

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
Collins & Aikman Products Co.		10/11/2007	CORPORATION: DELAWARE
Collins & Aikman Accessory Mats, LLC		10/11/2007	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	International Automotive Components Group North America, Inc.
Street Address:	5300 Auto Club Drive
City:	Dearborn
State/Country:	MICHIGAN
Postal Code:	48126
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 12

Property Type	Number	Word Mark
Registration Number:	2949430	ACT
Registration Number:	2949432	ACT
Registration Number:	2924043	ACTFIBER
Registration Number:	3032736	ACTFOAM
Registration Number:	2567851	TUFLOR
Registration Number:	910207	A
Registration Number:	878835	AKRO
Registration Number:	897977	AKRO
Registration Number:	876701	AKRO
Registration Number:	898897	AKRO A
Registration Number:	876702	A
Serial Number:	78324056	ACTWEB

CH \$315.00 2949430

CORRESPONDENCE DATA

Fax Number: (212)755-7306
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 212-326-3939
Email: NYTEF@JONESDAY.COM
Correspondent Name: JONES DAY
Address Line 1: 222 EAST 41ST STREET
Address Line 4: New York, NEW YORK 10017

NAME OF SUBMITTER:	Stephen F. Kampmeier
Signature:	/Stephen F. Kampmeier/
Date:	12/13/2007

Total Attachments: 6
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TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is made and entered into as of October 11, 2007 ("Effective Date") by and between (i) **Collins & Aikman Products Co.**, a Delaware corporation, with its principal office at 26533 Evergreen, Travelers Tower II, Southfield, Michigan 48076, **Collins & Aikman Accessory Mats, LLC.**, a Delaware limited liability company, with its principal office at 26533 Evergreen, Ste. 900, Southfield, MI 48076 (together, the "Assignors"), and (ii) **International Automotive Components Group North America, Inc.**, a Delaware corporation, with its principal office at 5300 Auto Club Drive, Dearborn, Michigan 48126 ("Assignee").

WHEREAS, Assignee and Collins & Aikman Corporation and certain Subsidiaries and Affiliates of Collins & Aikman Corporation are parties to that certain Asset Purchase Agreement dated April 20, 2007 (the "Agreement"); and

WHEREAS, pursuant to the Agreement, Assignors wish to assign to Assignee, and Assignee wishes to acquire from Assignors, the United States trademark registrations set forth on Schedule A attached hereto, the United States trademark applications set forth on Schedule B attached hereto, the foreign trademark registrations set forth on Schedule C attached hereto, in each case, together with the goodwill of the business associated therewith (collectively, the "Marks").

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors hereby sell, assign, transfer and set over to Assignee the entire right, title and interest in and to the Marks, for the United States and for all foreign countries, including, without limitation, any registrations and applications therefor, any renewals and extensions of the registrations, and all other corresponding rights that are or may be secured under the laws of the United States or any foreign country, now or hereafter in effect, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignors if this Assignment had not been made, together with all income, royalties or payments due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Marks, with the right to sue for, and collect the same for Assignee's own use and enjoyment and for the use and enjoyment of its successors, assigns or other legal representatives.

Assignors hereby request the Commissioner of Patents and Trademarks, and the corresponding entities or agencies in any applicable foreign countries, to record Assignee as the assignee and owner of the Marks.

Assignors represent and warrant that: (i) their right, title and interest in and to the Marks are free and clear of any liens, security interests or other encumbrances; (ii) they have the full right and authority to execute this Assignment and to assign to Assignee the rights assigned herein; and (iii) they have not executed, and will not execute, any agreement or other instrument in conflict herewith.

UNITED STATES

Assignors shall at Assignee's expense, take all further actions, and provide to Assignee, Assignee's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens, assignments, powers of attorney or other documentation), reasonably requested by Assignee to more fully and effectively effectuate the purposes of this Assignment, including, without limitation, with respect to the following: (1) the preparation and prosecution of any application for registration, or any application for renewal of a registration, relating to any of the rights assigned herein; (2) the prosecution or defense of any interference, opposition, infringement or other proceedings that may arise in connection with any of the rights assigned herein, including, without limitation, testifying as to any facts relating to the Marks and this Assignment; (3) obtaining any additional trademark protection relating to rights assigned herein that Assignee reasonably may deem appropriate that may be secured under the laws now or hereafter in effect in the United States or in any foreign country; and (4) in the implementation or perfection of this Assignment in all applicable jurisdictions throughout the world.

* * * * *

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed by their duly authorized representatives as of the Effective Date.

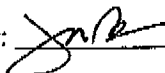
COLLINS & AIKMAN PRODUCTS CO.

By: 

Name: John Boken

Title: Chief Restructuring Officer

COLLINS & AIKMAN ACCESSORY MATS, LLC

By: 

Name: John Boken

Title: Chief Restructuring Officer

INTERNATIONAL AUTOMOTIVE COMPONENTS GROUP NORTH AMERICA, INC.

By: _____

Name: _____

Title: _____

Assignors shall at Assignee's expense, take all further actions, and provide to Assignee, Assignee's successors, assigns or other legal representatives, all such cooperation and assistance (including, without limitation, the execution and delivery of any and all affidavits, declarations, oaths, samples, exhibits, specimens, assignments, powers of attorney or other documentation), reasonably requested by Assignee to more fully and effectively effectuate the purposes of this Assignment, including, without limitation, with respect to the following: (1) the preparation and prosecution of any application for registration, or any application for renewal of a registration, relating to any of the rights assigned herein; (2) the prosecution or defense of any interference, opposition, infringement or other proceedings that may arise in connection with any of the rights assigned herein, including, without limitation, testifying as to any facts relating to the Marks and this Assignment; (3) obtaining any additional trademark protection relating to rights assigned herein that Assignee reasonably may deem appropriate that may be secured under the laws now or hereafter in effect in the United States or in any foreign country; and (4) in the implementation or perfection of this Assignment in all applicable jurisdictions throughout the world.

* * * * *

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COLLINS & AIKMAN PRODUCTS CO.

By: _____

Name: John Boken

Title: Chief Restructuring Officer

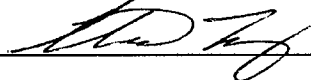
**COLLINS & AIKMAN ACCESSORY
MATS, LLC**

By: _____

Name: John Boken

Title: Chief Restructuring Officer

**INTERNATIONAL AUTOMOTIVE
COMPONENTS GROUP NORTH
AMERICA, INC.**

By:  _____

Name: Stephen Toy

Title: Assistant Secretary

SCHEDULE A

U.S. TRADEMARK REGISTRATIONS

1. Collins & Aikman Products Co.

Mark	Reg. Number	Serial Number	Country
ACT	2949430	78/045,628	USA
ACT (word & design)	2949432	78/045,669	USA
ACTFIBER	2924043	78/045,876	USA
ACTFOAM	3032736	78/045,862	USA
TUFLOR	2567851	75/661,803	USA
UBS	2452570	75/790,715	USA

2. Collins & Aikman Accessory Mats, Inc.

Mark	Reg. Number	Serial Number	Country
A (word & design)	0910207	72/342,383	USA
AKRO	0878835	72/313,249	USA
AKRO	0897977	72/342,382	USA
AKRO (word & design)	0876701	72/313,247	USA
AKRO A (word & design)	0898897	72/342,384	USA
A (word & design)	0876702	72/313,248	USA

SCHEDULE B

U.S. TRADEMARK APPLICATIONS

1. Collins & Aikman Products Co.

Mark	Serial Number	Country
ACTWEB	78/324,056	USA

2. Collins & Aikman Accessory Mats, LLC.

None

SCHEDULE C

FOREIGN TRADEMARK REGISTRATIONS

1. Collins & Aikman Products Co.

Mark	Reg. Number	Serial Number	Country
AKRO A (word & design)	2181398	2181398	ARGENTINA
AKRO A (word & design)	821033905	821033905	BRAZIL
AKRO A (word & design)	249905	23789-98	PARAGUAY

2. Collins & Aikman Accessory Mats, Inc.

Mark	Reg. Number	Serial Number	Country
AKRO A (word & design)*	739235	739235	AUSTRALIA
A (word & design)	181993	300479	CANADA
AKRO	183981	330480	CANADA
AKRO A (word & design)	178815	330478	CANADA
AKRO A (word & design)*	209943	97040890	COLOMBIA
AKRO A (word & design)*	39732962	39732962.8	GERMANY
AKRO*	262052	10469/1992	KOREA
AKRO*	269672	10470/1992	KOREA
AKRO A (word & design)*	431239 ¹	1997-32429	KOREA
AKRO EDGE*	269671	10472/1992	KOREA
AKRO EDGE*	262160	10471/1992	KOREA
AKRO A (word & design)*	333454	97-6523	SWEDEN
AKRO A (word & design)*	2140117	2140117	UNITED KINGDOM

* REDACTED

¹ REDACTED

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