OP \$115.00 3809979

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

c Version v1.1 ETAS ID: TM472631

NATURE OF CONVEYANCE: Grant of Trademark Security Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
AAHC Acquisition, LLC		04/26/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	BNP Paribas, as Administrative Agent
Street Address:	787 Seventh Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10019
Entity Type:	Société Anonyme (Sa): FRANCE

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	3809979	PRIME GRIP
Registration Number:	3598084	PRIMEVISION
Registration Number:	4271365	FTLS
Registration Number:	1963770	TVI

CORRESPONDENCE DATA

Fax Number: 2138918763

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.

Email:rhonda.deleon@lw.comCorrespondent Name:Latham & Watkins LLPAddress Line 1:355 South Grand Avenue

Address Line 4: Los Angeles, CALIFORNIA 90071-1560

ATTORNEY DOCKET NUMBER:	049018-0063
NAME OF SUBMITTER:	Rhonda DeLeon
SIGNATURE:	/Rhonda DeLeon/
DATE SIGNED:	05/03/2018

Total Attachments: 12

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TRADEMARK REEL: 006367 FRAME: 0212

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GRANT OF TRADEMARK SECURITY INTEREST

April 26, 2018

WHEREAS, the Grantors signatory hereto (each, a "Grantor" and collectively, the "Grantors"), own and in the future may acquire various intangible assets, including the Trademark Collateral (as defined below); and

WHEREAS, Highline Aftermarket Acquisition, LLC, a Delaware limited liability company ("Company") has entered into a Credit Agreement, dated as of the date hereof (said Credit Agreement, as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, being the "Credit Agreement") with the lenders listed therein (collectively, together with their respective successors and permitted assigns party to the Credit Agreement from time to time, the "Lenders"), and BNP Paribas, as Administrative Agent for the Lenders (in such capacity, "Secured Party") pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to Company; and

WHEREAS, Company and Subsidiary Guarantors may from time to time enter, or may from time to time have entered, into one or more swap agreements (collectively, the "Lender Swap Agreements") with one or more Persons that are Lenders or Affiliates of Lenders at the time such Lender Swap Agreements are entered into (in such capacity, collectively, "Swap Counterparties"); and

WHEREAS, each Grantor has executed and delivered that certain Subsidiary Guaranty dated as of the date hereof (said Subsidiary Guaranty, as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, being the "Guaranty") in favor of Secured Party for the benefit of Lenders and any Swap Counterparties, pursuant to which such Grantor has guaranteed the prompt payment and performance when due of all obligations of Company and Subsidiary Guarantors under the Credit Agreement and the other Loan Documents and all obligations of Company and Subsidiary Guarantors under the Lender Swap Agreements, including, without limitation, the obligation of Company to make payments thereunder in the event of early termination thereof; and

WHEREAS, pursuant to the terms of a Security Agreement dated as of the date hereof (said Security Agreement, as it may heretofore have been and as it may hereafter be further amended, restated, amended and restated, supplemented or otherwise modified from time to time, being the "Security Agreement"), among Company, Secured Party and the other grantors named therein, each Grantor has created in favor of Secured Party a security interest in, and Secured Party has become a secured creditor with respect to, the Trademark Collateral as hereinafter defined;

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Security Agreement, to evidence further the security interest granted by each Grantor to Secured Party pursuant to the

Security Agreement, each Grantor hereby grants to Secured Party a security interest in all of such Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which such Grantor now has or hereafter acquires an interest and wherever the same may be located (the "Trademark Collateral"):

- (i) all rights, title and interest (including rights acquired pursuant to a license or otherwise) in and to all trademarks, service marks, designs, logos, indicia, trade names, trade dress, corporate names, company names, business names, fictitious business names, trade styles and/or other source and/or business identifiers and applications pertaining thereto, owned by such Grantor, or hereafter adopted and used, in its business (including, without limitation, the United States trademark applications and trademark registrations set forth on Schedule A annexed hereto) (collectively, the "Trademarks"), all registrations that have been or may hereafter be issued or applied for thereon, all common law and other rights (but in no event any of the obligations) in and to the Trademarks, and all goodwill of such Grantor's business symbolized by the Trademarks and associated therewith; and
- (ii) all proceeds, products, rents and profits of or from any and all of the foregoing Trademark Collateral and, to the extent not otherwise included, all payments under insurance, if any (whether or not Secured Party is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Trademark Collateral. For purposes of this Grant of Trademark Security Interest, the term "proceeds" includes whatever is receivable or received when Trademark Collateral or proceeds are sold, licensed, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Notwithstanding anything to the contrary herein, any applications filed in the United States Patent and Trademark Office to register trademarks or service marks on the basis of any Grantor's "intent to use" such trademarks or service marks shall not be included in the Trademark Collateral unless and until the filing of a "Statement of Use" or "Amendment to Allege Use" has been filed and accepted by the United States Patent and Trademark Office, whereupon such applications shall be automatically subject to the security interest granted herein and deemed included in the Trademark Collateral.

Each Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Trademark 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. In the event that any provision of this Grant of Patent Security Interest is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

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IN WITNESS WHEREOF, each Grantor has caused this Grant of Trademark Security Interest to be duly executed and delivered by its officers thereunto duly authorized as of the date first set forth above.

AAHC ACQUISITION, LLC,

as Grantor

Name: Dard Curran

Title: Authorized Person

DYK AUTOMOTIVE, LLC

Nama Dakak Kurran

Title: Chief Executive Officer

FTL ACQUISITION, LLC

By:

Title: Authorized Person

PAW ACQUISITION, LLC

Name: Darcy Curran

Title: Authorized Person

SOUTH/WIN, LLC

By: Name: Darcy Curran

Title: Chief Executive Officer

[Signature Page to Grant of Trademark Security Interest]

IE ACQUISITION, LLC

By: Name Day Curran
Title: Authorized Person

SERVICE CHAMP, INC.

Name: Dare Curran

Title: Chief Lakecutive Officer

SCHEDULE A TO GRANT OF TRADEMARK SECURITY INTEREST

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						F&B
US	US	US	US	US	US	Country
TVI*	FloRite Premium Filters	FTLS	PrimeVision	Prime Grip	Prime Guard	Trademark
Registered	Registered	Registered	Registered	Registered	Registered	Status
745503 41	775603 74	856186 30	775517 84	778561 54	856360 06	Serial No.
July 18, 1994	September 2 , 2008	May 7, 2012	August 20, 2008	October 23, 2009	May 25, 2012	Filing Date
19637 70	36116 88	42713 65	35980 84	38099 79	44796 62	Reg.
March 26, 1996	April 28, 2009	January 8, 2013	March 31, 2009	June 29, 2010	February 11, 2014	Reg. Date
AAHC Acquisition, LLC	FTL Acquisition, LLC	AAHC Acquisition, LLC	AAHC Acquisition, LLC	AAHC Acquisition, LLC	PAW Acquisition, LLC	Current

F&B Country	68038. US 3.10	68038. US 3.11	68038. US 3.12		68038. US 3.13		.∞ .∞ .∞		
y Trademark	MENDTITE	POLYGUARD	POLYGUARD	POWER BLAST		ZECOL	ZECOL-MAX	ZECOL-MAX ZECOL-MAX AG AMGAUGE	ZECOL-MAX ZECOL-MAX AG AMGAUGE AP AUTO
Status	Registered	Registered	Registered	Registered		Registered	Registered Registered	Registered Registered Registered	Registered Registered Registered Registered
Yena Ne	76/391, 806	73/188, 987	78/800, 789	75/715, 885		773799 73	773799 73 75/625, 195	773799 73 75/625, 195 85/003, 031	773799 73 75/625, 195 85/003, 031 850029 61
Filing Date	3-Apr-02	12-Oct-78	27-Jan-06	27-May-99		24-Jan-08	24-Jan-08 24-Jan-99	24-Jan-08 22-Jan-99 31-Mar-10	24-Jan-08 22-Jan-99 22-Jan-99 31-Mar-10
Reg.	2,663, 162	1,134, 381	3,488, 666	2,428, 921		37024 18	37024 18 2,443, 233	37024 18 2,443, 233 3,882, 797	37024 18 2,443, 233 3,882, 797 38570 63
Reg. Date	17-Dec-02	6-May-80	19-Aug-08	13-Feb-01		27-Oct-09	27-Oct-09 10-Apr-01		
Current	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC		DYK Automotive, LLC	DYK Automotive, LLC DYK Automotive, LLC	DYK Automotive, LLC DYK Automotive, LLC DYK Automotive, LLC	DYK Automotive, LLC DYK Automotive, LLC DYK Automotive, LLC DYK Automotive, LLC LLC DYK

F&B	Country	Trademark	Status	No.	Filing Date	Reg.	Reg. Date	Current
68038. 3.19	US	AUTOTECH & Design (1)	Registered	77/936, 862	16-Feb-10	3,979, 033	14-Jun-11	DYK Automotive, LLC
68038. 3.2	US	ROBERT ELGART AUTOMOTIVE	Registered	858643 28	1-Mar-13	47862 69	4-Aug-15	DYK Automotive, LLC
68038. 3.20	US	BLACK DIAMOND	Registered	85/571, 721	16-Mar-12	4,351, 242	11-Jun-13	DYK Automotive, LLC
68038. 3.21	US	CERTIFIED & Design (2)	Registered	74/222, 280	18-Nov-91	1,740, 557	15-Dec-92	DYK Automotive, LLC
68038. 3.22	US	CERTIFIED & Design (1)	Registered	85/841, 275	5-Feb-13	4,527, 870	13-May- 14	DYK Automotive, LLC
		(GETTER)						
68038. 3.23	US	COMET LITEZ	Registered	85/654, 684	18-Jun-12	4,518, 408	22-Apr-14	DYK Automotive, LLC
68038. 3.24	US	CONTINENTAL LUBE SUPPLY & Design (1)	Registered	85/247, 505	21-Feb-11	4,449, 657	17-Dec-13	DYK Automotive, LLC
								LLC

F&B NO.	68038. 3.25	68038. 3.27	68038. 3.28	68038. 3.3	68038. 3.30	68038. 3.31	68038. 3.32	68038. 3.33
Country	US							
Trademark	CONTINENTAL LUBE SUPPLY	MASTER	MASTER	TWINCO ROMAX	PRO-1	PRO/GAUGE	SPORT GRIP	STORMSHIELD
Status	Registered							
Serial No.	85/247, 519	77/936, 734	85/003, 076	85/864, 348	85/002, 226	77/461, 103	85/646, 732	850021 66
Filing Date	21-Feb-11	16-Feb-10	31-Mar-10	1-Mar-13	30-Mar-10	29-Apr-08	8-Jun-12	30-Mar-10
Reg. No.	4,117, 240	3,853, 111	3,882, 799	4,653, 516	3,892, 931	3,590, 301	4,374, 729	38539 93
Reg. Date	27-Mar-12	28-Sep-10	30-Nov-10	9-Dec-14	21-Dec-10	17-Mar-09	30-Jul-13	28-Sep-10
Current Owner	DYK Automotive, LLC							

F&B NO.	68038. 3.34	68038. 3.36	68038. 3.37	68038. 3.38	68038. 3.4	68038. 3.40	68038. 3.41	68038. 3.42
Country	US	US	US	US	US	US	US	US
Trademark	SUPERIOR AUTOMOTIVE & Design (1) SUPERIOR AUTOMOTIVE &	SUPERSKIN	AG AMGAUGE & Design (1)	CLIMATE CONTROL	KELTNER DISTRIBUTION	FADE FREE	MASTER	MASTER
Status	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
Serial No.	784374 92	85/646, 814	73/151, 116	74/056, 215	85/864, 373	778810 08	73/418, 284	76/584, 532
Filing Date	18-Jun-04	8-Jun-12	6-Dec-77	7-May-90	1-Mar-13	25-Nov-09	22-Mar-83	30-Mar-04
Reg.	30450 27	4,279, 427	1,119, 596	1,636, 592	4,517, 173	38342 27	1,306, 627	2,959, 241
Reg. Date	17-Jan-06	22-Jan-13	5-Jun-79	5-Mar-91	22-Apr-14	17-Aug-10	27-Nov-84	7-Jun-05
Current Owner	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC

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NO.	68038. 3.43	68038. 3.44	68038. 3.5	68038. 3.6	68038. 3.60	68038. 3.61	68038. 3.7
Country	US	US	US	US	US	US	US
Trademark	STORMSHIELD & Design (1) StormShield	SUPERIOR AUTOMOTIVE & Design (1) SUPERIOR AUTOMOTIVE	ATLANTIC PACIFIC AUTOMOTIVE	BUG BLAST WINDSHIELD WASHER	ECO GUARD	TRCAIR	CHAIN PRO
Siatus	Registered	Registered	Registered	Registered	Registered	Registered	Registered
Serial No.	77/935, 806	85/017, 912	85/864, 390	76/397, 043	865549 29	865400 83	78/800, 795
Filing Date	15-Feb-10	20-Apr-10	1-Mar-13	16-Apr-02	5-Mar-15	19-Feb-15	27-Jan-06
Reg.	3,859, 745	3,886, 058	4,653, 517	2,677, 862	49942 39	49844 38	3,183, 610
Reg. Date	12-Oct-10	7-Dec-10	9-Dec-14	21-Jan-03	5-Jul-16	21-Jun-16	12-Dec-06
Current Owner	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC	DYK Automotive, LLC

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								68038. 3.9	68038. 3.8	F&B
US	United States	United States	United States	United States	United States	United States	United States	US	US	Country
HIGHLINE AFTERMARKET	AEROVISION	INSTALLEREDGE FOR CAR CARE PROFESSIONALS (Design)	INSTALLEREDGE	INSTALLEREDGE	INSTALLEREDGE FOR CAR CARE PROFESSIONALS	EZPAC	SERVICE CHAMP	INCREDIBLE ORANGE	CHARCOAL CHEF	Trademark
Pending	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Status
871129 21	861527 41	779835 87	77983 569	779828 36	779823 84	77822 705	754267 46	76/457, 512	78/800, 791	Serial No.
7/22/16	12/26/13	11/02/09	08/07/09	08/07/09	11/02/09	09/09/09	2/16/99	10-Oct-02	27-Jan-06	Filing Date
	4,572, 325	4,444, 081	4,400, 449	4,095, 017	4,030, 408	4,418, 799	2,224, 297	2,766, 587	3,183, 609	Reg.
	July 22, 2014	December 3, 2013	September 10, 2013	February 7, 2012	September 27, 2011	October 15, 2013	February 16, 1999	23-Sep-03	12-Dec-06	Reg. Date
DYK Prime Acquisition,	IE Acquisition, LLC	IE Acquisition, LLC	IE Acquisition, LLC	IE Acquisition, LLC	IE Acquisition, LLC	IE Acquisition, LLC	Service Champ, Inc.	DYK Automotive, LLC	DYK Automotive, LLC	Current

RECORDED: 05/03/2018

						-
						F&B NO.
US	US	US	US	US	US	Соинту
WINTER WARRIOR	SLUG-A-BUG	PURPLE PASSION	BOOSTER	TEAMI®	INSTALLEREDGE	Trademark
Registered	Registered	Registered	Application	Registered	Registered	Status
76/369, 941	76/397, 392	78/229, 641	87/232, 256	763965 85	783919 21	Serial No.
February 12, 2002	April 18, 2002	March 25, 2003	November 10, 2016	4/16/02	3/26/04	Filing Date
2,823, 847	2,677, 869	2,813, 166	N/A	27903 66	31150 12	Reg.
March 16, 2004	January 21, 2003	February 10, 2004	N/A	12/9/03	7/11/06	Reg. Date
South / Win, LLC	South / Win, LLC	South / Win, LLC	South / Win, LLC	Service Champ, Inc.	IE Acquisition, LLC	Current Owner