kingdom IC28	1178080 07/07/82	1178080 07/07/82	Water skis, water ski bindings, visors for protective purposes (not for protection against accident or injury) and gloves, all being sporting articles for use in water skiing.	Renewal Begin Renewal End	01/07/2013 07/07/2013
CSKI-2-0030655 Pending	JRU JRU	USA 28	78/376,956 03/02/04		Water sports products, namely, water skis, wakeboards, knee boards, surf boards, inflatable tubes for water sports and recreation, water ski bindings and parts therefor, wakeboard bindings and water ski ropes, rope handles and bridles, water sports tow harnesses, water ski covers and water ski carrying bags.	Certificate of Registration?	07/15/2005
CSKI-2-0010182 Registered	JRU JRU	Brazil 28,20	816975710 11/30/92	816975710 11/21/95	Articles for gymnastics, sports, hunting and fishing, except clothes and clothing accessories.	Renewal Begin Renewal End	05/21/2005 11/21/2005
CSKI-2-0013421 Registered	JRU JRU	New Zealand IC28	249071 05/13/95	249071 01/21/98	Water skis, water ski boards, knee boards, water ski ropes, rope handles and bridles, tow harnesses, water ski bindings and parts therefor, water ski covers, and water ski carrying bags.	Renewal Begin Renewal End	11/13/2015 05/13/2016
CSKI-2-0003666 Registered	JRU JRU	Australia IC28	452,788 09/26/86	4452,788 09/26/86	Water ski binding.	Renewal Begin Renewal End	03/26/2007 09/26/2007
CSKI-2-0003624 Registered	JRU JRU	USA IC28	619,721 09/15/86	1,437,430 04/21/87	Water ski bindings.	Renewal Begin 6 Month Renewal End Renewal End	04/21/2006 10/21/2006 04/21/2007

Client Ref./ COJK Ref./ Status	Mark/ Owner	Alty	Country/ Int'l Class	Appl. No./ Date Filed	Reg. No./ Reg. Date	Goods and Services	Action	Date
CSK1-2-0026774 Registered	JRU CWB	JRU	Community IC18 IC25 IC28	002265775 06/07/01	002265775 10/17/02	(IC18) Bags, gear bags, backpacks and knepacker, (IC25) Hats, shirts, t-shirts, sweatshirts, jackets, shorts, swimtrunks and water ski vests; (IC28) Wakeboards and wakeboard bindings, water skis, tubes (inflatable devices for water sports), water ski bindings and water ski tow ropes and handles, water ski carrying bags. Based on USSN 76/178,520, filed 12/07/00.	Renewal Begin Renewal End	12/07/2010 06/07/2011
CSK1-2-0025553 Registered	JRU CWB	JRU	USA IC28	76/178,520 12/07/00	2,504,255 11/06/01	Wake boards and wake board bindings.	Section 8, 15 Declaration Begin 6 Month Section 8, 15 Declaration Section 8, 15 Declaration End Renewal Begin 6 Month Renewal End Renewal End	11/06/2006 05/06/2007 11/06/2007 11/06/2010 05/06/2011 11/06/2011
CSK1-2-0008452 Registered	JRU DIEP HET	JRU	Canada	690,545 09/27/91	438,624 02/03/95	Diving equipment, namely, diving suits, diving gloves, diving hoods and websuits. Based on USSN 174,800, filed 06/07/91.	Renewal Begin Renewal End	02/03/2009 02/03/2010
CSK1-2-0001142 Registered	JRU HOOK	JRU	USA IC28	73/261,549 05/12/80	1,165,696 08/18/81	Water skis.	Renewal Begin 6 Month Renewal End Renewal End	08/18/2010 02/18/2011 08/18/2011
CSK1-2-0009886 Registered	JRU PROLINE	JRU	USA IC28	74/114,787 09/16/92	1,834,760 05/03/94	(To be supplied later).	Renewal Begin 6 Month Renewal End Renewal End	05/03/2013 11/03/2013 05/03/2014
CSK1-2-0008144 Registered	JRU SKI WARM	JRU	Canada	691,351 10/10/91	430,582 07/22/94	Aquatic wet suits.	Renewal Begin Renewal End	01/22/2009 07/22/2009
CSK1-2-0004442 Registered	JRU SKI WARM Connolly Skis, Inc.	JRU	USA IC9	73/205,908 03/02/79	1,152,990 05/05/81	Aquatic wet suits.	Renewal Begin 6 Month Renewal End Renewal End	05/05/2010 11/05/2010 05/05/2011
CSK1-2-0001150 Registered	JRU Wave Design	JRU	Canada	489,043 06/29/82	279,270 05/06/83	Wave design.	Renewal Begin Renewal End	11/06/2012 05/06/2013
CSK1-2-0001154 Registered	JRU Wave Design	JRU	Japan IC24	1982-057769 07/01/82	1819326 11/29/85	Wave design.	Renewal/Reclass App Begin	03/29/2005



Client Ref./ COJK Ref./ Status	Alty	Mark/ Owner	Country/ Int'l Class	App. No./ Date Filed	Reg. No./ Reg. Date	Goods and Services	Action	Date
CSK1-2-0007126 Registered	JRU JKU	Wave Design	Switzerland 3C28	7227/1990.4 10/01/90	384,674 10/01/90	Water skis, water ski ropes, water ski rope handles and bridles, tow harnesses, water ski bindings, water ski covers and water ski carrying bags.	Renewal/Reclass App End Renewal Regit Renewal End	11/29/2005 04/01/2010 10/01/2010

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**Connelly Skis, Inc.**

March 25, 2005

**Active Patents**

Client Ref/ COJK Ref/ Status	Title/ Owner	City	Country/ Inventors	Appl. No. Date Filed	Issue Date/ Exp. Date	Description	Action	Date
CSKI-I-0008152 Issued	JRU Automatically Releasing Ski Binding	JRU	USA R.C. Teelar L.C. Smith	07/617,837 11/26/90	5,368,320 11/29/94 10/22/08	A binding for two feet in tandem on one ski that includes a boot for holding the front foot having a detachable toe holder and keeper member secured to the ski between the two feet for holding the forward boot heel. A further engageable member for the rear foot holds the keeper member for the heel of the forward boot when the rear foot is in position on the ski and releases the keeper member to free the forward boot heel should the rear foot be removed from the ski.	3rd Maintenance Fee Letter Pay 3rd Maintenance Fee 3rd Maintenance Fee Drop Dead Patent Expires	11/29/2005 05/29/2006 11/29/2006 10/22/2008
CSKI-I-0011600 JRU	JRU Wakeboard Boot Design	JRU	USA D.B. Gillis D.A. Cannon	29089,884 01/07/98	D-04,454 01/19/99 01/19/13	Wakeboard boot having hard sides that include releasable rubber restraints that extend around foot	Patent Expires	01/19/2013

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