Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
GE Business Capital Corporation, successor-in-interest to,			
Transamerica Business Credit		09/05/2008	CORPORATION: DELAWARE
Corporation, as Agent for the Lenders			

RECEIVING PARTY DATA

Name:	CSK Auto, Inc. (formerly known as Northern Automotive Corporation)
Street Address:	233 S. Patterson
City:	Springfield
State/Country:	MISSOURI
Postal Code:	65802
Entity Type:	CORPORATION: ARIZONA

PROPERTY NUMBERS Total: 17

Property Type	Number	Word Mark
Registration Number:	1836579	CREW LINE
Registration Number:	1437622	FLAG
Registration Number:	1891873	FLAG
Registration Number:	1431024	FLAG
Registration Number:	1891901	FLAG
Registration Number:	1641156	HEATBEATER
Registration Number:	1674041	ICEBREAKER
Registration Number:	1476551	MEGA-SPARK
Registration Number:	1446100	MEGA TORQUE
Registration Number:	1949486	ROADWARRIOR
Registration Number:	1898833	ROADWARRIOR
Registration Number:	1318791	SCHUCK'S TRADEMARK

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Registration Number:	1312736	schuck's
Registration Number:	1856235	STREET GEAR AUTOMOTIVE ACCESSORIES
Registration Number:	1910975	WORKLINE
Registration Number:	1620867	WORKLINE
Serial Number:	74349395	MEGA SPARK

CORRESPONDENCE DATA

Fax Number: (703)415-1557

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

Phone: 703-415-1555

Email: mail@specializedpatent.com
Correspondent Name: Christopher E. Kondracki

Address Line 1: 2001 Jefferson Davis, Hwy., Suite 1007

Address Line 4: Arlington, VIRGINIA 22202

ATTORNEY DOCKET NUMBER:	8090803
NAME OF SUBMITTER:	Christopher E. Kondracki
Signature:	/Christopher E. Kondracki/
Date:	09/25/2008

Total Attachments: 6

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RELEASE OF SECURITY INTEREST IN TRADEMARKS

Capitalized terms used in this Release, but not defined herein, shall have the respective meanings ascribed to them in the Trademark Security Agreement or Credit Agreement referred to below, as applicable.

WHEREAS, Assignor, Assignee, and Lenders entered into that certain Credit Agreement, dated as of February 15, 1995 (as the same may from time to time amended, modified or supplemented, the "<u>Credit Agreement</u>")

WHEREAS, Assignor and Assignee entered into that certain Collateral Assignment and Trademark Security Agreement, dated as of February 15, 1995 (as at any time amended, the "Trademark Security Agreement"):

WHEREAS, the Trademark Security Agreement was recorded with the U.S. Patent and Trademark Office on February 28, 2005, at Reel 1292/Frame 0125;

WHEREAS, pursuant to the Credit Agreement and the Trademark Security Agreement, Assignee granted to Assignor a security interest in, and made to Assignor a collateral assignment of, the entire right, title and interest of Assignee in and to the trademarks and trademarks for which applications to register were pending (together with all rights, benefits and privileges derived therefrom, the goodwill of the business symbolized thereby, all registrations thereof, all reissues, divisions, continuations, renewals and extensions thereof, and all proceeds of the foregoing) (the "Trademark Rights"), including the trademarks listed on Schedule A hereto, (the "Trademark Security Interest"); and

WHEREAS, the Parties desire that Assignor terminate and release its continuing interest in the Trademark Rights;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

Assignor hereby terminates, releases and discharges fully, the Trademark Security Interest, and reassigns and transfers any and all interest that it may have in the Trademark Rights to Assignee.

Assignor hereby authorizes Assignee or Assignee's agents or designees to (i) record this Release with the United States Patent and Trademark Office, (ii) file UCC Financing Statement Amendments with the applicable filing office in order to order to

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memorialize the release of any security interest of Assignor in the Trademark Rights, and/or (iii) otherwise file this Release.

Assignor further agrees to execute and deliver to Assignee any and all further documents and instruments, and do any and all further acts which Assignee (or its agents or designees) reasonably requests in order to confirm this Release and Assignee's right, title, and interest in and to the Trademark Rights.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, Assignor has caused this RELEASE OF SECURITY INTEREST IN TRADEMARKS to be executed and delivered by its officer thereunto duly authorized as of the date above first written.

ASSIGNOR:

GE BUSINESS CAPITAL CORPORATION, successor in interest to, TRANSAMERICA BUSINESS CREDIT CORPORATION, as Agent for the Lenders

By:

Nome: James Caroch. Tible: Executive Vice Presided

SCHEDULE A TO RELEASE OF SECURITY INTEREST IN TRADEMARKS TRADEMARKS AND TRADEMARK APPLICATIONS

<u>Trademark</u>	Class	Application Number	Registration Certificate	Registration Number
CHECKER			- de	9 1
CREW LINE & Design	8	74/395081	5/17/94	1,836,579
FLAG & Design	1	596,382	4/28/87	1,437,622
FLAG & Design	1	74/391435	5/02/95	1,891,873
FLAG & Design	7	609,244	3/3/87	1,431,024
FLAG & Design	3	74/391071	5/02/95	1,891,901
FLAG & Design	4	596,382	4/28/87	1,437,622
HEATBEATER & Design	9	74/066351	4/16/91	1,641,156
ICEBREAKER & Design	9	74/076017	2/04/92	1,674,041
MEGA SPARK & Design	7	73,628737	2/16/88	1,476,551
MEGA SPARK & Design	7	74/349395	. •	~
MEGA SPARK & Design	9	74/349395	F 4	•
MEGA TORQUE & Design	9	73/618779	7/07/87	1,446,100
ROADWARRIOR & Design	12	74/476058	1/16/96	1,949,486
ROADWARRIOR & Design	12	74/514329	6/13/95	1,898,833
SCHUCK'S & Design	1.	73/439546	2/12/85	1,318,791
SCHUCK'S & Design	12	73/439546	2/12/85	1,318,791
SCHUCK'S & Design	42	73/439372	1/01/85	1,312,736
SCHUCK'S & Design	7.	73/439546	2/12/85	1,318,791
STREET GEAR & Design	12	74/072749	9/27/94	1,856,235
WORKLINE & Design	2	74/549753	8/15/95 `	1,910,975
WORKLINE & Design	9	73/836027	11/06/90	1,620,867
WORKLINE & DESIGN	8	73/836027	11/06/90	1,620,867

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AFFIDAVIT

I, James Ungari, a Vice President of General Electric Capital Corporation ("GECC") a Delaware Corporation, with its principal office at 3135 Easton Turnpike, Fairfield, Connecticut, USA (the "Corporation"), make oath based on personal knowledge as Vice President of the Corporation and say as follows:

- 1. CSK AUTO, INC. (formerly known as NORTHERN AUTOMOTIVE CORPORATION), an Arizona corporation ("CSK Auto"). was a finance asset of Transamerica Business Credit Corporation ("TBCrC");
- 2. The finance assets of TBCrC were transferred to Transamerica Business Capital Corporation ("TBCC");
- 3. On January 14, 2004, GECC acquired most of the commercial lending business of Transamerica Finance Corporation, including all of the assets of TBCC.
- 4. On July 9, 2004, TBCC changed its name to GE Business Capital Corporation.

Date: September 5, 2008

Name: James Ungari (

Title: Vice President

State of Connecticut)		
)	ss:	Norwalk
County of Fairfield)		

On this date, 5 of September, 2008, before me, a notary public, personally appeared James Ungari, known to me to be a Vice President of General Electric Capital Corporation, who executed the foregoing Affidavit pursuant to authority granted by the Board of Directors of said Corporation.

Notary Public

ANN E. JERGE
NOTARY PUBLIC
MY COMMISSION EXPIRES 6/30/2009

TRADEMARK REEL: 003859 FRAME: 0953

RECORDED: 09/25/2008