TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM557436

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE: ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
SCHILLER GROUNDS CARE, INC.		12/31/2019	Corporation: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	CLARK EQUIPMENT COMPANY	
Doing Business As:	DOOSAN BOBCAT NORTH AMERICA	
Street Address:	250 East Beaton Drive	
City:	West Fargo	
State/Country:	NORTH DAKOTA	
Postal Code:	57078	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	1155327	BOB-CAT
Registration Number:	1077261	LAWNAIRE
Registration Number:	0683211	MATAWAY
Registration Number:	1042138	REN-O-THIN
Registration Number:	1077263	RENOVAIRE
Registration Number:	2822807	RYAN
Registration Number:	0878133	RYAN
Registration Number:	2594037	STEINER
Registration Number:	1077262	TRACAIRE

CORRESPONDENCE DATA

Fax Number: 6082519166

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: 608-251-5000

tm-dept@quarles.com, julie.hughes@quarles.com Email:

Quarles & Brady LLP **Correspondent Name:**

Address Line 1: 33 East Main Street, Suite 900

Address Line 2: Lori S. Meddings

> TRADEMARK **REEL: 006837 FRAME: 0568**

900531031

Address Line 4: Madis	Madison, WISCONSIN 53703		
ATTORNEY DOCKET NUMBER:	167326.00369		
NAME OF SUBMITTER:	Lori S. Meddings		
SIGNATURE:	/Lori S. Meddings/		
DATE SIGNED:	01/14/2020		

Total Attachments: 7

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TRADEMARK ASSIGNMENT AGREEMENT

THIS TRADEMARK ASSIGNMENT AGREEMENT (this "Assignment") is made and entered into effective as of December 31, 2019, by and between Schiller Grounds Care, Inc., a Pennsylvania corporation ("Seller"), and Clark Equipment Company, a Delaware corporation doing business as Doosan Bobcat North America ("Buyer"). Capitalized terms in this Assignment that are not otherwise defined herein will have the meanings for such terms in the Purchase Agreement.

WHEREAS, the parties hereto and certain others are parties to that certain Asset Purchase Agreement dated effective as of December 1, 2019 (the "Purchase Agreement"); and

WHEREAS, under the terms of the Purchase Agreement, Seller has sold, conveyed, transferred and assigned to Buyer, among other assets, the Acquired Intellectual Property; and

WHEREAS, in connection with and as a condition to the consummation of the transactions described in the Purchase Agreement, the parties hereto are to enter into, execute and deliver this Assignment.

- NOW, THEREFORE, for and in consideration of the premises, the mutual covenants contained herein, and all other good and valuable consideration, the receipt, legal sufficiency and adequacy of which are hereby acknowledged, the parties hereto, each intending to be legally bound hereby, agree as follows:
- 1. <u>Assignment</u>. Seller hereby sells, conveys, transfers, assigns and delivers to Buyer, and Buyer hereby purchases and accepts from Seller, all of Seller's right, title, interest and benefit in and to all of the following (collectively, the "Assigned Trademarks"), together with the goodwill of the Business connected with the use of, and symbolized by, the Assigned Trademarks:
 - (a) the trademark registrations and trademark applications set forth on <u>Schedule 1</u> attached hereto, and all issuances, extensions and renewals thereof:
 - (b) all rights of any kind whatsoever of Seller accruing under any of the foregoing provided by the applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world, including the domain names ("Domain Names") and unregistered (common law) trademarks set forth on Schedule 2 attached hereto:
 - (c) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
 - (d) any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on or after the date hereof, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, dilution, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect or otherwise recover any such damages.

Seller agrees to transfer complete ownership in the Domain Names, and any and all rights and duties associated with the Domain Names to Buyer. Seller agrees to promptly respond to requests by Domain Name registrars and authorize such ownership transfer. Upon the confirmation of the transfer of the Domain Names to Buyer, Seller will have no further rights or duties with respect to the Domain Names except to assist in the furtherance of this Assignment. Seller agrees to provide the usernames and passwords for accessing the registration accounts for the Domain Names. Buyer shall be responsible for all fees associated with transferring ownership.

2. <u>Recordation.</u> Seller hereby authorizes the Commissioner for Trademarks in the United States Patent and Trademark Office, and the officials of corresponding entities or agencies in any other applicable jurisdictions, to record and register this Assignment upon request by Buyer. Buyer shall be responsible for all fees for recordation of this Assignment.

3. <u>Further Assurances</u>. From time to time after the date hereof, at the request of Buyer and without further consideration, Seller will do, execute, acknowledge and deliver, or will cause to be done, executed, acknowledged and delivered, such further instruments of transfer and assignment and take such other actions as Buyer may reasonably require, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney or other documents as may be necessary to effect, evidence or perfect the assignment of the Assigned Trademarks to Buyer. Buyer shall be responsible for all fees for recordation of such documents.

4. Miscellaneous.

- (a) This Assignment and the applicable provisions of the Purchase Agreement and of the Other Agreements are intended by the parties as a final expression of their agreement in respect of the subject matter contained herein and are intended to be a complete and exclusive statement of the agreement and understanding of the parties hereto in respect of the subject matter contained herein. This Assignment and the applicable provisions of the Purchase Agreement and of the Other Agreements supersede all prior agreements and understandings between the parties with respect to such subject matter.
- (b) This Assignment may be assigned by the Buyer without restriction. Subject to the preceding sentence, this Assignment will be binding upon, inure to the benefit of and be enforceable by the parties hereto and their respective successors and permitted assigns.
- (c) The Laws of the State of Delaware (without reference to its principles of conflicts of law) shall govern the construction, interpretation and other matters arising out of or in connection with this Assignment, whether arising in contract, tort, equity or otherwise.
- (d) No failure or delay on the part of any party hereto in exercising any right, power or remedy hereunder will operate as a waiver thereof, nor will any single or partial exercise of any such right, power or remedy preclude any other or further exercise thereof or the exercise of any other right, power or remedy. Except as otherwise provided hereunder, the remedies provided for herein are cumulative and are not exclusive of any remedies that may be available to any party hereto, at law, in equity or otherwise.
- (e) Any amendment, supplement or modification of or to any provision of this Assignment, any waiver of any provision of this Assignment, and any consent to any departure by the parties hereto from the terms of any provision of this Assignment, will be effective (i) only if it is made or given in writing and signed by the parties hereto and (ii) only in the specific instance and for the specific purpose for which made or given.
- (f) The provisions of this Assignment will be deemed severable and the invalidity or unenforceability of any provision hereof will not affect the validity or enforceability of the other provisions hereof. Upon such determination that any provision is invalid, illegal or incapable of being enforced, such provision will be ineffective only to the extent of such invalidity, illegality or incapability, without invalidating the remainder of such provision or the remaining provisions of this Assignment.
- (g) This Assignment may be executed in any number of counterparts, and any party hereto may execute any such counterpart, each of which when executed and delivered shall be deemed to be an original and all of which counterparts taken together shall constitute but one and the same instrument. This Assignment shall become binding when one or more counterparts taken together shall have been executed and delivered by both of the parties. It shall not be necessary in making proof of this Assignment or any counterpart hereof to produce or account for any of the other counterparts. Counterparts may be executed and delivered by "wet" signatures or electronic marks, including facsimile, electronic mail (including pdf or any electronic signature complying with the federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission methods which include a copy of the sending party's signature(s), and any counterpart so executed and delivered shall be deemed to have been duly and validly executed and delivered and shall be valid and effective for all purposes.

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement effective as of the date first above written.

SELLER:

Schiller Grounds Care, Inc.

Wire) Merelman, Chief Executive Officer

BUYER:

Clark Equipment Company

By: Michael Ballweber, President

IN WITNESS WHEREOF, the parties have executed this Trademark Assignment Agreement effective as of the date first above written.

SELLER:
Schiller Grounds Care, Inc.

By:

Jeffrey E. Perelman, Chief Executive Officer

BUYER:
Clark Equipment Company

By: Michael Ballweber, President

 $\underline{Schedule\ 1}$ Assigned Trademark Registrations and Trademark Applications

Mark	Country	Reg. No.	Issue Date	App. No.	Filing Date	Renewal Due
BOB-CAT	U.S.	1,155,327	26-May-1981	23/220,821	25-Jun-1979	26-May-2021
LAWNAIRE	U.S.	1.077,261	15-Nov-1977	73/095,308	2-Aug-1976	15-Nov-2027
MATAWAY	U.S.	683,211	11-Aug-1959	72/049,691	15-Apr-1958	11-Aug-2029
REN-O-THIN	U.S.	1.042,138	29-Jun-1976	73/067.351	29-Oct-1975	29-Jun-2026
RENOVAIRE	U.S.	1,077,263	15-Nov-1977	73/095,310	2-Aug-1976	15-Nov-2027
RYAN	U.S.	2,822,807	16-Mar-2004	76/509,195	17-Apr-2003	16-Mar-2024
RYAN	Turkey	2013 23546	28-Nov-2016	2013/23546	13-Mar-2013	13-Mar-2023
RYAN	European Union	003384633	1-Apr-2005	003384633	3-Oct-2003	3-Oct-2023
RYAN	France	1467444	10-Nov-1988	928508	20-May-1988	20-May-2028
RYAN	Norway	223869	15-Jul-2004	200309224	3-Oct-2003	15-Jul-2024
RYAN	China	18036092	27-Sep-2017	18036092	10-Oct-2015	27-Sep-2027
RYAN and Design	U.S.	878.133	7-Oct-1969	72/281.491	29-Sep-1967	7-Oct-2029
SIEINER	U.S.	2,594,037	16-Jul- 2002	76/187,050	15-Dec-2000	<u>16-Jul- 2022</u>
STEINER	Canada	TMA593133	27-Oct-2003	1095414	9-Mar-2001	27-Oct-2033
TRACAIRE	U.S.	1,077,262	15-Nov-1977	73/095,309	2-Aug-1976	15-Nov-2027

Schedule 2

Unregistered (Common Law) Trademarks

Mark	Product		
PREDATOR-PRO™	Mower		
PROCATIM	Mower		
FASTCAT™	Mower		
XRZTM	Mower		
CRZ TM	Mower		
QUICKCAT™	Mower		
BOSS-VAC™	Vacuum attachment to collect lawn clippings		
AirFX TM	Cutting system		
TufDeck TM	Cutting system		
DuraDeck™	Cutting system		
Traction Max TM	Wheel traction system		
QUICK-HITCH™	Hitching system		
CRX TM	Mower		
ISORIDE™	Suspension seat and comfort system		
MOW WITH	Warranties		
CONFIDENCE™			
PREDPROTM	Mower		
ZRXTM	Mower		

Domain Names

bestzero turning mowers.com

bestzeroturnmower.com

bob-cat.asia

bob-cat.com

bob-cat.net

bob-cat.org

bob-catmowers.com

bob-catturf.com

bobcaterx.com

bobcaterz.com

bobcatlawn.com

bobcatmakeyoumove.com

bobcatmakeyourmove.com

bobcatmowerdealer.com

bobcatmowerdealers.com

bobcatquickcat.com

bobcatturf.au.com

bobcatturf.com

bobcatturf.mobi

fastcat.asia

fastcatpro.com

grassneversleep.com

grassneversleeps.com

mataway.com

mataway.net

mataway.org

morethanmow.com

mowwithbobcat.com

newzeroturnmower.com

ryan-aerator.com

ryan-aerator.net

ryan-aerator.org

ryan-aerators.com

ryan-aerators.net

ryan-aerators.org

ryanaerator.com

ryanaerator,net

ryanaerator.org

ryanaerators.com

ryanaerators.net

ryanaerators.org

ryanturf.au.com

ryanturf.com

ryanturf.mobi

ryanturfcare.com

sellbobcatmowers.com

steinerfarm.com

steinergolf.com

steinerowner.com

steinersnow.com

steinerturf.asia

steinerturf.com

topcatdealer.com

topcatdealers.com

turnmowers.com

zero-turn-mower.com

zeroturningmowers.com

RECORDED: 01/14/2020

zeroturningmowers.us

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