

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the incorrect inclusion of Ford Motor Company's trademark registration no. 1749362 NAVIGATOR in the previously recorded assignment previously recorded on Reel 004010 Frame 0646. Assignor(s) hereby confirms the Ford Motor Company's trademark registration no. 1749362 is included in the cover sheet on page two at the top of the document..

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
International Truck Intellectual Property Company LLC		06/14/2013	LIMITED LIABILITY COMPANY:

RECEIVING PARTY DATA

Name:	Ford Motor Company
Street Address:	One American Road
City:	Dearborn
State/Country:	MICHIGAN
Postal Code:	48126
Entity Type:	CORPORATION: DELAWARE

CH S40.00 1749362

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1749362	NAVIGATOR

CORRESPONDENCE DATA

Fax Number:

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

via US Mail.

Phone: 248-358-4400
Email: ejanda@brookskushman.com
Correspondent Name: Elizabeth F. Janda
Address Line 1: 1000 Town Center, 22nd Floor
Address Line 4: Southfield, MICHIGAN 48075

ATTORNEY DOCKET NUMBER:	FMCT8403TUS / 10007977
NAME OF SUBMITTER:	Elizabeth F. Janda
Signature:	/elizabeth f janda/
Date:	06/14/2013

Total Attachments: 18
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Electronic Version v1.1
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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Monaco Coach Corporation		06/04/2009	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	International Truck Intellectual Property Company, LLC
Street Address:	4201 Winfield Road
City:	Warrenville
State/Country:	ILLINOIS
Postal Code:	60555
Entity Type:	LIMITED LIABILITY COMPANY: ILLINOIS

PROPERTY NUMBERS Total: 76

Property Type	Number	Word Mark
Serial Number:	78896021	BLACK DIAMOND
Serial Number:	77469061	
Serial Number:	77318492	DURAHULL
Serial Number:	77490801	MONTCLAIR
Serial Number:	77606746	REVO
Serial Number:	77617726	SIGNATURE RESORTS
Serial Number:	77375182	SIGNATURE RESORTS
Serial Number:	77198634	TELESLIDE
Registration Number:	2290577	ADMIRAL
Registration Number:	3285423	ALUMAFRAME
Registration Number:	1452051	ALUMA-LITE
Registration Number:	2117956	ALUMASCAPE
Registration Number:	2430494	AMBASSADOR
Registration Number:	3409806	ARISTA

CH \$1915.00 78896021

900137085

Registration Number:	1749362	NAVIGATOR
Registration Number:	2694059	NEPTUNE
Registration Number:	2872840	NEXT LEVEL
Registration Number:	3184861	ONE COACH AT A TIME. YOURS.
Registration Number:	3277523	PACIFICA
Registration Number:	3215528	PANASUITE
Registration Number:	3225797	PANAVIEW
Registration Number:	3366498	PASSAGE
Registration Number:	2295459	PATRIOT
Registration Number:	3289079	REACH YOUR DESTINATION
Registration Number:	3541044	RIPTIDE
Registration Number:	2230128	SAFARI
Registration Number:	3575454	SAFETYCRUISE
Registration Number:	2696544	SANTIAM
Registration Number:	2916768	SAVOY
Registration Number:	2490778	SCEPTER
Registration Number:	3106698	SEA BREEZE
Registration Number:	2924451	SIMBA
Registration Number:	3377770	STARLITE
Registration Number:	2973950	STARWOOD
Registration Number:	2388565	SURFSIDE
Registration Number:	1970508	THIS IS LIVING
Registration Number:	2757299	TRAVELER BY HOLIDAY RAMBLER
Registration Number:	1862431	TREK
Registration Number:	1725423	TROPI-CAL
Registration Number:	1873239	VACATIONER
Registration Number:	2006680	WINDSOR

CORRESPONDENCE DATA

Fax Number: (630)753-3982
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 630-753-3023
Email: ptinfo@navistar.com
Correspondent Name: Jeffrey P. Calfa
Address Line 1: 4201 Winfield Road
Address Line 4: Warrenville, ILLINOIS 60555

Registration Number:	2615269	ATLANTIS
Registration Number:	1408395	BEAVER
Registration Number:	1153831	BEAVER
Registration Number:	2620857	CAMPMASTER
Registration Number:	3514247	CASCADE
Registration Number:	2660768	CAYMAN
Registration Number:	3169696	CAYMAN
Registration Number:	3562368	COVINA
Registration Number:	3295591	DAMARA
Registration Number:	2203845	
Registration Number:	2320504	DIPLOMAT
Registration Number:	1120461	DOLPHIN
Registration Number:	2215430	DURAFRAME
Registration Number:	3163801	DURASLIDE
Registration Number:	1692825	DYNASTY
Registration Number:	1805232	ENDEAVOR
Registration Number:	3093968	ESQUIRE
Registration Number:	3012211	GAZELLE
Registration Number:	1463410	HOLIDAY RAMBLER
Registration Number:	1774661	HR
Registration Number:	1788857	HR
Registration Number:	1815960	HR
Registration Number:	3561019	ION
Registration Number:	3198487	IVORY
Registration Number:	2646306	KNIGHT
Registration Number:	2256824	LA PALMA
Registration Number:	2607457	LAKOTA
Registration Number:	3143596	LIVE OUT LOUD
Registration Number:	1407605	MARQUIS
Registration Number:	3396346	MFS MONACO FINANCIAL SERVICES
Registration Number:	3561065	MINTARO
Registration Number:	2655209	MONACO
Registration Number:	3396334	MONACO FINANCIAL SERVICES
Registration Number:	2452085	MONARCH
Registration Number:	2790676	NATIONAL RV

ATTORNEY DOCKET NUMBER:	N420 MONACO TM ASSIGN
NAME OF SUBMITTER:	Jeffrey P. Calfa
Signature:	/Jeffrey P. Calfa/
Date:	06/24/2009
Total Attachments: 1 source=MonacoTMAssign6-24-09_Page_12#page1.tif	

**CORRECTION OF ASSIGNMENT
AND CONFIRMATION OF ASSIGNMENT**

On June 24, 2009, International Truck Intellectual Property Company, LLC of 4201 Winfield Road, Warrenville, Illinois 60555, recorded an Assignment document with the USPTO referring to numerous trademark registrations it obtained in its acquisition of Monaco Coach Corporation, a successor-in-interest to Holiday Rambler LLC. This Assignment document improperly included U.S. Reg. No. 1749362, for which International Truck Intellectual Property Company LLC actually obtained only the right to license the mark NAVIGATOR under the 1995 Trademark Assignment and License Agreement, and not an assignment of the entire right, title, interest to that mark and registration.

As a result, International Truck Intellectual Property Company LLC files this document to correct the record; to transfer the record title for U.S. Reg. No. 1749362 back to the proper owner, FORD MOTOR COMPANY; and to confirm that all rights, title and interest in the mark NAVIGATOR and U.S. Reg. No. 1749362 were properly assigned to FORD MOTOR COMPANY on December 18, 1995, and remain the property of FORD MOTOR COMPANY, in accordance with the 1995 Trademark Assignment and License Agreement attached as Exhibit A.

INTERNATIONAL TRUCK INTELLECTUAL
PROPERTY COMPANY LLC

Jeffrey P. Calfa

Vice President

Title

13 June 2013

Date

EXHIBIT A

**TRADEMARK ASSIGNMENT
AND LICENSE AGREEMENT**

This TRADEMARK ASSIGNMENT AND LICENSE AGREEMENT ("AGREEMENT") is made and entered into this 18th day of December 1995, by and between Ford Motor Company, a Delaware corporation, whose address is The American Road, Dearborn, Michigan 48121, U.S. A. ("LICENSOR"), and HOLIDAY RAMBLER LLC, an Indiana limited liability company whose address is 65906 State Road 19, Wakarusa, Indiana 46573 ("LICENSEE").

RECITALS

- A. LICENSEE has for several years used the NAVIGATOR mark and logos illustrated in **Schedule A** in connection with vehicles, namely recreational vehicles such as van conversions and motorhomes.
- B. LICENSEE desires to assign to LICENSOR any and all of its registrations, applications to register and rights in and to the NAVIGATOR word mark and logos set forth in **Schedule A**, together with any good will symbolized by the marks, as derived through LICENSEE's aforesaid use of the marks dating back to 1985. LICENSOR acknowledges that Registration No. 1,518,816 is not currently in force.
- C. LICENSEE desires to continue using, and to obtain the right to use, the NAVIGATOR word mark and logos assigned to LICENSOR as set forth in **Schedule A** in connection with the manufacture, sale, and/or distribution of motorhomes and travel trailers.
- D. LICENSOR desires to enter into a license granting LICENSEE the worldwide right to use the NAVIGATOR word mark and logos as set forth in **Schedule A** in connection with the manufacture, sale and/or distribution of LICENSEE's motorhomes and travel trailers.

NOW, THEREFORE, it is hereby agreed as follows:

1. DEFINITIONS

1.1 LICENSED PROPERTIES means the trademarks set forth in **Schedule A** and any future logos developed by LICENSEE during the term of this Agreement which contain or are based upon the mark NAVIGATOR. Such additional logos shall be added to **Schedule A** if LICENSEE advises LICENSOR of its desire to use a new logo. LICENSOR shall have thirty (30) days to indicate in writing any disapproval of any such proposed logo and, if no such disapproval is made, such proposed logo shall be deemed to be included in **Schedule A** and LICENSOR shall file an application for a federal trademark registration for such logo, the costs associated with the filing, prosecution, and issuance of any such trademark application or registration to be born by LICENSEE.

4. ACKNOWLEDGMENTS

4.1 LICENSEE acknowledges and accepts all of LICENSOR's rights and interests in and to the LICENSED PROPERTIES for vehicles as well as for all goods and services sold, distributed, marketed or promoted in connection with the marketing, promotion or sale of vehicles. LICENSEE agrees that it will not, during the term of this AGREEMENT or thereafter, attack or challenge in any forum the ownership and interest of LICENSOR, or any related company of LICENSOR, in and to the LICENSED PROPERTIES, or the validity of this AGREEMENT.

4.2 LICENSEE acknowledges and agrees that neither this AGREEMENT nor LICENSEE's exercise of its rights under this AGREEMENT shall affect the ownership by LICENSOR of any of the goodwill or other rights of whatsoever nature pertaining to the LICENSED PROPERTIES, and such goodwill or other rights pertaining to the LICENSED PROPERTIES shall be and remain in the name of LICENSOR or related companies of LICENSOR.

4.3 LICENSEE shall not attempt to register any of the LICENSED PROPERTIES alone or as part of its own trademark nor shall LICENSEE use or attempt to register any marks confusingly similar to any of the LICENSED PROPERTIES. LICENSEE shall cooperate with LICENSOR in executing any documents necessary in recording and documenting LICENSEE's assignment of and LICENSOR's ownership of the marks set forth in Schedule A.

4.4 LICENSOR and LICENSEE agree that all uses of the LICENSED PROPERTIES pursuant to this AGREEMENT shall solely inure to the benefit of the LICENSOR.

5. TRADEMARK PROTECTION, MAINTENANCE AND LABELING

5.1 LICENSEE shall comply with the provisions of the trademark, patent and copyright laws of the United States and of the foreign country or countries in which LICENSEE sells or distributes LICENSED GOODS bearing the LICENSE PROPERTIES. LICENSEE agrees to bear any costs which may be necessary to comply with such laws, but only as they relate to LICENSEE's manufacture, sale, distribution or exploitation of LICENSED GOODS.

5.2 LICENSEE agrees to provide LICENSOR at LICENSOR's request and expense with such reasonable assistance as LICENSOR may require in maintaining and/or procuring registration of or protection for any of LICENSOR's rights to the LICENSED PROPERTIES in the TERRITORY, and further agrees to cooperate in facilitating LICENSOR's compliance with all applicable laws concerning LICENSOR's rights to the LICENSED PROPERTIES in the TERRITORY.

5.3 LICENSEE agrees to assist LICENSOR to the extent necessary to protect LICENSOR's rights in the LICENSED PROPERTIES. LICENSOR may commence or prosecute any claims or suits in LICENSOR's own name or in LICENSEE's name or may join LICENSEE as a party thereto. LICENSEE shall notify LICENSOR of any infringements or imitations of the LICENSED PROPERTIES on articles similar to those

covered by this Agreement which may come to LICENSEE's attention and LICENSOR shall have the sole right to determine whether or not any action shall be taken on account of any such infringements or imitations. LICENSEE shall not institute any suit or take any actions on account of any such infringements or imitations without first obtaining LICENSOR's written consent. The party that brings an action or otherwise enforces its rights in the NAVIGATOR trademark shall be responsible for the fees and costs involved, and shall be entitled to any monies awarded or negotiated.

5.4 LICENSEE agrees to provide LICENSOR with prompt notice of any claim, objection, suit or dispute of any kind concerning the LICENSED PROPERTIES and/or LICENSOR's rightful ownership thereof. LICENSOR shall have at least ninety (90) days after receipt of said notice to exercise the option to undertake and conduct the defense of any suite so brought and if LICENSOR does not undertake to conduct the defense of any such claim or suit, no settlement of any such claim of suit shall be made without LICENSOR's prior written consent. LICENSEE agrees to cooperate fully with LICENSOR in any such action.

5.5 LICENSOR shall maintain all registrations of LICENSED PROPERTIES at its expense and LICENSEE agrees to cooperate with LICENSOR to maintain such registrations.

6. QUALITY CONTROL

6.1 LICENSEE agrees that the LICENSED GOODS sold or distributed by it in association with the LICENSED PROPERTIES shall be of satisfactory quality.

6.2 "Satisfactory quality" as used herein is defined to mean a level of quality at least equal to the quality of the LICENSED GOODS sold by LICENSEE prior to the EFFECTIVE DATE of the AGREEMENT. LICENSOR agrees that the quality of the motorhomes that have been manufactured or offered for sale by LICENSEE prior to the EFFECTIVE DATE of this AGREEMENT meet the commercially reasonable quality standards of LICENSOR that are applicable to the LICENSE granted herein for the LICENSED PROPERTIES.

6.3 In the event the LICENSED GOODS bearing the LICENSED PROPERTIES do not have a satisfactory quality, then upon notice in writing from LICENSOR, LICENSEE shall have 90 days to correct the quality deficiency. If the quality deficiency is not cured within the 90 day period, then the LICENSE granted herein may be suspended by LICENSOR with respect to the particular goods having the deficient quality. If LICENSEE demonstrates that the suspended goods have achieved a satisfactory level of quality at any time either during or after the 90 day period and before LICENSOR has asserted a breach in accordance with Section 7, ("Dispute Resolution"), then the LICENSE with respect to such LICENSED GOODS shall be reinstated.

1.2 **LICENSED GOODS** means LICENSEE's motorhomes and travel trailers that bear one or more of the **LICENSED PROPERTIES**, or that are sold or distributed by LICENSEE in association with one or more of the **LICENSED PROPERTIES**, pursuant to this **AGREEMENT**.

1.3 **EFFECTIVE DATE** means the date set forth above, at which point this **AGREEMENT** will become effective.

1.4 The **TERRITORY** for this **AGREEMENT** and all rights assigned, licensed and granted under this **AGREEMENT** are world wide in scope.

2. ASSIGNMENT AND GRANT OF LICENSE

2.1 For good and valuable consideration, LICENSEE hereby assigns to LICENSOR any and all rights possessed BY LICENSEE in and to the **NAVIGATOR** word mark and logos illustrated in **Schedule A**, together with any attendant good will symbolized by said marks, as derived through LICENSEE's use of said marks dating back to 1985 in connection with the sale and distribution of vehicles, namely recreational vehicles such as van conversions and motorhomes. Any and all registrations for or applications to register the marks and logos illustrated in **Schedule A** are hereby assigned to LICENSOR, including Reg. No. 1,749,362, on file in the United States Patent and Trademark Office.

2.2 In consideration of LICENSEE's aforesaid assignment to LICENSOR of LICENSEE's rights in and to the **NAVIGATOR** word mark and logos, LICENSOR agrees that the **NAVIGATOR** word mark and logos will not be used by LICENSOR for low-end, inexpensive vehicles.

2.3 LICENSOR hereby grants to LICENSEE a worldwide license to use the **NAVIGATOR** word mark and logos set forth in **Schedule A** (the "**LICENSED PROPERTIES**") in connection with the **LICENSED GOODS**. With respect to use of the **LICENSED PROPERTIES** in connection with motorhomes and travel trailers, LICENSEE shall be LICENSOR's exclusive licensee; but LICENSEE is under no obligation to use the **LICENSED PROPERTIES**. In consideration of the rights and license herein granted, LICENSOR shall pay to LICENSEE the sum of [REDACTED] payable within ten (10) days of the effective date of this Agreement.

2.4 For purposes of recording the assignment of the **LICENSED PROPERTIES**, LICENSEE agrees to execute an assignment in the form shown in **Schedule B** hereto.

3. ROYALTY PROVISIONS

3.1 The exclusive License granted herein by LICENSOR to LICENSEE with respect to the **LICENSED PROPERTIES** set forth in **Schedule A** shall be royalty-free.

7. DISPUTE RESOLUTION

7.1 It is the intent of the parties that this AGREEMENT will provide the basis of an enduring business relationship to their mutual benefit. Thus, any and all disputes that may arise between the parties or allegations of breach, including any allegations of unsatisfactory quality of goods shall be submitted to dispute resolution as provided below.

7.2 If a dispute arises between the parties relating to this AGREEMENT, the following procedure shall be implemented before any party pursues other available remedies except that each party may seek injunctive relief from a court where appropriate in order to maintain the status quo while this procedure is followed:

- 7.2.1** The parties shall hold a meeting promptly, attended by persons with decision making authority regarding the dispute, to attempt in good faith to negotiate a resolution of the dispute; provided, however, that no such meeting shall be deemed to vitiate or reduce the obligations and liabilities of the parties hereunder or be deemed a waiver by a party hereto of any remedies to which such party would otherwise be entitled hereunder, and further provided that all such statements made at such meeting shall be strictly off the record and shall not be admissible in any court or arbitration proceeding.
- 7.2.2** If, within 30 days after such meeting, the parties have not succeeded in negotiating a resolution of the dispute, they agree to submit the dispute to mediation in accordance with the then current Model Procedure for Mediation of Trademark and Unfair Competition Disputes of the CPR Institute for Dispute Resolution and to bear equally the cost of the mediation.
- 7.2.3** The parties will jointly appoint a mutually acceptable mediator, seeking assistance in such regard from the CPR Institute for Dispute Resolution if they have been unable to agree upon such appointment within 20 days from the conclusion of the negotiation period.
- 7.2.4** The parties agree to participate in good faith in the mediation and negotiations related thereto for a period of 30 days. If the parties are not successful in resolving the dispute through the mediation, then the parties agree to submit the matter to binding arbitration in accordance with the CPR Institute for Dispute Resolution's Rules for Non-Administered Arbitration of Trademark and Unfair Competition Disputes, by a panel of three arbitrators, one arbitrator to be designated by LICENSOR, another arbitrator to be designated by LICENSEE and the third arbitrator to be designated by mutual agreement of the other two arbitrators.
- 7.2.5** Mediation or arbitration shall take place at a mutually convenient site in the State of Michigan to be agreed to by the parties. The substantive and procedural law of the State of Michigan shall apply to the proceedings. Equitable and compensatory remedies shall be available in any arbitration. Punitive damages, costs and attorneys' fees shall not be awarded. This Section of the AGREEMENT is to be governed by the Federal Arbitration

Act, 9 U.S.C.A. § 1 et seq. Judgment upon the award rendered by the Arbitrator, if any, may be entered by any court having jurisdiction thereof.

8. TERM

8.1 This LICENSE AGREEMENT shall continue and be valid in perpetuity, subject to Section 6 hereof, and as long as LICENSEE has not abandoned selling motorhomes or travel trailers bearing the LICENSED PROPERTIES. If and when LICENSEE has abandoned selling motorhomes or travel trailers bearing the LICENSED PROPERTIES for a period of more than five (5) years, this LICENSE shall terminate and LICENSEE will cease using the LICENSED PROPERTIES.

8.2 Notwithstanding Paragraph 8.1, this LICENSE AGREEMENT shall not be suspended for reason of LICENSEE's failure to comply fully with any conditions of this LICENSE AGREEMENT until LICENSEE has received from LICENSOR written notice of such failure, and thereafter LICENSEE has failed to take reasonable measures to cure same within ninety (90) days of receipt of such notice.

9. ASSIGNABILITY AND SUB-LICENSES

9.1 The rights, obligations and interest of LICENSEE under this AGREEMENT may be assigned by LICENSEE solely in their entirety by LICENSEE and solely to an entity that assumes the ownership and control of LICENSEE.

9.2 LICENSEE shall have the right to sub-license the rights granted hereunder, provided that any such sub-licensee is bound by and agrees to the terms and conditions set forth herein regarding use of the LICENSED PROPERTIES, and provided that notice of any such sub-license is provided to LICENSOR within thirty (30) days after LICENSEE enters into any such sub-license.

9.3 In the event that LICENSOR seeks to assign the rights, obligations and interests granted under this AGREEMENT, licensee shall be given the first option to obtain said rights insofar as they relate to the NAVIGATOR mark and logos as used for vehicles. If LICENSEE declines to exercise said option within ninety (90) days after receiving notification thereof, the rights, obligations and interests of LICENSOR may only be assigned to any entity that assumes ownership or control of LICENSOR.

9.4 As the owner of the marks and logos set forth in Schedule A, LICENSOR shall have the right to grant licenses permitting third parties to sell, distribute, market and promote any goods or services in connection with the NAVIGATOR marks and logos, except for motorhomes and travel trailers. LICENSOR also grants and shall grant to LICENSEE any rights it may now have or acquire in the future to use the NAVIGATOR mark royalty-free in connection with the manufacture, sale, and distribution of promotional items, e.g., clothing, toys, motorhome and travel trailer accessories, etc.; provided that the NAVIGATOR mark is only used in association with and in close proximity to other indicia that evoke Holiday Rambler in the mind of a consumer purchasing or accepting such promotional items.

10. CONTROLLING AGREEMENT

10.1 This AGREEMENT is the sole active AGREEMENT between the parties with respect to the matters referred to herein, and cancels and supersedes all prior written or oral agreements between the parties.

11. AMENDMENTS

11.1 This AGREEMENT, including the definitions of LICENSED PROPERTIES, LICENSED GOODS and TERRITORY, may be amended by mutual written agreement of the parties to include or delete trademarks, goods, products, countries or other terms.

12. NOTICES

12.1 Any notices or other communications required or permitted under this AGREEMENT shall be in writing and shall be deemed duly given and effective (i) when actually received by mail or personal delivery, or (ii) when mailed by prepaid registered or certified mail to the receiving party at the address set forth below, or to such other address as may be later designated by written notices from one party to the other party:

(LICENSOR) ATTN:

Assistant General Counsel
Intellectual Property
Ford Motor Company
Suite 911 - Parklane Towers East
One Parklane Boulevard
Dearborn, Michigan 48126-2490

(LICENSEE) ATTN:

General Counsel
Holiday Rambler
65906 State Road 19
Wakarusa, Indiana 46573

18. INDEPENDENT CONTRACTOR

18.1 It is agreed and understood that LICENSEE is an independent contractor and not an agent or employee of LICENSOR. LICENSOR has no proprietary interest in LICENSEE and has no interest in the business of LICENSEE, except to the extent set forth in this AGREEMENT.

FORD MOTOR COMPANY

By:

Robert C. Rowley

Title:

Vice President Marketing

Date:

12/15/95

HOLIDAY RAMBLER LLC

By:

Martin R. Lively

Title:

President & Chief Operating Officer

Date:

December 18, 1995

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Schedule A

The LICENSED PROPERTIES are shown on the following pages.

Int. Cl.: 12

Prior U.S. Cl.: 19

United States Patent and Trademark Office

Reg. No. 1,518,816

Registered Jan. 3, 1989

**TRADEMARK
PRINCIPAL REGISTER**



HOLIDAY RAMBLER CORPORATION (INDI-
ANA CORPORATION)
65528 STATE ROAD 19
WAKARUSA, IN 46573

FOR: RECREATIONAL VEHICLES,
NAMELY VAN CONVERSIONS, IN CLASS 12
(U.S. CL. 19).

FIRST USE 1-26-1985; IN COMMERCE
1-26-1985.

SER. NO. 634,675, FILED 4-13-1987.

DAVID H. STINE, EXAMINING ATTORNEY

Int. Cl.: 12

Prior U.S. Cl.: 19

United States Patent and Trademark Office

Reg. No. 1,749,362
Registered Jan. 26, 1993

**TRADEMARK
PRINCIPAL REGISTER**

NAVIGATOR

**HOLIDAY RAMBLER CORPORATION (INDI-
ANA CORPORATION)
65528 STATE ROAD 19
WAKARUSA, IN 46573**

**FOR: VEHICLES; NAMELY, MOTORHOMES.
IN CLASS 12 (U.S. CL. 19).**

**FIRST USE 12-1-1991; IN COMMERCE
12-1-1991.**

OWNER OF U.S. REG. NO. 1,518,816.

SN 74-232,404, FILED 12-20-1991.

DAVID H. STINE, EXAMINING ATTORNEY

SCHEDULE B

TRADEMARK ASSIGNMENT

Holiday Rambler LLC, an Indiana Limited Liability Company located at 65906 State Road 19, Wakarusa, Indiana 46578 hereby assigns to Ford Motor Company, a Delaware Corporation located at The American Road, Dearborn, Michigan, 48121 the mark NAVIGATOR and NAVIGATOR Logo (copy attached) including U.S. Registration No. 1,749,862 together with the good will of the business symbolized by said marks.

HOLIDAY RAMBLER LLC

By: _____

Title: _____

Date: _____

s:\word6\che\agree\navigtrB.doc