

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:

NEW ASSIGNMENT

NATURE OF CONVEYANCE:

LICENSE

CONVEYING PARTY DATA

Name	Execution Date
ATC Leasing Company LLC	12/07/2006

RECEIVING PARTY DATA

Name:	Active Truck Transport LLC
Street Address:	4314 39th Avenue
City:	Kenosha
State/Country:	WISCONSIN
Postal Code:	53144

Name:	Automotive Carrier Services Co. LLC
Street Address:	402 South Main Street, 7th Floor
City:	Joplin
State/Country:	MISSOURI
Postal Code:	64801

Name:	Unimark LLC
Street Address:	2900 Davis Boulevard, Suite 103
City:	Joplin
State/Country:	MISSOURI
Postal Code:	64801

PROPERTY NUMBERS Total: 10

Property Type	Number
Application Number:	09650207
Application Number:	10463397
Application Number:	11463390
Application Number:	11463407
Application Number:	11567295

PATENT

500195783

REEL: 018645 FRAME: 0516

CH \$400.00 09650207

Patent Number:	4949985
Patent Number:	5465813
Patent Number:	5722677
Patent Number:	6109642
Patent Number:	6120051

CORRESPONDENCE DATA

Fax Number: (815)654-5770

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 815-633-5300

Email: rockmail@reinhartlaw.com

Correspondent Name: Reinhart Boerner Van Deuren P.C.

Address Line 1: 2215 Perrygreen Way

Address Line 4: Rockford, ILLINOIS 61107

ATTORNEY DOCKET NUMBER:

013267-0086

NAME OF SUBMITTER:

David W. Okey, Regis. No. 42,959

Total Attachments: 18

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EXCLUSIVE LICENSE AGREEMENT

THIS EXCLUSIVE LICENSE AGREEMENT (the "Agreement") is made and entered into as of the effective date set forth on the signature page below, by and between ATC Leasing Company LLC ("ATC"), and Active Truck Transport LLC ("Active") and its subsidiary company or companies ("Licensee").

RECITALS

A. ATC is engaged in, among other things, the business of designing, manufacturing, marketing, and selling equipment and services used by and in connection with the car and truck transportation industry (the "Business");

B. ATC possesses numerous patents, patent applications, and equipment useful in the Business;

C. ATC and "Licensee" are sister companies and members of the JHT Holdings, Inc., family of companies; and

D. Licensee desires to obtain from ATC a license to make and use equipment owned by ATC and to use, sell, and offer to sell, services covered by one or more of the patents and patent applications owned by ATC and listed in Appendix A, ATC Patents and Patent Applications, and any other patents and applications acquired by ATC during the term of this agreement, pursuant to the terms and conditions of this Agreement, as set forth in Appendix B

AGREEMENTS

In consideration of the recitals and the mutual agreements herein contained, the parties hereto agree as follows:

1. License Grant.

ATC hereby irrevocably grants Licensee the exclusive right and license to make, use, sell and offer to sell, the products and services covered by one or more of the patents or applications owned by ATC and listed in Exhibit A, and any other patents and applications acquired by ATC during the term of this agreement, which is attached hereto (collectively, the "License"), for the term and in the field of use described in Appendix B, including the right to sue for past infringement. This grant is in exchange for good and valuable consideration, the sufficiency of which is hereby acknowledged. The term and field of use may be modified in writing from time to time by mutual assent of the parties.

2. License Fee.

In the event that Licensee uses equipment or performs a service covered by more than one patent or patent application listed in Appendix A, there shall be no additional charge. In the event that one or more of the pending patent applications is granted and is issued as a patent, there shall be no additional charge. There shall also be no additional charge under any additional patents or applications acquired by ATC during the term of this agreement.

3 Continued Patent Maintenance and Prosecution

ATC agrees that it will continue to pay maintenance fees and annuities for the issued patents listed in Appendix A during the term of this agreement. ATC warrants that it will continue reasonable efforts to prosecute the patent applications listed in Appendix A, and to continue to pay applicable annuities or maintenance fees for such applications during the term of this agreement.

4. Representations and Warrantees

(a) ATC hereby represents and warrants that, to ATC's best knowledge, the patents and patent applications listed in Appendix A are owned by ATC.

(b) Licensee hereby represents and warrants, that to the best of Licensee's knowledge: (i) Licensee has the right and ability to perform fully under the terms of this Agreement; (ii) Licensee has not executed, and will not execute, any assignments, licenses, employment agreements, non-competition agreements, grants of security interests, or other agreements that would limit in any way the effectiveness of this Agreement; and, (iii) Licensee shall not license, sublicense, sell or otherwise allow any third party that manufactures, uses, sells, or offers to sell, any materials or services used in connection with the car and truck transportation industry to use or reproduce the equipment and services licensed hereunder.

(c) ATC hereby further represents that, to ATC's best knowledge, the products and services which are the subject of this agreement do not infringe or misappropriate any proprietary rights of any third parties.

5. Patent Marking.

To the extent practicable, Licensee shall mark all licensed products and services used and sold by it under this Agreement and shall mark marketing material associated therewith with the number of the licensed patents in conformity with the provisions of the statutes relating to the marking of patented devices in any nation(s)

within the Licensed Territory where the Licensed Patent is subsisting and in which the particular Licensed products or services are expected to be sold.

6. Infringement of the Patents.

ATC and Licensee agree to promptly notify each other if they become aware of a probable infringement or misappropriation by a third party of any intellectual property right held by the other. ATC and Licensee further agree that Licensee has the sole right to take action against any third party that may be infringing the patents, including the right to sue for past infringement, or for misappropriating confidential information relating thereto, and that ATC agrees to join any such suits as the Assignee of the patent or patents in question. If Licensee, in its sole discretion, chooses to take such an action, the action shall be at Licensee's own expense and for its sole and exclusive benefit, subject to the reimbursement to Licensee of any reasonable out of pocket expenses incurred by Licensee at ATC's request in the course of the litigation.

7. Governing Law; Construction.

This Agreement shall be governed by and construed in accordance with the laws of the State of Wisconsin in the United States (regardless of such state's conflict of laws principles), and without reference to any rules of construction regarding the party responsible for drafting thereof.

8. Waiver.

The failure of any party to insist, in any one or more instances, upon performance of any of the terms or conditions of this Agreement, shall not be construed as a waiver or a relinquishment of any right granted hereunder for the future performance of any such term, covenant or condition.

9. Severability.

Whenever possible each provision and term of this Agreement shall be interpreted in a manner to be effective and valid but if any provision or term of this Agreement is held to be prohibited by applicable law or invalid, then such provision or term shall be ineffective only to the extent of such prohibition or invalidity, without invalidating or affecting in any manner whatsoever the remainder of such provision or term or the remaining provisions or terms of this Agreement.

10. Amendment.

This Agreement may be amended only by an agreement in writing signed by all of the parties hereto.

11. Benefit; Assignment.

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors, assigns and beneficiaries in interest; provided, however, that Licensee may not assign this Agreement without the prior written consent of ATC. This Agreement may be assigned by ATC at its sole discretion.

12. Integration.

This agreement, including Appendices A and B, sets forth the entire understanding of the parties hereto with respect to the subject matter of this Agreement and supersedes all prior agreements and understandings between the parties hereto relating to the subject matter of this agreement, with the exception of the consideration discussed in Paragraph 1 above.

13. Counterparts.

This Agreement may be executed in counterparts, each of which shall be deemed an original, but both of which, taken together, shall constitute one and the same instrument.

Effective Date: December 7, 2006

ACTIVE TRUCK TRANSPORT LLC.

BY Bruce Jackson
Its President

ATC LEASING COMPANY LLC.

BY Michael S. Hart
Its PRESIDENT

Exhibit A to EXCLUSIVE LICENSE AGREEMENT
between ATC and Licensee

ATC Patents and Patent Applications

Number of Patent or Patent Application	Title of Patent or Patent Application	Date of Application	Date of Issue of Patent (if applicable)	Expiration Date (if applicable)
4,949,985 (US)	Low Ride Saddle Mount	June 22, 1989	August 21, 1990	June 22, 2009
5,465,813 (US)	Brake Unit	October 28, 1994	November 14, 1995	September 16, 2013
5,722,677 (US)	Apparatus for the Transportation of Trucks	August 17, 1994	March 3, 1998	March 3, 2015
6,109,642 (US)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1998	August 29, 2000	October 1, 2018
2,345,793 (CA)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1999	---	---
227,826 (MX)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1999	May 16, 2005	October 1, 2019
09/650,207 (US)	Self-Lubricated King Pin and Saddle Assembly	August 29, 2000	---	---
6,120,051 (US)	Apparatus for the Transportation of Trucks	March 2, 1998	September 19, 2000 (TD applies)	January 19, 2013
10/463,397 (US)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	June 17, 2003	---	---
2,336,778 (CA)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	July 9, 1999	---	---
PA/A/2001/00245 (MX)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	July 9, 1999	---	---
11/463,390 (US)	Front Tow Extended Saddle	August 9, 2006	---	---
11/463,407 (US)	Reusable Light Bar	August 9, 2006	---	---
11/567,295	Low Profile Saddle Mount	December 6, 2006	---	---

EXHIBIT B to EXCLUSIVE LICENSE AGREEMENT

between ATC and _____

ATC's license to Licensee Active Truck Transport LLC shall be effective as of the date of the EXCLUSIVE LICENSE AGREEMENT to which this Exhibit is attached and shall be for the period and field of use (the Territory) shown below:

(a) The term of this license shall be for a period beginning on the effective date of the EXCLUSIVE LICENSE AGREEMENT and ending on December 31, 2009, and which shall be extendable in writing from time to time by mutual assent of the parties. The license shall be subject to termination by either ATC or Licensee if Licensee's contract to deliver trucks as defined by paragraph (b) below is terminated.

(b) The field of use (the "Territory") shall be the exclusive right to deliver trucks in classes 5-8 made by: all North American plants of PACCAR, Inc., for deliveries to Canada and the 48 contiguous states; all North American plants of General Motors Corp. for deliveries to the contiguous 48 states; the Freightliner plant at St. Thomas, Ontario, Canada, for Canadian deliveries, and for truck decking and loading services, but not delivery, for the 48 contiguous states; International Truck and Engine Corp.: the plant at Chatham, Ontario, Canada, for deliveries to Canada and to the 48 contiguous states; and the International plant in Springfield for deliveries to Canada.

ACTIVE TRUCK TRANSPORT LLC

BY Carol A. Vandike
Its Vice President

ATC LEASING COMPANY LLC.

BY Neil S. Hart
Its Assistant Secretary

EXCLUSIVE LICENSE AGREEMENT

THIS EXCLUSIVE LICENSE AGREEMENT (the "Agreement") is made and entered into as of the effective date set forth on the signature page below, by and between ATC Leasing Company LLC ("ATC"), and Automotive Carrier Services Co. LLC ("ACS") and its subsidiary company or companies ("Licensee").

RECITALS

A. ATC is engaged in, among other things, the business of designing, manufacturing, marketing, and selling equipment and services used by and in connection with the car and truck transportation industry (the "Business");

B. ATC possesses numerous patents, patent applications, and equipment useful in the Business;

C. ATC and "Licensee" are sister companies and members of the JHT Holdings, Inc., family of companies; and

D. Licensee desires to obtain from ATC a license to make and use equipment owned by ATC and to use, sell, and offer to sell, services covered by one or more of the patents and patent applications owned by ATC and listed in Appendix A, ATC Patents and Patent Applications, and any other patents and applications acquired by ATC during the term of this agreement, pursuant to the terms and conditions of this Agreement, as set forth in Appendix B.

AGREEMENTS

In consideration of the recitals and the mutual agreements herein contained, the parties hereto agree as follows:

1. License Grant.

ATC hereby irrevocably grants Licensee the exclusive right and license to make, use, sell and offer to sell, the products and services covered by one or more of the patents or applications owned by ATC and listed in Exhibit A, and any other patents and applications acquired by ATC during the term of this agreement, which is attached hereto (collectively, the "License"), for the term and in the field of use described in Appendix B, including the right to sue for past infringement. This grant is in exchange for good and valuable consideration, the sufficiency of which is hereby acknowledged. The term and field of use may be modified in writing from time to time by mutual assent of the parties.

2. License Fee.

In the event that Licensee uses equipment or performs a service covered by more than one patent or patent application listed in Appendix A, there shall be no additional charge. In the event that one or more of the pending patent applications is granted and is issued as a patent, there shall be no additional charge. There shall also be no additional charge under any additional patents or applications acquired by ATC during the term of this agreement.

3. Continued Patent Maintenance and Prosecution

ATC agrees that it will continue to pay maintenance fees and annuities for the issued patents listed in Appendix A during the term of this agreement. ATC warrants that it will continue reasonable efforts to prosecute the patent applications listed in Appendix A, and to continue to pay applicable annuities or maintenance fees for such applications during the term of this agreement.

4. Representations and Warranties.

(a) ATC hereby represents and warrants that, to ATC's best knowledge, the patents and patent applications listed in Appendix A are owned by ATC.

(b) Licensee hereby represents and warrants, that to the best of Licensee's knowledge: (i) Licensee has the right and ability to perform fully under the terms of this Agreement; (ii) Licensee has not executed, and will not execute, any assignments, licenses, employment agreements, non-competition agreements, grants of security interests, or other agreements that would limit in any way the effectiveness of this Agreement; and, (iii) Licensee shall not license, sublicense, sell or otherwise allow any third party that manufactures, uses, sells, or offers to sell, any materials or services used in connection with the car and truck transportation industry to use or reproduce the equipment and services licensed hereunder.

(c) ATC hereby further represents that, to ATC's best knowledge, the products and services which are the subject of this agreement do not infringe or misappropriate any proprietary rights of any third parties.

5. Patent Marking.

To the extent practicable, Licensee shall mark all licensed products and services used and sold by it under this Agreement and shall mark marketing material associated therewith with the number of the licensed patents in conformity with the provisions of the statutes relating to the marking of patented devices in any nation(s)

within the Licensed Territory where the Licensed Patent is subsisting and in which the particular Licensed products or services are expected to be sold.

6. Infringement of the Patents.

ATC and Licensee agree to promptly notify each other if they become aware of a probable infringement or misappropriation by a third party of any intellectual property right held by the other. ATC and Licensee further agree that Licensee has the sole right to take action against any third party that may be infringing the patents, including the right to sue for past infringement, or for misappropriating confidential information relating thereto, and that ATC agrees to join any such suits as the Assignee of the patent or patents in question. If Licensee, in its sole discretion, chooses to take such an action, the action shall be at Licensee's own expense and for its sole and exclusive benefit, subject to the reimbursement to Licensee of any reasonable out of pocket expenses incurred by Licensee at ATC's request in the course of the litigation.

7. Governing Law; Construction.

This Agreement shall be governed by and construed in accordance with the laws of the State of Wisconsin in the United States (regardless of such state's conflict of laws principles), and without reference to any rules of construction regarding the party responsible for drafting thereof.

8. Waiver.

The failure of any party to insist, in any one or more instances, upon performance of any of the terms or conditions of this Agreement, shall not be construed as a waiver or a relinquishment of any right granted hereunder for the future performance of any such term, covenant or condition.

9. Severability.

Whenever possible each provision and term of this Agreement shall be interpreted in a manner to be effective and valid but if any provision or term of this Agreement is held to be prohibited by applicable law or invalid, then such provision or term shall be ineffective only to the extent of such prohibition or invalidity, without invalidating or affecting in any manner whatsoever the remainder of such provision or term or the remaining provisions or terms of this Agreement.

10. Amendment.

This Agreement may be amended only by an agreement in writing signed by all of the parties hereto.

11. Benefit; Assignment.

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors, assigns and beneficiaries in interest; provided, however, that Licensee may not assign this Agreement without the prior written consent of ATC. This Agreement may be assigned by ATC at its sole discretion.

12. Integration.

This agreement, including Appendices A and B, sets forth the entire understanding of the parties hereto with respect to the subject matter of this Agreement and supersedes all prior agreements and understandings between the parties hereto relating to the subject matter of this agreement, with the exception of the consideration discussed in Paragraph 1 above.

13. Counterparts.

This Agreement may be executed in counterparts, each of which shall be deemed an original, but both of which, taken together, shall constitute one and the same instrument.

Effective Date: December 7, 2006

AUTOMOTIVE CARRIER SERVICES
CO. LLC.

BY Michelle Lee
Its ~~SECRETARY~~ ASSISTANT SECRETARY

ATC LEASING COMPANY LLC.

BY Russell J. Hachbach
Its Treasurer & Secretary

Exhibit A to EXCLUSIVE LICENSE AGREEMENT
between ATC and Licensee

ATC Patents and Patent Applications

Number of Patent or Patent Application	Title of Patent or Patent Application	Date of Application	Date of Issue of Patent (if applicable)	Expiration Date (if applicable)
4,949,985 (US)	Low Ride Saddle Mount	June 22, 1989	August 21, 1990	June 22, 2009
5,465,813 (US)	Brake Unit	October 28, 1994	November 14, 1995	September 16, 2013
5,722,677 (US)	Apparatus for the Transportation of Trucks	August 17, 1994	March 3, 1998	March 3, 2015
6,109,642 (US)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1998	August 29, 2000	October 1, 2018
2,345,793 (CA)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1999	---	---
227,826 (MX)	Self-Lubricated King Pin and Saddle Assembly	October 1, 1999	May 16, 2005	October 1, 2019
09/650,207 (US)	Self-Lubricated King Pin and Saddle Assembly	August 29, 2000	---	---
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PA/A/2001/00245 (MX)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	July 9, 1999	---	---
11/463,390 (US)	Front Tow Extended Saddle	August 9, 2006	---	---
11/463,407 (US)	Reusable Light Bar	August 9, 2006	---	---
11/567,295	Low Profile Saddle Mount	December 6, 2006	---	---

EXHIBIT B to EXCLUSIVE LICENSE AGREEMENT

between ATC and _____

ATC's license to Licensee Automotive Carrier Services Company LLC shall be effective as of the date of the EXCLUSIVE LICENSE AGREEMENT to which this Exhibit is attached and shall be for the period and field of use (the Territory) shown below:

(a) The term of this license shall be for a period beginning on the effective date of the EXCLUSIVE LICENSE AGREEMENT and ending on December 31, 2009, and which shall be extendable in writing from time to time by mutual assent of the parties. The license shall be subject to termination by either ATC or Licensee if Licensee's contract to deliver trucks as defined by paragraph (b) below is terminated.

(b) The field of use (the "Territory") shall be the exclusive right to deliver trucks in classes 5-8 made by: Freightliner: all plants for deliveries to the contiguous 48 states and to Canada, except deliveries to the 48 states only for the plant at St. Thomas, Ontario, Canada; all North American plants of Volvo Logistics/Mack Truck, for deliveries to the contiguous 48 states and Canada; International Truck and Engine Corp.: the International plant in Springfield for deliveries to the 48 contiguous states; the International plant at Laredo for deliveries to Canada and to the 48 contiguous states; and the International plant in Garland, Texas, for deliveries to Canada and to the contiguous 48 states.

AUTOMOTIVE CARRIER SERVICES
CO LLC

BY Mill Stet
Its Assistant Secretary

ATC LEASING COMPANY LLC.

BY Donald H. Harboch
Its General Secretary

EXCLUSIVE LICENSE AGREEMENT

THIS EXCLUSIVE LICENSE AGREEMENT (the "Agreement") is made and entered into as of the effective date set forth on the signature page below, by and between ATC Leasing Company LLC ("ATC"), and Unimark LLC ("Unimark") and its subsidiary company or companies ("Licensee").

RECITALS

A. ATC is engaged in, among other things, the business of designing, manufacturing, marketing, and selling equipment and services used by and in connection with the car and truck transportation industry (the "Business");

B. ATC possesses numerous patents, patent applications, and equipment useful in the Business;

C. ATC and "Licensee" are sister companies and members of the JHT Holdings, Inc., family of companies; and

D. Licensee desires to obtain from ATC a license to make and use equipment owned by ATC and to use, sell, and offer to sell, services covered by one or more of the patents and patent applications owned by ATC and listed in Appendix A, ATC Patents and Patent Applications, and any other patents and applications acquired by ATC during the term of this agreement, pursuant to the terms and conditions of this Agreement, as set forth in Appendix B.

AGREEMENTS

In consideration of the recitals and the mutual agreements herein contained, the parties hereto agree as follows:

1. License Grant.

ATC hereby irrevocably grants Licensee the exclusive right and license to make, use, sell and offer to sell, the products and services covered by one or more of the patents or applications owned by ATC and listed in Exhibit A, and any other patents and applications acquired by ATC during the term of this agreement, which is attached hereto (collectively, the "License"), for the term and in the field of use described in Appendix B, including the right to sue for past infringement. This grant is in exchange for good and valuable consideration, the sufficiency of which is hereby acknowledged. The term and field of use may be modified in writing from time to time by mutual assent of the parties.

2. License Fee.

In the event that Licensee uses equipment or performs a service covered by more than one patent or patent application listed in Appendix A, there shall be no additional charge. In the event that one or more of the pending patent applications is granted and is issued as a patent, there shall be no additional charge. There shall also be no additional charge under any additional patents or applications acquired by ATC during the term of this agreement.

3. Continued Patent Maintenance and Prosecution

ATC agrees that it will continue to pay maintenance fees and annuities for the issued patents listed in Appendix A during the term of this agreement. ATC warrants that it will continue reasonable efforts to prosecute the patent applications listed in Appendix A, and to continue to pay applicable annuities or maintenance fees for such applications during the term of this agreement.

4. Representations and Warranties.

(a) ATC hereby represents and warrants that, to ATC's best knowledge, the patents and patent applications listed in Appendix A are owned by ATC.

(b) Licensee hereby represents and warrants, that to the best of Licensee's knowledge: (i) Licensee has the right and ability to perform fully under the terms of this Agreement; (ii) Licensee has not executed, and will not execute, any assignments, licenses, employment agreements, non-competition agreements, grants of security interests, or other agreements that would limit in any way the effectiveness of this Agreement; and, (iii) Licensee shall not license, sublicense, sell or otherwise allow any third party that manufactures, uses, sells, or offers to sell, any materials or services used in connection with the car and truck transportation industry to use or reproduce the equipment and services licensed hereunder.

(c) ATC hereby further represents that, to ATC's best knowledge, the products and services which are the subject of this agreement do not infringe or misappropriate any proprietary rights of any third parties.

5. Patent Marking.

To the extent practicable, Licensee shall mark all licensed products and services used and sold by it under this Agreement and shall mark marketing material associated therewith with the number of the licensed patents in conformity with the provisions of the statutes relating to the marking of patented devices in any nation(s)

within the Licensed Territory where the Licensed Patent is subsisting and in which the particular Licensed products or services are expected to be sold.

6. Infringement of the Patents.

ATC and Licensee agree to promptly notify each other if they become aware of a probable infringement or misappropriation by a third party of any intellectual property right held by the other. ATC and Licensee further agree that Licensee has the sole right to take action against any third party that may be infringing the patents, including the right to sue for past infringement, or for misappropriating confidential information relating thereto, and that ATC agrees to join any such suits as the Assignee of the patent or patents in question. If Licensee, in its sole discretion, chooses to take such an action, the action shall be at Licensee's own expense and for its sole and exclusive benefit, subject to the reimbursement to Licensee of any reasonable out of pocket expenses incurred by Licensee at ATC's request in the course of the litigation.

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13. Counterparts.

This Agreement may be executed in counterparts, each of which shall be deemed an original, but both of which, taken together, shall constitute one and the same instrument.

Effective Date: December 7, 2006

UNIMARK LLC.

BY Michelle St. John
Its ASSISTANT SECRETARY

ATC LEASING COMPANY LLC.

BY Russell Harbach
Its Treasurer + Secretary

Exhibit A to EXCLUSIVE LICENSE AGREEMENT
between ATC and Licensee

ATC Patents and Patent Applications

Number of Patent or Patent Application	Title of Patent or Patent Application	Date of Application	Date of Issue of Patent (if applicable)	Expiration Date (if applicable)
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2,336,778 (CA)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	July 9, 1999	---	---
PA/A/2001/00245 (MX)	Trailer Apparatus and Assy. for Trans. of Wheeled Vehs.	July 9, 1999	---	---
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EXHIBIT B to EXCLUSIVE LICENSE AGREEMENT

between ATC and _____

ATC's license to Licensee Unimark LLC shall be effective as of the date of the EXCLUSIVE LICENSE AGREEMENT to which this Exhibit is attached and shall be for the period and field of use (the Territory) shown below:

(a) The term of this license shall be for a period beginning on the effective date of the EXCLUSIVE LICENSE AGREEMENT and ending on December 31, 2009, and which shall be extendable in writing from time to time by mutual assent of the parties. The license shall be subject to termination by either ATC or Licensee if Licensee's contract to deliver trucks as defined by paragraph (b) below is terminated.

(b) The field of use (the "Territory") shall be the exclusive right to deliver trucks in classes 5-8 made by: all North American plants of Vascor Limited, for deliveries to Canada and the 48 contiguous states; all North American plants of Autocar Truck, for deliveries to the 48 contiguous states and Canada; and Hino trucks, for deliveries the 48 contiguous states.

UNIMARK LLC

BY Mel S. Test
Its Assistant Secretary

ATC LEASING COMPANY LLC.

BY Russell Hoffbach
Its Treasurer Secretary