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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Oxford Automotive, Inc.		03/24/2005	CORPORATION: MICHIGAN
The Oxford Investment Group, Inc.		03/24/2005	CORPORATION: MICHIGAN

RECEIVING PARTY DATA

Name:	Oxford Automotive ApS
Street Address:	Kalvabed Brygge 39
City:	Copenhagen V
State/Country:	DENMARK
Postal Code:	DK-1560
Entity Type:	Limited Liability Corporation: DENMARK

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2373201	OXFORD AUTOMOTIVE
Registration Number:	2425433	OXFORD AUTOMOTIVE

CORRESPONDENCE DATA

Fax Number: (215)981-4750

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 215-981-4097

Email: serritellaj@pepperlaw.com
Correspondent Name: Joseph J. Serritella, Esquire
Address Line 1: Pepper Hamilton LLP
Address Line 2: 3000 Two Logan Square

Address Line 4: Philadelphia, PENNSYLVANIA 19103-2799

DOMESTIC REPRESENTATIVE

Name: Joseph J. Serritella, Esquire
Address Line 1: Pepper Hamilton LLP

TRADEMARK
REEL: 003118 FRAME: 0838

900027981

Address Line 4: Philadelphia, PENNSYLVANIA 19103-2799			
NAME OF SUBMITTER:	Joseph J. Serritella		
Signature:	/Joseph J. Serritella/		
Date:	07/08/2005		

Total Attachments: 13

Address Line 2:

source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page1.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page3.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page3.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page4.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page5.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page6.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page7.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page8.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page9.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page10.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page11.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page12.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page12.tif source=Confirmatory Assignment of Trademarks to Oxford Automotive ApS#page13.tif

3000 Two Logan Square

CONFIRMATORY ASSIGNMENT OF TRADEMARKS

This CONFIRMATORY ASSIGNMENT OF TRADEMARKS ("this Assignment") is made and entered into, effective as of the 24th day of March, 2005, by and between THE OXFORD INVESTMENT GROUP, INC., a Michigan corporation ("Assignor"), having an address at c/o Carson Fischer, P.L.C., Third Floor, 300 East Maple Road, Birmingham, MI 48009-6317, U.S.A., and OXFORD AUTOMOTIVE, INC., a Michigan corporation ("Co-Assignor"), having an address at 5750 New King Street, Suite 200, Troy, Michigan 48098, U.S.A., and OXFORD AUTOMOTIVE APS, a Danish-chartered company ("Assignee"), having an address at Kalvabed Brygge 39, DK-1560, Copenhagen V, DENMARK, in favor of Assignee.

WHEREAS, Assignor is a party to a certain Trademark and Tradename Transfer Agreement, effective as of November 4, 2003 between itself and Co-Assignor, that includes a listing of applications to register and registrations for certain trademarks, in various jurisdictions worldwide, identified and set forth in Schedule A thereto (the "Transfer Agreement");

WHEREAS, pursuant to the Transfer Agreement, Assignor transferred to Co-Assignor all of Assignor's right, title and interest to, and Assignor was granted a security interest in, the property listed in Schedule A thereto. The aforesaid Schedule A has been redacted of the then-current "Status" column and otherwise unaltered is attached to this Assignment as Schedule A;

WHEREAS, the aforesaid redaction was not intended to, and shall not, increase or modify the liabilities and obligations of the parties under the Transfer Agreement;

WHEREAS, Co-Assignor at all times pertinent to this Assignment was a debtor in possession, under the protection of the United States Bankruptcy laws, by reason of the

proceedings entitled, <u>In re Oxford Automotive</u>, <u>Inc.</u>, et al.; Case No. 04-74377, Chap. 11, jointly administered, U.S. Bktcy. Ct., E.D. Mich., S. Div.;

WHEREAS, the Bankruptcy Court entered an Order, dated March 9, 2005 (the "Confirmation Order"), confirming the Second Amended Non-Consolidated Chapter 11 Plan of OAI and certain of its subsidiaries, dated February 28, 2005 (the "Plan"), pursuant to which Assignor is required to "transfer to OAI [herein, Co-Assignor] or its designee all right, title and interest in the property" in which it was granted a security interest under the Transfer Agreement (the "Property"), namely, the items listed in Schedule A hereto. Confirmation Order, ¶ 30;

WHEREAS, also under the aforesaid Confirmation Order, any and all of Assignor's right, title and interest in the Property shall be transferred to Co-Assignor or its designee upon the payment of \$600,000.00 to Assignor by Co-Assignor;

WHEREAS, Assignor and Co-Assignor mutually represent that Assignor has unsecured claims asserted against Co-Assignor which remain to be resolved in the aforesaid bankruptcy proceedings, *provided*, *further*, that it is mutually understood that Co-Assignor's representation in this regard shall not adversely affect any "Preserved North American Causes of Action," as that term is defined in the Plan, which causes of action may only be pursued by way of right of offset;

WHEREAS, Assignor and Co-Assignor each represent that it has no claims, rights or causes of action against Assignee or its subsidiaries arising under or relating to the Transfer Agreement or the Property; and

WHEREAS, Co-Assignor has designated Assignee as the recipient of all of Assignor's rights, title and interest in the property covered by the Transfer Agreement, namely the items listed in Schedule A hereto.

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NOW, THEREFORE, as of the date first above written, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties agree as follows:

- 1. Assignor hereby assigns, transfers and delivers to Assignee all of
 Assignor's right, title and interest in and to the Property, including any common law rights
 therein, together with any goodwill that the Property represents, the registrations and applications
 to register and renewals thereof, if any, and the right to sue and recover damages for past and
 future infringement thereon, if any there may be, and furthermore, Assignor warrants and
 represents that it has not assigned or transferred any of its rights under the Transfer Agreement to
 any person or entity other than Co-Assignor or Assignee and that it has no claims against the
 Assignee with respect to the Property.
- 2. Co-Assignor hereby assigns, transfers and delivers to Assignee, free and clear of all liens, claims and encumbrances, all right, title and interest of Co-Assignor in and to the Property, including any common law rights therein, together with any goodwill that the Property represents, the registrations and applications to register and renewals thereof, and the right to sue and recover damages for past and future infringement thereon, if any there may be.
- 3. Assignor and Co-Assignor, respectively, each only to the extent that it has the capacity to do so, hereby authorizes and requests the diverse registrars, commissioners and other official authorities charged with registration of trademarks in the various jurisdictions affected to record Assignee as the owner of the trademarks listed in Schedule A hereto and to issue to Assignee, in lieu of Assignor or Co-Assignor, in accordance with this instrument, all future certificates, notices and any other documents bearing on said trademarks.

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- 4. Each of the parties to this Assignment agrees and warrants, one to the other, that the representations made by it at the beginning of this instrument shall be treated and construed, not as mere recitals, but rather as integral parts of their mutual undertakings.
- This Assignment may be executed in counterparts, all of which taken together shall constitute one instrument.
- Assignee, at Assignee's expense, in order to carry out the intent of this Assignment and to take such further action and to execute such further documents and instruments as may be reasonably necessary to effectuate the provisions of this Assignment. Such cooperation shall include, but not be limited to, Co-Assignor instructing its trademark counsel and agents in the various jurisdictions affected by this Assignment to turn over its registration, application and related files regarding the Property to such other counsel or agents as Assignee may appoint, and Assignor cooperating with the turning over of such files of Co-Assignor, to the extent Assignor's authorization is necessary.
- 7. This instrument shall inure to the benefit of and be binding upon the parties hereto and upon the respective successors and assigns of each of them.

[EXECUTIONS ON THE FOLLOWING PAGE]

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Assignor and Assignee have duly executed this Assignment effective as of the date first abovewritten. OXFORD AUTOMOTIVE, INC. THE OXFORD INVESTMENT GROUP, INC. By: Bv: Name: Title: Title: Subscribed and sworn to before me Subscribed and sworn to before me on \\ April, 2005. on April, 2005. **NOTARY PUBLIC** Notary Public, Macomb County, MI Acting in Oakland Co., MI My Commission Expires 09/22/2007 OXFORD AUTOMOTIVE ApS By: Name: Herve Guillame Title: Chairman and CEO Subscribed and sworn to before me on __ April, 2005.

IN WITNESS WHEREOF, and intending to be legally bound, Assignor, Co-

NOTARY PUBLIC

Assignor and Assignee have duly executed this Assignment effective as of the date first abovewritten. THE OXFORD INVESTMENT GROUP, INC. By: Name: Name: Title: Subscribed and sworn to before me Subscribed and sworn to before me on 2007, 2005. on [April, 2005. Notary Public, Macomb County, Mi Acting in Oaldand Co., Mi OXFORD MX PPYORNE FINITE 99/33/2007 By: Name: Herve Guillame Title: Chairman and CEO Subscribed and sworn to before me on __ April, 2005.

IN WITNESS WHEREOF, and intending to be legally bound, Assignor, Co-

NOTARY PUBLIC

IN WITNESS WHEREOF, and intending to be legally bound, Assignor, Co-Assignor and Assignee have duly executed this Assignment effective as of the date first abovewritten.

THE OXFORD INVESTMENT GROUP, INC.	OXFORD AUTOMOTIVE, INC.
Ву:	By:
Name:	Name:
Title:	Title:
Subscribed and sworn to before me	Subscribed and sworn to before me
on April, 2005.	on April, 2005.
NOTARY PUBLIC	NOTARY PUBLIC
OXFORD AUTOMOTIVE ApS By:	
Name: Herve Guillame	
Title: Chairman and CEO	
Subscribed and sworn to before me on <u>&1</u> April, 2005.	

NOTARY PUBLIC

Vu par Me Florence CHARLES
Notaire à Plaisir (78)
pour Certification matérielle
de la signature de
Moussaux Herris Guillautle



Schedule A

Trademarks (October 10, 2003)

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD AUTOMOTIVE	United States	75/270,834	2,373,201
OXFORD AUTOMOTIVE and Design	United States	75/270,833	2,425,433
OXFORD AUTOMOTIVE	Canada	857709	TMA548453
OXFORD AUTOMOTIVE and Design	Canada	857708	TMA548417
OXFORD AUTOMOTIVE (Int'l Class 6)	Mexico (English)	309501	561907
OXFORD AUTOMOTIVE and Design (Int'l Class 6)	Mexico (English)	309503	564291
OXFORD AUTOMOTIVE (Int'l Class 40)	Mexico (English)	309502	639339
OXFORD AUTOMOTIVE (Int'i Class 42)	Mexico (English)	309504	564292
OXFORD AUTOMOTRIZ (Int'l Class 6)	Mexico (Spanish)	310728	564839
OXFORD AUTOMOTRIZ (Int'l Class 40)	Mexico (Spanish)	310729	620242
OXFORD AUTOMOTRIZ and Design (Int'l Class 6)	Mexico (Spanish)	310730	564484

Schedule A- 1

C/Documents and Settings/Marths/Local Settings/Temporary Internet Files/Content IESWVP/NB94CSecurity Agreement of realists to v5.400

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD AUTOMOTRIZ and Design (Int'l Class 42)	Mexico (Spanish)	310731	565433
OXFORD AUTOMOTIVE	Denmark	1999 2222 VA	2001 957 VR
OXFORD AUTOMOTIVE and Design	Denmark .	1999 2223 VA	2001 956 VR
OXFORD AUTOMOTIVE	Prance	97/69 6967	97 696967
OXFORD AUTOMOTIVE and Design	France	97 <i>[6</i> 9 696 6	97 696966
OXFORD AUTOMOTIVE	Germany	397 47 065.7	397 47 065
OXFORD AUTOMOTIVE and Design	Germany	397 47 0 66 .5	397 47 066
OXFORD AUTOMOTIVE	Italy	TO97C002601	794720
OXFORD AUTOMOTIVE	. Italy	TO97C002600	794719
OXFORD AUTOMOTIVI (Int'l Class 6)	Spain	2.116.950	2,116,950
OXFORD AUTOMOTIVE and Design (Int'l Class 6)	E Spain	2.116.952	2.116.952
OXFORD AUTOMOTIV (Int'l Class 42)	E Spain	2.116.951	2.116.951
OXFORD AUTOMOTTV and Design (Int'l Class 42)	E Spain	2.116.953	2.116.953

Schedule A- 2

CADecorates and Settions Marchal Coal Settions (Temporary Internet Files/Content IES/NVPNH94C/Security Agreement v6 redline to v5.40c

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD AUTOMOTIVE and Design	United Kingdom	2147070	2147070
OXFORD AUTOMOTIVE	Venezuela	16000-98	P-227,009
OXFORD AUTOMOTIVE and Design	Venezuela	15999-98	P-222,861
OXFORD TECHNOLOGIES	United States	76/194487	
OXFORD TECHNOLOGIES and Design	United States	76/194488	
OXFORD TECHNOLOGIES	Canada	1109366	
OXFORD TECHNOLOGIES and Design	Canada	1109367	
OXFORD TECHNOLOGIES	Czech Republic	169648	
OXFORD TECHNOLOGIES and Design	Czech Republic	: 169647	243773
OXFORD TECHNOLOGIES	Denmark	2001 2741 VA	2001 4728 VR

Schedule A-3

CADocuments and Settings Martin V.ocal Settings Temporary Internet Files Content IESWVFNB94CSecurity Agreement v6 redition to v5.doc

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD TECHNOLOGIES and Design	Demnark	2001 2742 VA	2001 4747 VR
OXFORD TECHNOLOGIES	France	01/3111671	01 3111671
OXFORD TECHNOLOGIES and Design	France	01/3111668	01 3111668
OXFORD TECHNOLOGIES	Germany	301 42 877.8/12	
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OXFORD TECHNOLOGIES and Design	Germany	301 47 617.9/12	301 47 617
OXFORD TECHNOLOGIES	Hungary	M0103875	
OXPORD TECHNOLOGIES and Design	Hungary	M0103876	173661
OXFORD TECHNOLOGIES	Italy	TO2001C002401	
OXFORD TECHNOLOGIES and Design	Italy	TO2001C002402	

Schedule A- 4

CATO-COMPANY and Settings/Marths/Local Settings/Temporary Internet Files/Content.IE5/NVPNB94C/Security Agreement v6 redline to v5.doc

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD TECHNOLOGIES (Int'l Class 12)	Mexico	0496145	723529
OXFORD TECHNOLOGIES (Int'l Class 42)	Mexico	0496146	723530
OXFORD TECHNOLOGIES and Design (Int'l Class 12)	Mexico	0496147	764710
OXFORD TECHNOLOGIES and Design (Int'l Class 42)	Mexico	0496148	719796
OXFORD TECHNOLOGIES	Poland	Z-238185	
OXFORD TECHNOLOGIES and Design	Poland	Z-238184	
OXFORD TECHNOLOGIES (Int'l Class 012)	Spain	2.415.167	
OXFORD TECHNOLOGIES (Int'l Class 042)	Spain	2.415.168	
OXFORD TECHNOLOGIES and Design (Int'l Class 012)	Spain	2,415.165	
OXFORD TECHNOLOGIES and Design (Int'l Class 042)	Spain	2.415.166	•

Schedule A-5

Children mounts and Seminari Marthal Local Setting of Temporary Internet Files Content LES NVPNB94C Security Agreement v6 redline to v5.400

MARK	COUNTRY	APPLICATION NO.	REGISTRATION NO.
OXFORD TECHNOLOGIES	Turkey	066299	
OXFORD TECHNOLOGIES and Design	Turkey	066300	
OXFORD TECHNOLOGIES	United Kingdom	2275423	
OXFORD TECHNOLOGIES and Design	United Kingdom	2275425	

Schedule A- 6

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RECORDED: 07/08/2005