Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT			
NATURE OF CONVE	YANCE: SECURITY AGREEMENT			
CONVEYING PARTY	ONVEYING PARTY DATA			
	Name		Execution Date	
Tower Automotive O	perations USA I, LLC		07/31/2007	
RECEIVING PARTY I	ΟΑΤΑ			
Name:	JPMorgan Cha	se Bank, N.A. as Administrative Agent for	the Revolving Lenders	
Street Address:	270 Park Avenu	ue		
City:	New York			
State/Country:	NEW YORK			
j -	10017			
Postal Code:				
Postal Code: PROPERTY NUMBEI Property T	RS Total: 10	Number		
Postal Code: PROPERTY NUMBEI	RS Total: 10	Number 053391		
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CORRESPONDENCE DATA

Fax Number:(202)756-9299Correspondence will be sent via US Mail when the fax attempt is unsuccessful.Phone:8002210770Email:matthew.mayer@thomson.com

PATENT REEL: 019690 FRAME: 0802

500335100

Correspondent Name: Address Line 1: Address Line 2: Address Line 4:	Corporation Se 1133 Avenue o Suite 3100 New York, NEV	f the Americas
ATTORNEY DOCKET NUM	IBER:	CSC # 047328
NAME OF SUBMITTER:		Matthew Mayer
Total Attachments: 7 source=tower_JP_revlv_pat source=tower_JP_revlv_pat source=tower_JP_revlv_pat source=tower_JP_revlv_pat source=tower_JP_revlv_pat source=tower_JP_revlv_pat	10#page3.tif 10#page4.tif 10#page5.tif 10#page6.tif 10#page7.tif	

PATENT SECURITY AGREEMENT

WHEREAS, Tower Automotive Operations USA I, LLC, a Delaware limited liability company (herein referred to as the "Lien Grantor") owns, or in the case of licenses is a party to, the Patent Collateral (as defined below);

WHEREAS, Tower Automotive Holdings USA, LLC (the "**Borrower**"), Tower Automotive, LLC, Tower Automotive Holdings I, LLC, Tower Automotive Holdings II(a), LLC, Tower Automotive Holdings II(b), LLC, the Subsidiary Guarantors and Lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent, are parties to a Revolving Credit and Guaranty Agreement dated as of July 31, 2007 (as amended from time to time, the "**Credit Agreement**"); and

WHEREAS, pursuant to (i) a First Lien Revolving Credit Facility Security Agreement dated as of July 31, 2007 (as amended and/or supplemented from time to time, the "Security Agreement") among the Borrower, the Guarantors party thereto and JPMorgan Chase Bank, N.A., as agent for the Secured Parties referred to therein (in such capacity, together with its successors in such capacity, the "Grantee"), and (ii) certain other Loan Documents (as defined in the Credit Agreement) (including this Copyright Security Agreement), the Lien Grantor has guaranteed certain obligations of the Borrower and secured such guarantee (the "Lien Grantor's Transaction Guarantee") by granting to the Grantee for the benefit of such Secured Parties a continuing security interest in personal property of the Lien Grantor, including all right, title and interest of the Lien Grantor in, to and under the Patent Collateral (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Lien Grantor grants to the Grantee, to secure the Lien Grantor's Transaction Guarantee, a continuing security interest in all of the Lien Grantor's right, title and interest in, to and under the following (all of the following items or types of property being herein collectively referred to as the "**Patent Collateral**"), whether now owned or existing or hereafter acquired or arising:

(i) each Patent (as defined in the Security Agreement) owned by the Lien Grantor, including, without limitation, each Patent referred to in Schedule 1 hereto;

(ii) each Patent License (as defined in the Security Agreement) to which the Lien Grantor is a party, including, without limitation, each Patent License identified in Schedule 1 hereto; and

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(iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Lien Grantor against third parties for past, present or future infringement of any Patent owned by the Lien Grantor (including, without limitation, any Patent identified in Schedule 1 hereto) and all rights and benefits of the Lien Grantor under any Patent License (including, without limitation, any Patent License identified in Schedule 1 hereto).

The Lien Grantor irrevocably constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of the Lien Grantor or in the Grantee's name, from time to time, in the Grantee's discretion, so long as any Event of Default shall have occurred and be continuing, to take with respect to the Patent Collateral any and all appropriate action which the Lien Grantor might take with respect to the Patent Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Patent Security Agreement and to accomplish the purposes hereof.

Except to the extent expressly permitted in the Security Agreement or the Credit Agreement, the Lien Grantor agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the Patent Collateral.

The foregoing security interest is granted in conjunction with the security interests granted by the Lien Grantor to the Grantee pursuant to the Security Agreement. The Lien Grantor acknowledges and affirms that the rights and remedies of the Grantee with respect to the security interest in the Patent Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

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IN WITNESS WHEREOF, the Lien Grantor has caused this Patent Security Agreement to be duly executed by its officer thereunto duly authorized as of the 31 day of 2007.

3

TOWER AUTOMOTIVE OPERATIONS USA I, LL By: Name: Dev B. Kapadia Title: President

Acknowledged:

JPMORGAN CHASE BANK, N.A., as Administrative Agent

By:

Name: Title:

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IN WITNESS WHEREOF, th	e Lien Grantor has caused this Patent
Security Agreement to be duly execut	ted by its officer thereunto duly authorized
as of the <u>31</u> day of <u>July</u> ,	ted by its officer thereunto duly authorized 2007
	TOWER AUTOMOTIVE OPERATIONS
	USA I, LLC

By:

3

Name: Title:

Acknowledged:

JPMORGAN CHASE BANK, N.A., as Administrative Agent

By:

Name: Title:

RICHARD W. DUKER MANAGING DIRECTOR

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STATE OF <u>New York</u>)	
COUNTY OF) ss.:)	
I, <u>Aunche Ke</u> the State aforesaid, DO HERE	ارم الع Notary Public i BY CERTIFY, that Dev	in and for said County, in B. Kapadia
President of TOWER	AUTOMOTIVE OPER	ATIONS USA I, LLC (the
"Company"), personally know		
subscribed to the foregoing inst	trument as such	, appeared
before me this day in person an	id acknowledged that (s)	he signed, executed and
delivered the said instrument as	s her/his own free and ve	oluntary act and as the free
and voluntary act of said Comp	pany, for the uses and pu	rposes therein set forth
being duly authorized so to do.		

GIVEN under my hand and Notarial Seal this $\frac{26}{2}$ day of $\frac{1}{2}$ 7

[Seal] 10

Signature of notary public My Commission expires _____

.

FRANCINE KOLIOPOULOS Notary Public, State of New York No. 01-KO6116689 Qualified in Queens County Commission Expires October 4,

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Schedule 1	to Patent	Agreement
		Security .

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TOWER AUTOMOTIVE OPERATIONS USA I, LLC

PATENTS AND DESIGN PATENTS

Country	Title	Patent No.	Issued	Expiration
SU	Friction Stir Welding Tool	6,053,391	4/25/2000	5/14/2018
SU	Apparatus and Method for Joining Sheet Metal Layers	6,052,887	4/25/2000	9/15/2017
SU	Tailored Solutionizing of Aluminum Sheets	6,679,417	1/20/2004	6/7/2021
SU	Gauge for Monitoring the Dimensions of a Structural Member	4,805,309	2/21/1989	2/1/2008
SU	Multi-Piece Siderail for Medium and Heavy Trucks	6,299,210	10/9/2001	8/2/2018
SU	Multi-Piece Extruded Link Arm	6,619,533	9/16/2003	9/22/2020
SU	Method and Apparatus for the Manufacturing of Structural Members	6,626,351	9/30/2003	5/4/2021
SU	Pre-Assembly Attachment System for a Box-Section Frame Member and Method of Assembling	5,442,885	8/22/1995	4/15/2014
SU	Rear Suspension with Aligned Coil Springs and Twist Beam Axle	5,409,254	4/25/1995	12/3/2013

C3378/197

S-1-1

Filed	2/17/2004	
Application/ Publication No.	10/781,135	
Title	Hollow Molded Part with Closed Cross-Section and a Reinforcement	PATENT LICENSES
Country	SU	

PATENT APPLICATIONS

Date of Agreement **Parties Licensor/Licensee** Name of Agreement

Subject Matter

None.