Form PTO-1594 RECORDATION FO (Rev. 10/02) TRADEMA	RM COVER SHEET U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
Tab settings ⇒⇔⇔ ▼ ▼	<u> </u>
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): Wincup Holdings, Inc. Individual(s) General Partnership Corporation-State Other Additional name(s) of conveying party(ies) attached? Yes No. 3. Nature of conveyance: Assignment Security Agreement Other Change of Name Execution Date:	2. Name and address of receiving party(ies) Name: PNC Bank, National Association Internal Address: P2-P070-31-2, Attn: Janeann Fehrle Street Address: 1600 Market Street City: Philadelphia State: PA Zip: 19103 Individual(s) citizenship Association National General Partnership Limited Partnership Corporation-State Other If assignee is not domicited in the United States, a demestic representative dealgnation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No
4. Application number(s) or registration number(s): A. Trademark Application No.(s) Additional number(s) at	B. Trademark Registration No.(s) 1,817,748; 1,849,789; 1,818,750; 2,083,426
Name and address of party to whom correspondence concerning document should be mailed: Decid M. Borny, Ecquiro	6. Total number of applications and registrations involved:
Internal Address: Blank Rome LLP 9th Floor	7. Total fee (37 CFR 3.41)
Street Address: One Logan Square	8. Deposit account number: 022555
City: Philadelphia State: PA Zip:19103	
9. Signature. DO NOT USE	THIS SPACE
David M. Perry Name of Person Signing Total number of pages including con	ignature Date 22 Date

Mall documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

FORM PTO-1618B Expires 08/30/99 OMB 0551-0027	Page 2	U.S. Department of Commerce Patent and Trademerk Office TRADEMARK		
Domestic Representative Name and A	Address Enter for the first Receiving	g Party only.		
Name				
Address (line 1)				
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Correspondent Name and Address Are	ea Code and Telephone Number			
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Pages Enter the total number of page including any attachments.	es of the attached conveyance documen	t #		
Trademark Application Number(s) or R	Registration Number(s) X Mar	k if additional numbers attached		
Enter either the Trademark Application Number or the R	Registration Number (DO NOT ENTER BOTH number			
Trademark Application Number(s)	Registration			
L L	1,816.	921 1.961,995		
	2,320,331 2,041,	995 2,318,025		
	2,367,525 2,092,	046 2,330,984		
Number of Properties Enter the total no	number of properties involved. #	3		
Fee Amount for F	Properties Listed (37 CFR 3.41): \$			
Method of Payment: Enclosed Deposit Account Deposit Account				
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: #				
•		No N		
Authorization to charge additional fees: Yes No Statement and Signature				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.				
DAVID M. PERRY	ATATATATATATATATATATATATATATATATATATAT	12.10.03		
Name of Person Signing	Signature	Date Signed		

TRADEMARK

REEL: 002761 FRAME: 0733

FORM PTO-1618B Expires 08/30/99 OM3 06\$1-0027 TRADEMARK	ı
Domestic Representative Name and Address Enter for the first Receiving Party only.	
Name	
Address (line 1)	
Address (line 2)	
Address (line 3)	
Address (line 4)	
Correspondent Name and Address Area Code and Telephone Number	
Name	
Address (line 1)	
Address (line 2)	
Address (line 3)	
Address (line 4)	
Pages Enter the total number of pages of the attached conveyance document #	
including any attachments. Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached	
Enter either the Trademark Application Number <u>or</u> the Registration Number (DO NOT ENTER BOTH numbers for the same property).	
Trademark Application Number(s) Registration Number(s)	7
2,330,983 2,257,861 2,329,344	
2,665,356 2,638,421	
	7
Blueba of December 2	
Number of Properties Enter the total number of properties involved. # 18	
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$	
Method of Payment: Enclosed Deposit Account Deposit Account	
(Enter for payment by deposit account or if additional fees can be charged to the account.)	
Deposit Account Number: #	
Authorization to charge additional fees: Yes No No	
Statement and Signature	
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.	
DAVID M. PERRY DESTONA 12.10.03	
Name of Person Signing Signature Date Signed	<u>-</u>

TRADEMARK

REEL: 002761 FRAME: 0734 -

TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement ("Agreement") is made as of the <u>Inthalor</u> day of November, 2003 by WINCUP HOLDINGS, INC. ("Grantor"), a Delaware corporation having a mailing address at Three Radnor Corporate Center, Suite 300, 100 Matsonford Road, Radnor, PA 19087 ("Grantor") and delivered to PNC BANK, NATIONAL ASSOCIATION ("Agent") having a mailing address at 1600 Market Street, P2-P070-31-2, Philadelphia, PA 19103, Attn: Janeann Fehrle.

BACKGROUND

- This Agreement is being executed in connection with that certain Fourth Amended and Restated Revolving Credit, Term Loan and Security Agreement among Agent, Fleet Capital Corporation as documentation agent, the financial institutions which are now or which hereafter become a party thereto as Lenders, the Grantor named therein, and the other Borrowers named as Borrower therein, dated December 26, 2001 (as same has been and may hereafter be amended, modified, restated or replaced from time to time, the "Credit Agreement"), under which, inter alia, Grantor is (i) granting Agent for the benefit of Lenders a lien on and security interest in the registered trademarks of Grantor and applications of Grantor for the registration thereof and in certain assets of Grantor associated with or relating to products leased or sold or services provided under the trademarks of Grantor and the goodwill associated therewith and represented thereby as security for the payment and performance of the Obligations (as defined in the Credit Agreement) of Grantor under the Credit Agreement, and under which Agent is entitled to foreclose or otherwise deal with such assets, trademarks, service marks and trade names and applications for the registration of trademarks under the terms and conditions set forth therein and (ii) granting to Agent a license to use or dispose of (conditioned upon the occurrence and continuance of an Event of Default) such trademarks. Capitalized terms not defined herein shall have the meanings given to such terms in the Credit Agreement.
- B. Grantor owns, has adopted, used and is using (or has filed applications for the registration of) the trademarks, service marks and trade names listed on <u>Schedule "A"</u> (with respect to trademarks, etc. adopted and used in the United States) and on <u>Schedule "B"</u> (with respect to trademarks, etc. adopted and used outside of the United States) attached hereto and made part hereof (all such marks or names hereinafter referred to as the "Trademarks")
- C. Grantor and Agent desire to have the security interest of Agent in such Trademarks confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office or other appropriate trademark office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and in consideration of the premises and mutual promises herein contained, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

1. In consideration of and pursuant to the terms of the Credit Agreement and Other Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure the payment and performance of all of the Obligations of Grantor under the Credit Agreement, Grantor grants a lien and security interest to Agent for the benefit of Lenders in all of its present and future right, title and interest in and to the Trademarks, together with all the goodwill of Grantor associated with and represented by the Trademarks, and the registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits (collectively the "Collateral").

- 2. To the extent not inconsistent with Grantor's obligations under that certain Trademark License Agreement between Grantor and Polar Plastics, Inc., dated November ___, 2003 (the "Polar License Agreement") Grantor hereby covenants and agrees to maintain the Trademarks in full force and effect, provided, however, that Grantor may, in its reasonable business judgment, abandon any application among the Trademarks or permit any registration among the Trademarks to be cancelled, and otherwise perform all of its obligations and undertakings under this Agreement until all of the Obligations of Grantor are indefeasibly paid and satisfied in full and the Credit Agreement and the commitments of the Lenders to make Advances under the Credit Agreement ("Revolving Credit Commitments") have been terminated.
 - Grantor represents, warrants and covenants to Agent that:
- (a) The Trademarks are subsisting and have not been adjudged invalid or unenforceable;
- (b) Each of the Trademarks is registered (or in the process of application for registration);
- (c) Except for any Permitted Encumbrances and obligations pursuant to the Polar License Agreement, Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, and each of the Trademarks is free and clear of any liens, claims, charges, encumbrances and licenses, including, without limitation, pledges, assignments, options, and covenants by Grantor not to sue third persons, except as set forth on Schedule C;
- (d) Grantor has the full right, power and authority to enter into this Agreement and perform its terms;
- (e) To Grantor's knowledge, Grantor has complied with, and will continue for the duration of this Agreement to comply with, the requirements set forth in 15 U.S.C. §1051-1127 and any other applicable statutes, rules and regulations in connection with its use of the Trademarks;
- (f) Grantor will use for the duration of this Agreement consistent standards of quality in services or products leased or sold under the Trademarks, and hereby grants to Agent and its employees and agents the right (with no obligation of any kind upon Agent to do so) to visit the business locations of Grantor and to inspect the use of the Trademarks and quality control records relating thereto during regular business hours to ensure the compliance of Grantor with this paragraph 3(f); and
- (g) Grantor has no notice of any suits or actions commenced or threatened against it, or notice of claims asserted or threatened against it, with reference to the Trademarks, except as set forth of Schedule D.

4. Grantor further covenants that:

(a) Until all of the Obligations of Grantor have been indefcasibly paid and satisfied in full and the Credit Agreement and Revolving Credit Commitments have been terminated (other than Indemnification Obligations which survive the Credit Agreement), Grantor will not enter into any agreement, other than the Polar License Agreement, which is inconsistent with the obligations of Grantor under this Agreement, the Obligations of Grantor under the Credit Agreement or which may restrict or impair the rights or priorities of Agent hereunder.

- BLANK ROME
- If Grantor acquires rights of ownership to any new trademarks, excluding **(b)** applications for U.S. Federal registration of marks filed under 15 U.S.C. 1051(b) and in which no amendment to allege use under 15 U.S.C. 1051(c) or statement of use under 15 U.S.C. 1051(d) has been filed, not listed on Schedule A/Schedule B attached hereto ("Additional Trademarks"), then (i) the provisions of this Agreement shall be deemed to automatically apply thereto and such Additional Trademarks shall be deemed part of the Trademarks, (ii) Grantor shall give Agent written notice promptly upon application therefore, and (iii) Grantor shall promptly deliver to Agent with respect to such Additional Trademarks a Supplement to Trademark Security Agreement in the form attached hereto as Exhibit II, duly completed and executed by Grantor and accompanied by a fully completed Schedule A-1/Schedule B-1 with respect to such Additional Trademarks. Each such Schedule A-1/Schedule B-1 attached to each such Supplement to Trademark Security Agreement shall be incorporated and become a part of Schedule A/Schedule B attached hereto and all references to Schedule A contained in this Agreement shall be deemed, for all purposes, to also include each such Schedule A-1/Schedule B-1.
- So long as this Agreement is in effect and so long as Grantor has not received notice from Agent that an Event of Default has occurred and is continuing under the Credit Agreement and that Agent has elected to exercise its rights hereunder, (i) as between Grantor and Agent, Grantor shall continue to have the right to use the Trademarks and (ii) Agent shall have no right to use the Trademarks or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Trademarks to anyone else.
- Grantor agrees not to sell, grant any license, grant any option, assign or further encumber its rights and interest in the Trademarks without prior written consent of Agent or as required pursuant to the Polar License Agreement or as may be expressly permitted under the Credit Agreement.
- Following the occurrence and during the continuance of an Event of Default under the Credit Agreement (including without limitation an Event of Default arising from any failure of Grantor to comply with any covenant or undertaking under this Agreement), Agent, as the holder of a security interest, under the Uniform Commercial Code, as now or hereafter in effect in the jurisdiction whose law governs the interpretation of the Credit Agreement, may take such action permitted under the Credit Agreement and Other Documents, hercunder or under any law, in its exclusive discretion, to record, foreclose upon or otherwise exercise its rights against the Trademarks covered hereby. For such purposes, and only upon the occurrence and during the continuance of an Event of Default, Grantor hereby authorizes, appoints and empowers Agent, its successors and assigns, and any officer or agent of Agent as Agent may select, in its exclusive discretion, as the true and lawful attorney-in-fact of Grantor, with the power to endorse the name of Grantor on all applications, assignments, documents, papers and instruments necessary for Agent to record its interest in any Trademarks or Additional Trademarks in the United States Patent and Trademark Office or other appropriate trademark office including, without limitation, the power to execute on behalf of Grantor a Supplement to Trademark Security Agreement, to use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else including, without limitation, the power to execute on behalf of Grantor a trademark assignment in the form attached hereto as **Exhibit I**. Agent acknowledges that any assignment, pledge, conveyance or other transfer of title in the Trademarks is subject to the Polar License Agreement, Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and in accordance with the terms hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Agreement, the Credit Agreement, Other Documents, and until all of the Obligations of Grantor are indefeasibly paid and satisfied in full and the Credit Agreement and the Revolving Credit Commitments are terminated. Agent covenants that no action taken pursuant to the rights granted in this Section 7 will colorably constitute an assignment of any of the Trademarks or Additional Trademarks without its associated goodwill.

- 8. This Agreement shall be subject to the terms, conditions and provisions set forth in the Credit Agreement and may not be modified without the written consent of the parties hereto.
- 9. All rights and remedies herein granted to Agent shall be in addition to any rights and remedies granted to Agent under the Credit Agreement and Other Documents and shall be cumulative. In the event of an inconsistency between this Agreement and the Credit Agreement, the language of the Credit Agreement shall control. All obligations of the Grantor under this Agreement that are addressed in the Credit Agreement shall be satisfied by compliance by the Grantor with the Credit Agreement.
- 10. Upon full and unconditional satisfaction and performance of all of the Obligations of Grantor and termination of the Credit Agreement and the Revolving Credit Commitments, or upon assignment by Grantor of any of the Trademarks as required by the Polar Licensing Agreement, Agent shall execute and deliver to Grantor all documents reasonably necessary to terminate the security interest of Agent in the Trademarks.
- Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the attorneys' fees and legal expenses incurred by Agent in connection with the preparation and execution of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or costs otherwise incurred in protecting, maintaining, or preserving the Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks, or defending, protecting, enforcing or terminating the rights of Agent hereunder, in each case in accordance with the terms of this Agreement and the Credit Agreement and Other Documents, shall be borne and paid by Grantor on demand by Agent and until so paid shall be added to the principal amount of the Obligations of Grantor and shall bear interest at the highest rate applicable to Revolving Loans from time to time under the Credit Agreement.
- 12. Subject to any applicable terms of the Credit Agreement, Grantor shall have the duty to prosecute diligently any trademark application with respect to the Trademarks pending as of the date of this Agreement or thereafter to preserve and maintain all rights in the Trademarks, provided, however that Grantor may, in its reasonable business judgment, abandon any application among the Trademarks or permit any registration among the Trademarks to be cancelled, and upon the request of Agent, Grantor shall make federal or other appropriate application on registrable but unregistered trademarks belonging to Grantor. Any expenses incurred in connection with such applications with such applications shall be borne exclusively by Grantor. Subject to any applicable terms of the Credit Agreement, Grantor shall not abandon any Trademark without the prior written consent of the Agent.
- 13. Grantor shall have the right to bring suit in its own name to enforce the Trademarks, in which event Agent may, if Grantor reasonably decrus it necessary, be joined as a nominal party to such suit if Agent shall have been satisfied, in its sole discretion, that it is not thereby incurring any risk of liability because of such joinder. Grantor shall promptly, upon demand, reimburse and indemnify Agent for all damages, costs and expenses, including attorneys' fees, and costs, incurred by Agent in the fulfillment of the provisions of this paragraph.
- 14. If an Event of Default has occurred and is continuing under the Credit Agreement, Agent may, without any obligation to do so, complete any obligation of Grantor hereunder, in the name of Grantor or in the name, of Agent, but at the expense of Grantor, and Grantor hereby agrees to reimburse Agent in full for all costs and expenses, including without limitation all attorneys' fees, incurred by Agent in protecting, defending and maintaining the Trademarks.

- 15. No course of dealing between Grantor and Agent nor any failure to exercise, nor any delay in exercising, on the part of Agent, any right, power or privilege hereunder, shall operate as a waiver thereof, and all of the rights and remedies of Agent with respect to the Trademarks whether established hereby or by the Credit Agreement and Other Documents, or by any other future agreements between Grantor and Agent or by law, shall be cumulative and may be exercised singularly or concurrently.
- 16. The provisions of this Agreement are severable and the invalidity or unenforceability of any provision herein shall not affect the remaining provisions which shall continue unimpaired and in full force and effect.
- 17. This Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.
- THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN 18. ACCORDANCE WITH THE LAWS OF THE COMMONWEALTH OF PENNSYLVANIA WITHOUT REFERENCE TO ITS CONFLICTS OF LAWS RULES. Any judicial proceeding brought by or against any Grantor with respect to this Agreement or any related agreement may be brought in any court of competent jurisdiction located in the Commonwealth of Pennsylvania, and, by execution and delivery of this Agreement, Grantor accepts for itself and in connection with its properties, generally and unconditionally, the non-exclusive jurisdiction of the aforesaid courts, and irrevocably agrees to be bound by any judgment rendered thereby in connection with this Agreement. Grantor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by internationally recognized overnight courier directed to Grantor at its address set forth in Section 15.6 of the Credit Agreement and service so made shall be deemed completed one (1) day after the same shall have been so delivered to such overnight courier. Nothing herein shall affect the right to serve process in any manner permitted by law or shall limit the right of Agent or any Lender to bring proceedings against Grantor in the courts of any other jurisdiction. Grantor waives any objection to jurisdiction and venue of any action instituted hereunder and shall not assert any defense based on lack of jurisdiction or venue or based upon forum non conveniens. Any judicial proceeding by Grantor against Agent or any Lender involving, directly or indirectly, any matter or claim in any way arising out of, related to or connected with this Agreement or any related agreement, shall be brought only in a federal or state court located in the Counties of Philadelphia or Montgomery, Commonwealth of Pennsylvania.
- 19. GRANTOR HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (A) ARISING UNDER THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH, OR (B) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF GRANTOR, LENDERS AND/OR AGENT OR ANY OF THEM WITH RESPECT TO THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH, OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER SOUNDING IN CONTRACT OR TORT OR OTHERWISE AND GRANTOR HEREBY CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT GRANTOR, AGENT AND/OR LENDERS MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF GRANTOR TO THE WAIVER OF ITS RIGHT TO TRIAL BY JURY.

IN WITNESS WHEREOF, and intending to be legally bound, the parties hereto have executed this Trademark Security Agreement the day and year first above written.

WINCUP HOLDINGS, INC.

By: Name:

Title:

Acknowledged and accepted:

PNC BANK, NATIONAL ASSOCIATION,

As Agent under the Credit Agreement

By:

Janeann Fehrle, Vice President

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF PHILADELPHIA

: SS

On this 17th of November, 2003 before me personally appeared R.Rabcusee Hastine, to me known and being duly sworn, deposes and says that s/he is authorized to sign on behalf of WINCUP HOLDINGS, INC.; that s/he signed the Agreement attached hereto pursuant to the authority vested in him by law; that the within Agreement is the voluntary act of such corporation; and s/he desires the same to be recorded as such.

My Commission Expires:

NOTARIAL SEAL
DOROTHY L. WYDRA, Notary Públic
Cily of Philadelphia, Phila. County
My Commission Expires October 31, 2006

074658.01156/30241173v2

Exhibit I

TRADEMARK ASSIGNMENT

States trademarks, tradenames and registrations and made a part hereof (the "Trademarks").	INC. ("Grantor") is the registered owner of the United s listed on <u>Schedule "A"/Schedule "B"</u> attached hereto, which are registered in the United States Patent and A) or the trademark office of another jurisdiction or i); and
WHEREAS,	("Grantee"), having a place of business at, is desirous of acquiring said Trademarks;
acknowledged, and intending to be legally boun transfer, assign and set over unto Grantee, its future right, title and interest in and to the associated therewith.	valuable consideration, receipt of which is hereby ad hereby, Grantor, its successors and assigns, does hereby successors, transferees and assigns, all of its present and Trademarks and all proceeds thereof and all goodwill
IN WITNESS WHEREOF, the underexecuted as of the day of	ersigned has caused this Trademark Assignment to be
	WINCUP HOLDINGS, INC.
	By:Attorney-in-fact

COMMONWEALTH OF PENNSYLVANIA	: : SS
COUNTY OF	;
Commonwealth, personally appeared known to a behalf of WINCUP HOLDINGS, INC. ("Grant	before me, a Notary Public for the said County and me or satisfactorily proven to me to be attorney-in-fact on or") and s/he acknowledged to me that s/he executed the of Grantor, and as the act and deed of Grantor for the
IN WITNESS WHEREOF, I hereunto so	et my hand and official seal.
	Notary Public
My Commission Expires:	

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA :
COMMONWEALTH OF PENNSYLVANIA :SS
COUNTY OF PHILADELPHIA :

On this 17th of November, 2003 personally appeared R. RADCUFFE HASTINGS to me known and being duly sworn, deposes and says that authorized to sign on behalf of WINCUP HOLDINGS, INC., the Grantor corporation described in the foregoing Power of Attorney; that s/he signed the Power of Attorney pursuant to the authority vested in her/him by law; that the within Power of Attorney is the voluntary act of such corporation; and s/he desires the same to be recorded as such.

My Commission Expires: 10/31/06

Notary Public

NOTARIAL SEAL DOROTHY L. WYDRA, Notary Public City of Philadelphia, Phila. County My Commission Expires October 31, 2006

SCHEDULE "A"

UNITED STATES TRADEMARKS

<u>Name/Title</u>	Registration Number	<u>Class</u>	<u>Date of Registration/</u> (<u>Application No.)</u>	<u>Country</u>
PRO	1,817,748	8	1/25/94	USA
GRANDE	1,849,789	8	8/26/94	USA
MIDI	1,818,750	8	2/1/94	USA
Misc. Design (circle design)	2,083,426	21	7/29/97	USA
POLAR XL	1,846,768	21	7/26/94	USA
SIGNATURE	1,816,921	21	1/18/94	USA
POLAR RX	1,961,995	10	3/12/96	USA
POLAR PERFECTION	2,320,331	21	2/22/00	USA
Misc. Design (circle design)	2,041,995	21	3/4/97	USA
POLARINFINITY	2,318,025	21	2/15/00	ŲSA
POLARPAC	2,367,525	21	7/18/00	USA
PRODIGY	2,092,046	8	8/26/97	USA
POLAR AVALON	2,330,984	21	3/21/00	USA
POLAR EDEN	2,330,983	. 21	3/21/00	USA
ALPHA	2,257,861	21	6/29/99	USA
POLAR ALPHA	2,329,344	21	3/14/00	USA
CLARUS	2,665,356	21	12/24/02	USA
POLAR CLARUS	2,638,421	21	10/22/02	USA
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SCHEDULE "B"

FOREIGN TRADEMARKS

Name/Title Country Registration Number/Application No.

Date of Registration/Date of Application

074658.01156/30241173 v2

EXHIBIT II Supplement to Trademark Security Agreement

This Supplement to Trademark Security Agreement ("Supplement"), dated [
], is entered into by WINCUP HOLDINGS, INC., a Delaware corporation having a mailing
address at Three Radnor Corporate Center, Suite 300, 100 Matsonford Road, Radnor, PA 19087
("Grantor") and delivered to PNC BANK, NATIONAL ASSOCIATION having a mailing address at
1600 Market Street, Philadelphia, PA 19103, Attn: Janeann Fehrle ("Agent") as agent for the Lenders
under the Credit Agreement (as defined below).

Background

- A. This Supplement is being delivered in connection with that certain Fourth Amended and Restated Revolving Credit and Security Agreement among Agent, Fleet Capital Corporation as documentation agent, the financial institutions which are now or which hereafter become a party thereto as Lenders, the Grantor named therein, and the other Borrowers named as Borrowers therein, dated December 26, 2001 (as same has and may hereafter be amended, modified, restated or replaced from time to time, the "Credit Agreement"), and that certain Trademark Security Agreement, dated as of the date of the Sixth Amendment to the Credit Agreement, by and between Grantor and Agent (as it may have been and hereafter be amended, supplemented, restated, replaced, or otherwise modified from time to time, the "Trademark Security Agreement"). Capitalized terms used but not defined herein shall have the respective meanings given to such terms in, or by reference in, the Trademark Security Agreement.
- B. Pursuant to the Credit Agreement and the Trademark Security Agreement, Grantor granted to Agent for the benefit of Lenders a lien on and security interest in all of the Trademarks of Grantor (as defined therein).
- C. Grantor has acquired certain additional trademarks, servicemarks and tradenames as set forth on Schedule A-1/Schedule B-1 attached hereto and made part hereof (collectively, "Additional Trademarks"). Grantor and Agent desire to execute this Supplement for the purpose of, inter alia, granting, ratifying and confirming the lien and security interest of Agent on and in the Additional Trademarks, as more fully set forth in the Trademark Security Agreement, and for recording in the United States Patent and Trademark Office or other appropriate trademark office.

NOW THEREFORE, with the foregoing Background hereinafter deemed incorporated by reference and made a part hereof, and for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Grantor, intending to be legally bound hereby, covenants and agrees as follows:

In consideration of and pursuant to the terms of the Credit Agreement and Other Documents, and for other good, valuable and sufficient consideration, the receipt of which is hereby acknowledged, and to secure the Obligations, Grantor grants a lien and security interest to Agent, for the benefit of Lenders, in all of its present and future right, title and interest in and to the Additional Trademarks, together with all the goodwill of Grantor associated with and represented by the Additional Trademarks, and the registration thereof and the right (but not the obligation) to sue for past, present and

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future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits.

- 2. Grantor acknowledges and confirms that the rights and remedies of Agent with respect to the security interest in the Additional Trademarks granted hereby are more fully set forth in the Credit Agreement and the Trademark Security Agreement, the terms and provisions of which are incorporated herein by reference. All references to the Trademark Security Agreement contained in the Credit Agreement or Other Documents shall be deemed, for all purposes, to also refer to and include this Supplement.
- 3. Schedule A/Schedule B to the Trademark Agreement is hereby supplemented by the information contained on Schedule A-1/Schedule B-1 attached hereto. All references to Schedule A/Schedule B contained in the Credit Agreement, Trademark Security Agreement or Other Documents shall be deemed, for all purposes, to also refer to and include Schedule A-1/Schedule B-1.
- 4. Except as expressly amended by this Supplement, all of the terms, conditions and provisions of the Credit Agreement and the Trademark Security Agreement are hereby ratified and continue unchanged and remain in full force and effect.
- 5. This Supplement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature by facsimile shall also bind the parties hereto.

IN WITNESS WHEREOF, the parties hereto have executed this Supplement on the day and year first above written.

·	WINCUP HOLDINGS, INC.		
	By: Name:		
Approved and accepted: PNC BANK, NATIONAL ASSOCIATION As Agent under the Credit Agreement			
By: Name: Title:			

12/10/2003 17:13 FAX BLANK ROME 2023

CORPORATE ACKNOWLEDGMENT

UNITED STATES OF AMERICA	:
STATE OF	: SS
COUNTY OF	;
_ -	y sworn, deposes and says that he/she is authorized to sign of
	orporation described in the foregoing document, that he/she
	behalf of the said corporation the foregoing document for the
• •	he is the person whose name and signature is subscribed to the
foregoing document.	
	Notary Public
	My commission expires:

074658.01156/30241173v2



Mail Stop Assignment Recordation Services December 10, 2003

Page 2

074558**RECORDED: 12/10/2003**

MARK NAME	REGISTRATION	INT'L	REGISTRATION	COUNTRY
	NO.	CLASS	DATE	
PRO (Stylized)	1,817,748	8	1/25/94	ÜSA
GRANDE (Stylized)	1,849,789	8	8/26/94	U\$A
MIDI (Stylized)	1,818,750	8	2/1/94	USA
Misc. Design	2,083,426	21	7/29/97	USA
(circle design)				
POLAR-XL	1,846,768	21	7/26/94	USA
(Stylized)				
SIGNATURE	1,816,921	21	1/18/94	USA
(Stylized)				_
FOLAR RX and	1,961,995	10	3/12/96	USA
Design				
POLAR PERFECTION	2,320,331	21	2/22/00	USA _
Misc. Design	2,041,995	21	3/4/97	USA
(circle <u>design)</u>				
POLARINFINITY	2,318,025	21	2/15/00	USA
POLARPAC	2,367,525	21	7/18/00	USA
PRODIGY	2,092,046	8	8/26/97	U\$A
POLAR AVALON	2,330,984	21	3/21/00	U\$A
POLAR EDEN	2,330,983	21	3/21/00	USA
ALPHA	2,257,861	21	6/29/99	USA
POLAR ALPHA	2,329,344	21	3/14/00	USA
(Stylized) _				
CLARUS and Design	2,665,356	21	12/24/02	USA
POLAR CLARUS and	2,638,421	21	10/22/02	USA
Design	<u></u>			

Please charge all fees due in connection with the filing of this document to our Deposit Account, Number 02-2555.

Should any questions arise concerning the recordation of this document, kindly contact me at (215) 569-5767.