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	
Unison Industries, LLC	ison Industries, LLC		LIMITED LIABILITY COMPANY: DELAWARE	

RECEIVING PARTY DATA

Name:	Champion Aerospace, LLC
Street Address:	1230 Old Norris Road
City:	Liberty
State/Country:	SOUTH CAROLINA
Postal Code:	29657
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2010710	LASAR
Registration Number:	2008936	LASAR
Registration Number:	0760554	SLICK
Registration Number:	1719828	
Registration Number:	1759512	

CORRESPONDENCE DATA

Fax Number: (216)696-0740

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

Phone: 216-861-7577

Email: clevelandip@bakerlaw.com

Correspondent Name: Melinda M. Lothes
Address Line 1: 1900 East 9th Street

Address Line 2: Suite 3200

Address Line 4: Cleveland, OHIO 44114

TRADEMARK REEL: 003864 FRAME: 0542 2010710

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ATTORNEY DOCKET NUMBER:	027056.000021		
NAME OF SUBMITTER:	Melinda M. Lothes		
Signature:	/Melinda M. Lothes/		
Date:	10/03/2008		
Total Attachments: 2 source=trademark champion aerospace#page1.tif source=trademark champion aerospace#page2.tif			

TRADEMARK REEL: 003864 FRAME: 0543

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is entered into as of September 26, 2008 (this "Assignment") by and between UNISON INDUSTRIES, LLC, a Delaware limited liability company ("Assignor"), and CHAMPION AEROSPACE, LLC, a Delaware limited liability company ("Assignee").

NOW, THEREFORE, in consideration of the mutual agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

- 1. Assignor hereby sells, assigns, conveys, grants and transfers unto Assignee the following: (a) Assignor's entire right, title and interest in and to the trademarks and service marks listed on Schedule A (the "Trademarks") in the United States, its territorial possessions and in all foreign countries, whether or not such Trademarks have been registered prior to, on or after the date of this Assignment, and any and all renewals and extensions thereof or any legal equivalent thereof in a foreign country for the full term or terms for which the same may be granted, together with the goodwill of the business(es) carried on in connection with such Trademarks; and (b) all claims, demands and rights of action, both statutory and based upon common law, that Assignor has or might have by reason of any infringement of any Trademark prior to, on or after the date of this Assignment, together with the right to prosecute such claims, demands and rights of action in Assignee's own name; and (c) any income, fees, royalties, damages and payments now or hereafter due and/or payable under and with respect to any and all Trademarks, including without limitation, the right to recover for past, present or future infringements of such Trademarks; and (d) all rights corresponding to the Trademarks throughout the world, as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made.
- 2. If any term or provision of this Assignment is adjudged invalid or unenforceable, in whole or in part, or as applied to any circumstance, (i) the remaining terms and provisions hereof shall be unimpaired and shall remain in full force and effect, and (ii) the invalid or unenforceable provision or term shall be replaced by a term or provision that is valid and enforceable and that comes closest to expressing the intention of such invalid or unenforceable term or provision. This Assignment may be executed in counterparts, each of which shall be deemed an original, but which together shall constitute one and the same agreement. Nothing in this Agreement shall confer any rights upon any person or entity other than Assignor and Assignee and each such party's respective successors and permitted assigns. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns.

IN WITNESS WHEREOF, each of Assignor and Assignee has caused this Assignment to be executed as of the date first written above.

UNISON INDUSTRIES, LLC ("Assignor")

Name: Pablo C. Penaloza

Title: VP – Finance & Interim CEO

CHAMPION AEROSPACE, LLC ("Assignee")

Name Raymond F. Laubenthal

Title: President & Chief Operating Officer

SCHEDULE A

TRADEMARKS/SERVICE MARKS

Trademark	Goods / Services	Country	Application No.	Registration No.	Registration Date
LASAR	IC 007 - Computerized electronic ignitions for vehicles and for machines	US	74567629	2010710	22-Oct-96
LASAR & design	IC 007 - Computerized electronic ignitions for vehicles and for machines	US	74567628	2008936	15-Oct-96
SLICK & design	IC 009 - Magnetos and magneto parts	US	72145624	760554	26-Nov-63
	IC 007 - Ignition harnesses for use in aircraft	US	73646932	1719828	29-Sep-92
	IC 009 - Magneto ignition hamess assemblies for use in aircraft comprising ignition hamess lead cables for use with magneto caps	US	73646933	1759512	23-Mar-93

102503896.2, Trademark Assignment 9/25/08

RECORDED: 10/03/2008

TRADEMARK REEL: 003864 FRAME: 0545