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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM517340

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ABL Intellectual Property Security Agreement Supplement	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Tuft & Needle, LLC		11/30/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	UBS AG, Stamford Branch, as Administrative Agent	
Street Address:	600 Washington Blvd.	
City:	Stamford	
State/Country:	CONNECTICUT	
Postal Code:	06901	
Entity Type:	Banking corporation: SWITZERLAND	

PROPERTY NUMBERS Total: 25

Property Type	Number	Word Mark	
Registration Number:	5490964	& FRAME	
Registration Number:	5316489	& SHEETS	
Registration Number:	5305851	& PILLOW	
Registration Number:	5436262	& POUCH	
Registration Number:	5394117	TUFT & NEEDLE & PILLOW	
Registration Number:	5247908	TN.COM	
Registration Number:	5173090	SNOOZEDUES	
Registration Number:	5443885	MATTRESS STORES ARE GREEDY	
Registration Number:	5197050	WE CHARGE WHAT WE NEED, NOT WHAT WE CAN	
Registration Number:	4964252	TUFT & NEEDLE	
Registration Number:	5083389	TN	
Registration Number:	5143379	WAKE UP BETTER	
Registration Number:	5115227	T&N ADAPTIVE	
Registration Number:	5233659	T&N	
Registration Number:	5242547	TUFT & NEEDLE	
Registration Number:	5229256	&	
Registration Number:	4836760	T&N	
Registration Number:	4836761	TUFT & NEEDLE	
Registration Number:	5595965	TUFT & NEEDLE	
		TRADEMARK	

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Property Type	Number	Word Mark
Registration Number:	4616761	TUFT & NEEDLE
Registration Number:	5604917	T&N TUFT & NEEDLE TUFT & NEEDLE
Registration Number:	5267021	TUFT & NEEDLE
Serial Number:	87740540	MINT
Serial Number:	86601194	TUFT & NEEDLE
Serial Number:	86601200	T&N

CORRESPONDENCE DATA

Fax Number: 2127514864

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: 212-906-1216

Email: angela.amaru@lw.com

Correspondent Name: Latham & Watkins LLP c/o Angela M. Amaru

Address Line 1: 885 Third Avenue

Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	029217-0298
NAME OF SUBMITTER:	Angela M. Amaru
SIGNATURE:	/s/ Angela M. Amaru
DATE SIGNED:	04/04/2019

Total Attachments: 7

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TRADEMARK REEL: 006609 FRAME: 0023

ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT

This ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT SUPPLEMENT is entered into as of November 30, 2018 (this "IP Security Agreement Supplement"), by Tuft & Needle, LLC, a Delaware limited liability company (the "Grantor") in favor of UBS AG, Stamford Branch ("UBS"), as administrative agent and collateral agent for the Secured Parties (in such capacities, the "Administrative Agent").

Reference is made to that certain ABL Pledge and Security Agreement, dated as of November 8, 2016 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Grantors party thereto and the Administrative Agent. The ABL Lenders (as defined below) have extended credit to the Borrowers (as defined in ABL Credit Agreement (as defined below)) subject to the terms and conditions set forth in that certain ABL Credit Agreement, dated as of November 8, 2016 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "ABL Credit Agreement"), by and among, inter alios, Dawn Intermediate, Inc., a Delaware corporation ("Dawn Intermediate" or "Holdings"), Serta Simmons Bedding, LLC, a Delaware limited liability company ("SSB" or the "Top Borrower"), National Bedding Company L.L.C., an Illinois limited liability company ("National Bedding"), and SSB Manufacturing Company, a Delaware corporation ("SSB Manufacturing"), as borrowers, the Lenders from time to time party thereto (the "ABL Lenders") and UBS, in its capacities as administrative agent and collateral agent for the Lenders. Consistent with the requirements set forth in Sections 4.01 and 5.12 of the ABL Credit Agreement, the Grantor and the Administrative Agent have entered into that certain ABL Intellectual Property Security Agreement, dated as of November 8, 2016 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time) which was recorded at the United States Patent and Trademark Office on December 5, 2016 at Reel/Frame No. 5935/0001 with respect to trademarks owned by Dreamwell, Ltd. at Reel/Frame No. 5934/0513 with respect to trademarks owned by National Bedding Company L.L.C. at Reel/Frame No. 040813/0213 with respect to patents owned by Dreamwell, Ltd. and at Reel/Frame No. 040807/0297 with respect to patents owned by National Bedding Company L.L.C. and which was recorded with the United States Copyright Office on November 25, 2016 at Volume 9939, Document 930 with respect to copyrights owned by National Bedding Company L.L.C. and SSB Manufacturing Company. Under the terms of the Security Agreement, the Grantor has granted to the Administrative Agent for the benefit of the Secured Parties a security interest in the Additional IP Collateral (as defined below) and have agreed, consistent with the requirements of Section 4.03(c) of the Security Agreement, to execute this IP Security Agreement Supplement. Now, therefore, the parties hereto agree as follows:

SECTION 1. *Terms*. Capitalized terms used in this IP Security Agreement Supplement and not otherwise defined herein have the meanings specified in the Security Agreement (including any terms defined therein by reference).

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, the Grantor, pursuant to the Security Agreement, did and hereby does pledge, collaterally assign, mortgage, transfer and grant to the Administrative Agent, its successors and permitted assigns, on behalf of and for the ratable benefit of the Secured Parties, a continuing 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 the Grantor, and regardless of where located (collectively, the "Additional IP Collateral"):

- A. the Trademark registrations and pending applications for registration in the United States Patent and Trademark Office listed on <u>Schedule I</u> hereto;
- B. the issued Patents and pending Patent applications in the United States Patent and Trademark Office listed on Schedule II hereto

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- C. the Copyright registrations and pending applications for registration in the United States Copyright Office listed on <u>Schedule III</u>; 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 Administrative Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Administrative Agent pursuant to the Security Agreement. The Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Additional 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. In the event of any conflict between the terms of this IP Security Agreement Supplement and the Security Agreement, the terms of the Security Agreement shall govern.

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

SECTION 5. *Counterparts*. This IP Security Agreement Supplement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page of this IP Security Agreement Supplement by facsimile or by email as a ".pdf" or ".tif" attachment or other electronic transmission shall be effective as delivery of a manually executed counterpart of this IP Security Agreement Supplement.

[Signature Pages Follow]

IN WITNESS WHEREOF, the undersigned has duly executed this IP Security Agreement Supplement as of the day and year first above written.

TUFT & NEEDLE, LLC

Name: Kristen McGuffey

Title: Executive Vice President, General Counsel and Secretary

[SIGNATURE PAGE TO ABL IP SECURITY AGREEMENT JOINDER]

TRADEMARK REEL: 006609 FRAME: 0026

SCHEDULE I

TRADEMARKS

REGISTERED OWNER	REGISTRATION NUMBER	TRADEMARK
Tuft & Needle, LLC as successor	5490964	& FRAME
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5316489	& SHEETS
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5305851	& PILLOW
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5436262	& POUCH
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5394117	TUFT & NEEDLE & PILLOW
by merger to Fosbrooke, Inc.		
		100 miles
Tuft & Needle, LLC as successor	5247908	TN.COM
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5173090	SNOOZEDUES
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5443885	MATTRESS STORES ARE
by merger to Fosbrooke, Inc.		GREEDY
Tuft & Needle, LLC as successor	5197050	WE CHARGE WHAT WE
by merger to Fosbrooke, Inc.		NEED, NOT WHAT WE CAN
Tuft & Needle, LLC as successor	4964252	TUFT & NEEDLE
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	5083389	TN
by merger to Fosbrooke, Inc.	5142270	WALE UD DEFEED
Tuft & Needle, LLC as successor	5143379	WAKE UP BETTER
by merger to Fosbrooke, Inc.	5115227	T CNI A D A DTIVE
Tuft & Needle, LLC as successor	5115227	T&N ADAPTIVE
by merger to Fosbrooke, Inc. Tuft & Needle, LLC as successor	5233659	T&N
by merger to Fosbrooke, Inc.	3233039	1611
Tuft & Needle, LLC as successor	5242547	TUFT & NEEDLE
by merger to Fosbrooke, Inc.	3272377	TOTT & NEEDLE
Tuft & Needle, LLC as successor	5229256	&
by merger to Fosbrooke, Inc.	3223230	
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Tuft & Needle II Con seeding	4836760	TON
Tuft & Needle, LLC as successor by merger to Fosbrooke, Inc.	4030/00	T&N
Tuft & Needle, LLC as successor	4836761	TUFT & NEEDLE
by merger to Fosbrooke, Inc.	7030/01	TOFT & NEEDLE
Tuft & Needle, LLC as successor	5595965	TUFT & NEEDLE
by merger to Fosbrooke, Inc.	33,3,703	TOTT & NEEDLE
Tuft & Needle, LLC as successor	4616761	TUFT & NEEDLE
by merger to Fosbrooke, Inc.	1010/01	
of morgon to resolvence, me.	l .	

REGISTERED OWNER	REGISTRATION NUMBER	TRADEMARK
Tuft & Needle, LLC as successor	5604917	T&N TUFT & NEEDLE TUFT &
by merger to Fosbrooke, Inc.		NEEDLE
Tuft & Needle, LLC as successor	5267021	TUFT & NEEDLE
by merger to Fosbrooke, Inc.		

TRADEMARK APPLICATIONS

APPLICANT	APPLICATION NO.	TRADEMARK
Tuft & Needle, LLC as successor	87740540	MINT
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	86601194	TUFT & NEEDLE
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	86601200	T&N
by merger to Fosbrooke, Inc.		

SCHEDULE II

PATENTS

None.

PATENT APPLICATIONS

APPLICANT	APPLICATION NO.	DESCRIPTION
Tuft & Needle, LLC as successor	15/891,887	Flame Retardant Cover
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	29/615,899	Bed Frame
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	16/037,833	Mattress Carrier
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	29/657,664	
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	29/671,031	
by merger to Fosbrooke, Inc.		

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SCHEDULE III

COPYRIGHTS

REGISTERED OWNER	REGISTRATION NUMBER	TITLE
Tuft & Needle, LLC as successor	VA0002016570	5 Reasons Artwork
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	VA0002012578	Classic Bed Photo
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	VA0002015462	Compatible Diagram
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	VA0002013178	Death of the Salesman Diagram
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	PA0002004481	Making of a Mattress: Design
by merger to Fosbrooke, Inc.		Video
Tuft & Needle, LLC as successor	TX0008282833	Our Story Page
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	VA0002013163	Setup Diagram
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	VAu001254454	Social Responsibility Artwork
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	PA0002004406	T&N Adaptive Foam Video
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	PA0002004408	Truth: Layers Video
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	TX0008282857	Truth Page
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	TX0008285606	Tuft & Needle Home Page
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	PA0002004480	Wake up Better: Assembly Video
by merger to Fosbrooke, Inc.		
Tuft & Needle, LLC as successor	PA0002004483	We Are Fixers: Online Video
by merger to Fosbrooke, Inc.		

COPYRIGHT APPLICATIONS

None.

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RECORDED: 04/04/2019 REEL: 006609 FRAME: 0030