TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Exide Technologies		06/13/2013	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A., as Agent
Street Address:	10 S. Dearborn
Internal Address:	7th Floor, Mail Code: IL1-1145
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	Bank: OHIO

PROPERTY NUMBERS Total: 73

Property Type	Number	Word Mark
Registration Number:	1333053	ABSOLYTE
Registration Number:	1788007	AMERICAN
Registration Number:	1284099	CLASSIC
Registration Number:	2108929	CUTTING EDGE
Registration Number:	3874405	DRIVER'S EDGE
Registration Number:	3652756	E ELEMENT ECO-FRIENDLY · EFFICIENT · ENE
Registration Number:	3758464	E FORCE
Registration Number:	2234170	E-3600
Registration Number:	3763736	EFORCE
Registration Number:	3304645	ELEMENT
Registration Number:	3181697	EXHP
Registration Number:	2881288	EXIDE
Registration Number:	986811	EXIDE
		TPADEMARK

REEL: 005046 FRAME: 0432

TRADEMARK

Registration Number:	1658819	EXIDE
Registration Number:	1545246	EXIDE
Registration Number:	4238762	EXIDE EDGE
Serial Number:	85387394	EXIDE MOMENTUM
Registration Number:	3779011	EXIDE POWER CENTRAL
Registration Number:	2375439	EXIDE SELECT ORBITAL
Registration Number:	2940639	EXIDE TECHNOLOGIES
Serial Number:	85387989	EXIDE VORTEX
Registration Number:	2241947	FULL TIMER
Registration Number:	2077349	GNB
Registration Number:	2249173	GNB
Registration Number:	3685770	GNB FLOODED CLASSIC
Registration Number:	1684822	HEAT GUARD
Registration Number:	1978748	HIBERNATOR
Registration Number:	2972943	LIBERATOR
Registration Number:	2643080	MARATHON
Registration Number:	2091137	MEDALIST
Registration Number:	3008220	MEGA CELL
Registration Number:	3307733	MEGA CYCLE
Registration Number:	3334368	MEGACYCLE
Registration Number:	242106	NATIONAL
Registration Number:	1696840	NAUTILUS
Registration Number:	1937409	NAUTILUS
Registration Number:	3998608	ONYX
Registration Number:	3078138	ORBITAL
Registration Number:	3119585	ORBITAL
Serial Number:	85489888	PACE
Registration Number:	1577361	PACIFIC CHLORIDE
Registration Number:	1305805	PC-31
Registration Number:	2224735	PERFORMANCE EDGE
Registration Number:	892372	POWER BREED
Registration Number:	1867485	POWER LITE
Registration Number:	2975487	POWERFIT
Registration Number:	2859692	PX-31
Registration Number:	3174544	RELAY GEL
<u> </u>	1	TRADEMARK

	1730831	ROAD FORCE
Registration Number:	1032878	ROUGHNECK
Registration Number:	1702462	SCORCHER
Registration Number:	2132484	SELECT
Registration Number:	3967481	SELECT PERFORMANCE
Registration Number:	2126324	SPRINTER
Registration Number:	2270995	STABL-LOK
Registration Number:	3819658	START POSITIVE. STAY POSITIVE.
Registration Number:	4243313	STARTS LIKE NEW. STAYS LIKE NEW LONGER.
Registration Number:	1377978	STOWAWAY
Registration Number:	1759116	SUBZERO
Registration Number:	1898611	SUNLYTE
Registration Number:	1439833	SUPER CRANK
Registration Number:	3367053	SUPERCRANK XTRA
Registration Number:	623357	SURE START
Serial Number:	85474341	SURELIFE
Registration Number:	4094049	TEST YOUR BATTERY BEFORE IT TESTS YOU!
Registration Number:	2915805	TITAN
Registration Number:	1885558	TRAILBLAZER
Registration Number:	3580365	TUBULAR-HP HIGH PERFORMANCE
Registration Number:	569697	ULTRA START
Serial Number:	85180432	VORTEX
Registration Number:	600285	WEATHERMASTER
Registration Number:	502333	WILLARD
Registration Number:	2776540	X

CORRESPONDENCE DATA

Fax Number: 8004947512

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 2023704761

Email: tfahey@nationalcorp.com

Correspondent Name: Thomas Fahey

Address Line 1: 1025 Vermont Avenue NW, Suite 1130 Address Line 2: National Corporate Research, Ltd.

Address Line 4: Washington, DISTRICT OF COLUMBIA 20005

ATTORNEY DOCKET NUMBER: F145131

TRADEMARK

REEL: 005046 FRAME: 0434

	Rick Harrison
Signature:	/Rick Harrison/
Date:	06/14/2013
Total Attachments: 9 source=Trademark.form.to.ncr#page2.tif source=Trademark.form.to.ncr#page3.tif source=Trademark.form.to.ncr#page4.tif source=Trademark.form.to.ncr#page5.tif source=Trademark.form.to.ncr#page6.tif source=Trademark.form.to.ncr#page7.tif source=Trademark.form.to.ncr#page8.tif source=Trademark.form.to.ncr#page9.tif source=Trademark.form.to.ncr#page10.tif	

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this 13th day of June, 2013, by and among the Grantors listed on the signature pages hereof (each, a "<u>Grantor</u>", and collectively, jointly and severally, the "<u>Grantors</u>"), and JPMorgan Chase Bank, N.A., in its capacity as agent for the Secured Parties (in such capacity, together with its successors and assigns in such capacity, "<u>Agent</u>").

WITNESSETH:

WHEREAS, pursuant to that certain Superpriority Debtor-in-Possession Credit Agreement dated of as June 9, 2013 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement") by and among Exide Technologies, a Delaware corporation, a debtor and a debtor-in-possession in a case under Chapter 11 of the Bankruptcy Code (the "Company"), Exide Global Holding Netherlands C.V., a limited partnership organized under the laws of the Netherlands (the "Foreign Borrower" and, together with the Company, collectively, the "Borrowers" and each, a "Borrower"), the lenders party thereto from time to time (such lenders, together with their respective successors and permitted assigns in such capacity, each, individually, a "Lender" and, collectively, the "Lenders") and Agent, the Lenders have agreed to make certain financial accommodations available to the Borrowers from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the Lenders are willing to make the financial accommodations to the Borrowers as provided for in the Credit Agreement, but only upon the condition, among others, that the Grantors shall have executed and delivered to Agent, for the benefit of the Secured Parties, that certain US Security Agreement, dated as of June 13, 2013 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"), among the Grantors and Agent; and

WHEREAS, pursuant to the Security Agreement, the Grantors are required to execute and deliver to Agent, for the benefit of the Secured Parties, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each of the Secured Parties, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "<u>Security Interest</u>") in all of such Grantor's right, title, and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "<u>Trademark Collateral</u>"):

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- (a) any and all of such Grantor's trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks, service mark applications, logos and other source or business identifiers, including:
 - (i) the trade names, registered trademarks, trademark applications, registered service marks and service mark applications listed on <u>Schedule I</u> hereto;
 - (ii) all renewals thereof;
 - (iii) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof;
 - (iv) the right to sue for past, present and future infringements, misappropriations, violations, and dilutions thereof;
 - (v) the goodwill of such Grantor's business symbolized by the foregoing or connected therewith; and
 - (vi) all of such Grantor's rights corresponding thereto throughout the world; and
 - (b) all Proceeds of each of the foregoing.

Notwithstanding anything to the contrary contained in clauses (a) and (b) above, the Security Interest shall not extend to (A) any United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law (provided that upon submission and acceptance by the PTO of an amendment to allege use pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be considered Trademark Collateral) or (B) any other Excluded Asset.

- 3. <u>SECURITY FOR SECURED OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by the Grantors, or any of them, to Agent and the other Secured Parties, or any of them, but for the fact that they are unenforceable or not allowable (in whole or in part) as a claim in an Insolvency Proceeding involving any Grantor due to the existence of such Insolvency Proceeding.
- 4. <u>SECURITY AGREEMENT AND FINANCING ORDERS</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Secured Parties, pursuant to the Security Agreement and the Financing Orders. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral

made and granted hereby are more fully set forth in the Security Agreement and the Financing Orders, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement or the Financing Orders, the Security Agreement and the Financing Orders shall control.

- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Without limiting the Grantors' obligations under this Section, each Grantor hereby authorizes Agent to unilaterally modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 6. <u>TERMINATION</u>. Upon payment in full of the Obligations in accordance with the provisions of the Credit Agreement and the expiration or termination of the Commitments, the Security Interest granted hereby shall terminate and all rights to the Trademark Collateral shall revert to the Grantors or any other Person entitled thereto. At such time, Agent will authorize the filing of appropriate termination statements to terminate such Security Interests.
- 7. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.
- 8. LOAN DOCUMENT. This Trademark Security Agreement is a Loan Document.

9. **GOVERNING LAW.**

- (a) THE VALIDITY OF THIS TRADEMARK SECURITY AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK AND (TO THE EXTENT APPLICABLE) THE BANKRUPTCY CODE.
- (b) EACH GRANTOR IRREVOCABLY AND UNCONDITIONALLY AGREES THAT IT WILL NOT COMMENCE ANY ACTION, LITIGATION OR

PROCEEDING OF ANY KIND OR DESCRIPTION, WHETHER IN LAW OR EQUITY, WHETHER IN CONTRACT OR TORT OR OTHERWISE, AGAINST THE AGENT OR ANY LENDER OF ANY OF THE FOREGOING, IN ANY WAY RELATING TO THIS TRADEMARK SECURITY AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS RELATING HERETO OR THERETO, IN A FORUM OTHER THAN THE BANKRUPTCY COURT (OR, IF THE BANKRUPTCY COURT DOES NOT HAVE (OR ABSTAINS FROM) JURISDICTION, THE COURTS OF THE STATE OF NEW YORK SITTING IN NEW YORK COUNTY, AND OF THE UNITED STATES DISTRICT COURT OF THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY SUBMITS JURISDICTION OF SUCH COURTS AND AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION, LITIGATION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT; PROVIDED, HOWEVER, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT AGENT'S OPTION, IN THE COURTS WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. THE AGENT AND EACH GRANTOR WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 9(b).

(c) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE COMPANY AND EACH MEMBER OF THE LENDER GROUP HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF ANY OF THE LOAN DOCUMENTS OR ANY OF THE TRANSACTIONS CONTEMPLATED THEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS. THE COMPANY AND EACH MEMBER OF THE LENDER GROUP REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS TRADEMARK SECURITY AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the undersigned has duly executed this US Trademark Security Agreement as of the date first above written.

EXIDE TECHNOLOGIES,

as debtor and debtor-in-possession

Name: Phillip Damaska

Title: Executive Vice President and Chief Financial

Officer

[US Trademark Security Agreement Signature Page]

ACCEPTED AND ACKNOWLEDGED:

JPMORGAN CHASE BANK, N.A.,

as Agent

By:

Name: Charles K. Holmes Title: Executive Director

Schedule I

United States Trademarks

MARK	OWNER	APP. NO.	DATE FILED	REG. NO.	REG. DATE	STATUS
ABSOLYTE	Exide Technologies	73490910	20-Jul-1984	1333053	30-Apr-1985	Registered
AMERICAN	Exide Technologies	74343366	28-Dec-1992	1788007	17-Aug-1993	Registered
CLASSIC	Exide Technologies	73385910	16-Sep-1982	1284099	3-Jul-1984	Registered
	Exide Technologies	75181072	15-Oct-1996	2108929	28-Oct-1997	Registered
DRIVER'S EDGE	Exide Technologies	77772928	1-Jul-2009	3874405	9-Nov-2010	Registered
E ELEMENT ECO- FRIENDLY EFFICIENT ENERGY (Stylized)	Exide Technologies	78960289	25-Aug-2006	3652756	7-Jul-2009	Registered
E FORCE (Design)	Exide Technologies	77508373	25-Jun-2008	3758464	9-Mar-2010	Registered
E-3600	Exide Technologies	75445013	5-Mar-1998	2234170	23-Mar-1999	Registered
	Exide Technologies	77258373	17-Aug-2007	3763736	23-Mar-2010	Registered
ELEMENT	Exide Technologies	78904602	9-Jun-2006	3304645	2-Oct-2007	Registered
ЕХНР	Exide Technologies	78516086	12-Nov-2004	3181697	5-Dec-2006	Instructed to Abandon
EXIDE	Exide Technologies	76560885	19-Nov-2003	2881288	7-Sep-2004	Registered
EXIDE	Exide Technologies	72419337	24-Mar-1972	986811	25-Jun-1974	Registered
	Exide Technologies	74026356	6-Feb-1990	1658819	1-Oct-1991	Registered
EXIDE & Design	Exide Technologies	73761499	2-Nov-1988	1545246	27-Jun-1989	Registered
EXIDE EDGE	Exide Technologies	85387348	2-Aug-2011	4238762	6-Nov-2012	Registered
EXIDE MOMENTUM	Exide Technologies	85387394	2-Aug-2011			Pending
EXIDE POWER CENTRAL Exide Technologies & Design	Exide Technologies	77604553	30-Oct-2008	3779011	20-Apr-2010	Registered
EXIDE SELECT ORBITAL	Exide Technologies	75822366	14-Oct-1999	2375439	8-Aug-2000	Registered
EXIDE TECHNOLOGIES	Exide Technologies	76977172	16-Oct-2000	2940639	12-Apr-2005	Registered
EXIDE VORTEX	Exide Technologies	85387989	3-Aug-2011			Pending
FULL TIMER	Exide Technologies	75303978	5-Jun-1997	2241947	27-Apr-1999	Registered
GNB	Exide Technologies	75117744	12-Jun-1996	2077349	8-Jul-1997	Registered
GNB & DESIGN	Exide Technologies	75415191	8-Jan-1998	2249173	1-Jun-1999	Registered
GNB FLOODED CLASSIC	Exide Technologies	77684575	5-Mar-2009	3685770	22-Sep-2009	Registered
HEAT GUARD	Exide Technologies	74082484	27-Jul-1990	1684822	28-Apr-1992	Instructed to Abandon

HIBERNATOR	Exide Technologies	74482953	25-Jan-1994	1978748	4-Jun-1996	Registered
JIBERATOR	Exide Technologies	78199962	3-Jan-2003	2972943	19-Jul-2005	Registered
MARATHON	Exide Technologies	75143077	30-Jul-1996	2643080	29-Oct-2002	Registered
MEDALIST	Exide Technologies	75153089	20-Aug-1996	2091137	26-Aug-1997	Registered
MEGA CELL	Exide Technologies	76552347	17-Oct-2003	3008220	25-Oct-2005	Registered
MEGA CYCLE	Exide Technologies	76534382	1-Aug-2003	3307733	9-Oct-2007	Registered
MEGACYCLE	Exide Technologies	77168164	27-Apr-2007	3334368	13-Nov-2007	Registered
NATIONAL	Exide Technologies	71196471	2-May-1924	242106	15-May-1928	Registered
NAUTILUS	Exide Technologies	74095058	10-Sep-1990	1696840	23-Jun-1992	Registered
NAUTILUS	Exide Technologies	74114325	13-Nov-1990	1937409	21-Nov-1995	Registered
ONYX	Exide Technologies	77680206	27-Feb-2009	3098668	19-Jul-2011	Registered
ORBITAL	Exide Technologies	76583915	29-Mar-2004	3078138	11-Apr-2006	Registered
ORBITAL & Design	Exide Technologies	78565701	11-Feb-2005	3119585	25-Jul-2006	Registered
PACE	Exide Technologies	85489888	12-Oct-2011			Pending
PACIFIC CHLORIDE AND DESIGN	Exide Technologies	73692685	30-Oct-1987	1577361	16-Jan-1990	Registered
PC-31	Exide Technologies	73455589	5-Dec-1983	1305805	20-Nov-1984	Registered
PERFORMANCE EDGE	Exide Technologies	75263238	25-Mar-1997	2224735	16-Feb-1999	Registered
POWER BREED	Exide Technologies	72334579	6-Aug-1969	892372	9-Jun-1970	Registered
POWER LITE	Exide Technologies	74289600	25-Jun-1992	1867485	13-Dec-1994	Registered
POWERFIT	Exide Technologies	76593887	25-May-2004	2975487	26-Jul-2005	Registered
PX-31	Exide Technologies	76521611	10-Jun-2003	2859692	6-Jul-2004	Registered
	Exide Technologies	76599261	25-Jun-2004	3174544	21-Nov-2006	Registered
	Exide Technologies	74251797	3-Mar-1992	1730831	10-Nov-1992	Registered
K (Stylized)	Exide Technologies	73058019	17-Jul-1975	1032878	10-Feb-1976	Registered
SCORCHER	Exide Technologies	74159151	22-Apr-1991	1702462	21-Jul-1992	Instructed to Abandon
SELECT	Exide Technologies	75233754	30-Jan-1997	2132484	27-Jan-1998	Registered
SELECT PERFORMANCE	Exide Technologies	77962272	18-Mar-2010	3967481	24-May-2011	Registered
SPRINTER	Exide Technologies	75143076	30-Jul-1996	2126324	30-Dec-1997	Registered
STABL-LOK	Exide Technologies	75244242	19-Feb-1997	2270995	17-Aug-1999	Registered
START POSITIVE. STAY	Exide Technologies	77788367	23-Jul-1909	3819658	13-Jul-2010	Registered

MARK	OWNER	APP. NO.	DATE FILED	REG. NO.	REG. DATE	STATUS
STARTS LIKE NEW, STAYS LIKE NEW LONGER	Exide Technologies	85445466	12-Oct-2011	4243313	13-Nov-2012	Registered
STOWAWAY	Exide Technologies	73543566	17-Jun-1985	1377978	14-Jan-1986	Registered
SUBZERO	Exide Technologies	74203025	13-Sep-1991	1759116	16-Mar-1993	Registered
SUNLYTE	Exide Technologies	74316964	23-Sep-1992	1898611	13-Jun-1995	Registered
SUPER CRANK	Exide Technologies	73545852	1-Jul-1985	1439833	19-May-1987	Registered
SUPERCRANK XTRA	Exide Technologies	78885885	17-May-2006	3367053	8-Jan-2008	Registered
SURE START	Exide Technologies	71649293	24-Jun-1953	623357	20-Mar-1956	Registered
SURELIFE	Exide Technologies	85474341	16-Nov-2011			Pending
TEST YOUR BATTERY BEFORE IT TESTS YOU!	Exide Technologies	77625958	3-Dec-2008	4094049	31-Jan-2012	Registered
TITAN	Exide Technologies	76558451	10-Nov-2003	2915805	4-Jan-2005	Registered
TRAILBLAZER	Exide Technologies	74408710	6-Jul-1993	1885558	21-Mar-1995	Registered
TUBULAR-HP HIGH PERFORMANCE & Design	Exide Technologies	77530790	24-Jul-2008	3580365	24-Feb-2009	Registered
ULTRA START	Exide Technologies	71614656	2-Jun-1951	269695	27-Jan-1953	Instruct to Abandon
VORTEX	Exide Technologies	85180432	18-Nov-2010			Allowed
WEATHERMASTER	Exide Technologies	71647822	27-May-1953	600285	4-Jan-1955	Registered
WILLARD (STYLIZED)	Exide Technologies	71530881	8-Aug-1947	502333	21-Sep-1948	Registered
X	Exide Technologies	76368164	6-Feb-2002	2776540	21-Oct-2003	Registered

RECORDED: 06/14/2013

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