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ETAS ID: TM397928

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE OF SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PNC BANK, NATIONAL ASSOCIATION, AS AGENT		09/07/2016	FINANCIAL INSTITUTION: PENNSYLVANIA

RECEIVING PARTY DATA

Name:	WESCON CONTROLS, LLC		
Street Address:	2533 South West Street		
City:	Wichita		
State/Country:	KANSAS		
Postal Code:	67217		
Entity Type:	Limited Liability Company: DELAWARE		

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2275370	WESCON
Registration Number:	0858904	WESCON
Registration Number:	2319320	COAST
Registration Number:	3448819	WESCON

CORRESPONDENCE DATA

Fax Number: 2123553333

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: 2124597136

Email: tbennett@goodwinprocter.com

Correspondent Name: Tracey D. Bennett

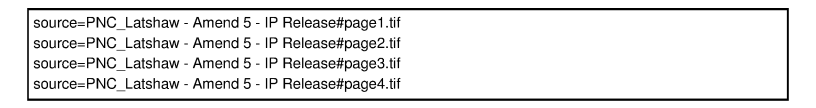
Address Line 1: c/o Goodwin Procter LLP

Address Line 2: 620 8th Ave.

Address Line 4: New York, NEW YORK 10018

ATTORNEY DOCKET NUMBER:	129064.219478
NAME OF SUBMITTER:	Tracey D. Bennett
SIGNATURE:	/s/Tracey D. Bennett
DATE SIGNED:	09/09/2016

Total Attachments: 4



FULL RELEASE AND RECONVEYANCE OF SECURITY INTERESTS

This Full Release and Reconveyance of Security Interests ("<u>Release</u>") is granted by PNC BANK, NATIONAL ASSOCIATION, as agent for the Lenders (as defined in the Security Agreement) ("<u>Agent</u>") is made as of September 7, 2016 ("<u>Effective Date</u>"), in favor of WESCON CONTROLS, LLC, a Delaware limited liability company (the "<u>Grantor</u>").

WHEREAS, pursuant to the terms and conditions of that certain Revolving Credit and Security Agreement, dated as of September 28, 2012 (as amended from time to time prior to the date hereof, the "Security Agreement"), Grantor granted to the Agent a continuing security interest in all of Grantor's right, title and interest in, to and under the Intellectual Property (as defined in the Security Agreement), including the patent registrations and applications and trademarks referred to in the attached Schedule A (the "Security Interest").

WHEREAS, notice of the Security Agreement was initially recorded with the United States Patent and Trademark Office ("<u>USPTO</u>") on October 1, 2012 at Reel 029058, Frame 0664; and on October 1, 2012 at Reel 4870 and Frame 0005.

WHEREAS, Agent desires to (i) terminate, cancel and release all security interests granted in the Intellectual Property owned by the Grantor, including but not limited to the Intellectual Property listed on <u>Schedule A</u> hereto;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Agent hereby covenants and agrees as follows:

- 1. Agent hereby amends the Security Agreement and hereby absolutely, unconditionally and irrevocably terminates, cancels and releases the Security Interest in Grantor's Intellectual Property.
- 2. Agent hereby agrees to execute, acknowledge and deliver all such further instruments and to take all such further actions as may be reasonably requested or are required in order to more fully and effectively carry out the purposes of this Release, all at the expense of the Grantor. Agent hereby authorizes the Grantor and its designees to make any such filing with the United States Patent and Trademark Office as may be reasonably determined by Grantor to be required to record and evidence the termination, cancellation, and release of the Security Interest in the Grantor's Intellectual Property, including without limitation the patent registrations referred to in the attached Schedule A.
- 3. Agent represents and warrants that: (i) it has the full power and authority to execute this Release; (ii) it has not assigned, transferred, restricted or otherwise encumbered any security interest it has in, to or against the Grantor's Intellectual Property, including without limitation the patent registrations referred to in the attached <u>Schedule A</u>.
- 4. This Release shall be governed by and construed in accordance with the laws of the State of New York without regard to any principles of conflicts of law.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, Agent has caused this Release to be executed by its duly authorized representative as of the Effective Date.

PNC BANK, NATIONAL ASSOCIATION, as

Agent and as a Lender

Name: Steven Chalmers

Title Vice President

(Signature Page to IP Release)

SCHEDULE A

Patent No.	<u>Issue Date</u>	<u>Title</u>
5,321,994	June 21, 1994	Throttle Control
5,520,070	May 28, 1996	Remove Valve Control Assembly
5,596,909	January 28, 1997	Control Lever Assembly
5,813,284	September 29, 1998	Remote Valve Control Apparatus
5,906,139	May 25, 1999	Control Assembly with Locking Collet
6,023,993	February 25, 2000	Conduit Guide Fitting
6,047,614	April 11, 2000	Dual Action Bail and Lever Lawn Mower Control Assembly
6,070,487	June 6, 2000	Panel Mount Cable Control Assembly
6,354,170	March 12, 2002	Composite Remote Valve Control
7,571,788	August 11, 2009	Panel Mount Cable Control Assembly
7,591,126	September 22, 2009	Apparatus for Two Motion Cable Engagement
7,607,369	October 27, 2009	Conduit Guide Clip
D405,680	February 16, 1999	Conduit Guide Fitting
D409,479	May 11, 1999	Conduit Guide Clip
D436,114	January 9, 2011	Dual Action Bail and Lever Lawnmower Cable Control
		Assembly
D473,526	April 22, 2003	Remote Valve Control Handle
D570,207	June 3, 2008	Conduit Guide Clip
D425,784	May 30, 2000	Conduit Guide Clip
12/835,643	July 13, 2010	Inline Conduit Switch
[Utility Patent		

Registration No.	<u>Trademark</u>
2275370	WESCON
858904	WESCON
2319320	COAST (owner: COAST WIRE & PLASTIC TECH, LLC)
3448819	WESCON

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RECORDED: 09/09/2016