

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Durakon Industries, Inc.		12/23/2008	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	PNC Bank, National Association
Street Address:	249 Fifth Ave., 6th Floor
Internal Address:	1 PNC Plaza
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15222
Entity Type:	National Banking Association:

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	3017577	A TRUCKLOAD OF AWARDS
Registration Number:	1832698	ALL STAR
Registration Number:	3103688	DURAKON
Registration Number:	2158287	DURASPORT
Registration Number:	1532934	DURATRUNK
Registration Number:	2923906	PATRIOT
Registration Number:	2923907	PATRIOT

CORRESPONDENCE DATA

Fax Number: (216)363-4588
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: (216) 363-4418
 Email: trademark@beneschlaw.com
 Correspondent Name: Laura Beresh
 Address Line 1: 200 Public Square

OP \$190.00 3017577

Address Line 2: Suite 2300
Address Line 4: Cleveland, OHIO 44114-2378

ATTORNEY DOCKET NUMBER:

31203-2

NAME OF SUBMITTER:

Laura Beresh

Signature:

/Laura Beresh/

Date:

12/30/2008

Total Attachments: 27

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EXECUTION COPY

INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, as it may be amended, restated or otherwise modified from time to time (this "Agreement"), is executed and delivered at Cleveland, Ohio as of this 23rd day of December, 2008, by DURAKON INDUSTRIES, INC., a Delaware corporation (as successor by merger to Penda Merger Corporation, a Michigan corporation) (together with its successors and assigns, "Pledgor"), to PNC BANK, NATIONAL ASSOCIATION ("Agent"), as agent for the financial institutions which are now or which hereafter become a party to the Credit Agreement, as hereinafter defined (collectively, "Lenders").

RECITALS:

Agent, Lenders, Pledgor, PENDA CORPORATION, a Delaware corporation ("Penda") (Pledgor and Penda are referred to in this Agreement each as a "Borrower", and collectively as "Borrowers"), PENDA ACQUISITION HOLDINGS, INC., a Delaware corporation ("Parent") and certain other Credit Parties (as defined in the Credit Agreement) party thereto, are entering into the Credit Agreement. Pledgor desires that Lenders grant to Borrowers the financial accommodations described in the Credit Agreement.

Pledgor deems it to be in its direct pecuniary and business interests that Borrowers obtain from Lenders the Advances, as defined in the Credit Agreement, and the other financial accommodations provided for under the Credit Agreement.

Pledgor understands that Agent and Lenders are willing to enter into the Credit Agreement and to grant such financial accommodations to Borrowers only upon certain terms and conditions, one of which is that Pledgor grant to Agent, for the benefit of Lenders, a security interest in, and an assignment of, the Collateral, as hereinafter defined, and this Agreement is being executed and delivered in consideration of each financial accommodation, if any, granted by Lenders to Borrowers under the Credit Agreement and for other valuable consideration.

NOW, THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. **Definitions.** As used herein, the following terms shall have the following meanings:

"Assignment" shall mean an Assignment in the form of Exhibit A hereto.

"Collateral" shall mean, collectively, all of Pledgor's existing and future (a) Patents; (b) Trademarks; (c) Licenses; (d) all of the goodwill of Pledgor's business, including, but not limited to, all goodwill connected with and symbolized by the Trademarks; and (e) proceeds of any of the foregoing.

"Credit Agreement" shall mean the Amended and Restated Revolving Credit, Term Loan, Guaranty and Security Agreement executed by and among Pledgor, Penda, Parent, the

TRADEMARK

REEL: 003911 FRAME: 0409

other Credit Parties party thereto from time to time, Agent and Lenders and dated as of even date herewith, as it may from time to time be amended, restated or otherwise modified.

“Debt” shall mean the Obligations.

“Licenses” shall mean any license agreement with any other party, whether Pledgor is a licensor or licensee under any such license agreement, including, without limitation, the licenses listed on Schedule C attached hereto and made a part hereof, and the right to prepare for sale, sell and advertise for sale, all Inventory now or hereafter owned by Pledgor and now or hereafter covered by such licenses.

“Patents” shall mean any patent and patent application, including, without limitation, the inventions and improvements described and claimed therein, and those patents listed on Schedule A attached hereto and made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof; (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof; (c) the right to sue for past, present and future infringements thereof; and (d) all rights corresponding thereto throughout the world.

“Obligor” shall mean a Person whose credit or any of whose property is pledged to the payment of any portion of the Debt and includes, without limitation, Pledgor, Penda, Parent and any other Guarantor.

“PTO” shall mean the United States Patent and Trademark Office.

“Trademarks” shall mean any registered trademark, trademark registration, trade name and trademark application, registered service mark, service mark registration, service name and service mark application (other than intent to use applications), including, without limitation, the trademarks, trademark registrations, trade names and trademark applications, service marks, service mark registrations, service names and service mark applications listed on Schedule B attached hereto and made a part hereof, and (a) renewals thereof; (b) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payment for past or future infringements thereof; (c) the right to sue for past, present and future infringements thereof; and (d) all rights corresponding thereto throughout the world.

Capitalized terms used in this Agreement without definition have the meanings ascribed to such terms in the Credit Agreement.

2. Grant of Security Interest. In consideration of and as security for the full and complete payment of all of the Debt, Pledgor hereby agrees that Agent shall at all times have, and hereby grants to Agent, for the benefit of Lenders, a security interest in all of the Collateral, including (without limitation) all of Pledgor’s future Collateral, irrespective of any lack of knowledge by Agent or Lenders of the creation or acquisition thereof.

3. Warranties and Representations. Pledgor represents and warrants to Agent and Lenders that as of the date hereof:

(a) Pledgor owns all of the Collateral and, whether the same are registered or unregistered, no such Collateral has been adjudged invalid or unenforceable;

(b) except as set forth in Schedules 5.9 and 5.10 or the Credit Agreement, Pledgor has no knowledge of any claim that the use of any of the Collateral does or may violate the rights of any Person;

(c) except for Permitted Encumbrances, Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to the Collateral, free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses, registered user agreements and covenants by Pledgor not to sue third Persons;

(d) Pledgor has full power, authority and legal right to pledge the Collateral and enter into this Agreement and perform its terms;

(e) Pledgor has used, and shall continue to use, for the duration of this Agreement, proper statutory notice in connection with its use of the Collateral, except where the failure to do so will not have a Material Adverse Effect;

(f) Pledgor represents and warrants that it is the true and lawful owner or licensee of the Trademarks listed on Schedule B attached hereto and made a part hereof, and that said listed Trademarks constitute all the marks registered in the PTO that such Pledgor now owns or uses in connection with its business, other than any such marks which are (i) owned but not used and (ii) not material to its business. Pledgor represents and warrants that it owns or is licensed to use all Trademarks that it uses, and that it owns all of the registrations listed on Schedule B. Pledgor further warrants that it is not aware of any third party claim that any aspect of Pledgor's present or contemplated business operations infringes or will infringe on any registered trademark or registered service mark in a manner which would reasonably be expected to have a Material Adverse Effect; and

(g) Pledgor represents and warrants that it is the true and lawful owner or licensee of all rights in the Patents listed on Schedule A, attached hereto and made a part hereof, that said Patents constitute all the United States patents and applications for United States patents that Pledgor now owns, other than any such patents, applications and registrations which are (i) owned but not used and (ii) not material to its business. Pledgor represents and warrants that it owns or is licensed to practice under all Patent registrations that it owns, uses or practices under. Pledgor further warrants that it is not aware of any third party claim that any aspect of Pledgor's present or contemplated business operations infringes or will infringe on any patent in a manner which would reasonably be expected to have a Material Adverse Effect.

4. Further Assignment Prohibited. Pledgor shall not enter into any agreement that is inconsistent with Pledgor's obligations under this Agreement and shall not otherwise sell or assign its interest in, or grant any license or sublicense with respect to, any of the Collateral other than in the ordinary course of business consistent with past practice or as otherwise permitted by

the Credit Agreement without Agent's prior written consent. Absent such prior written consent, any such attempted sale or license is null and void.

5. Right to Inspect. Pledgor hereby grants to Agent and Lenders and their respective employees and agents the right to visit any location of Pledgor and to inspect Pledgor's books and records and to make excerpts therefrom and transcripts thereof at such times and upon such notice as is set forth in the Credit Agreement.

6. Standard Patent and Trademark Use. Pledgor shall not knowingly use the Collateral in any manner that would jeopardize the validity or legal status thereof. Pledgor shall comply with all patent marking requirements as specified in 35 U.S.C. §287. Pledgor shall further conform its usage of any trademarks to standard trademark usage, including, but not limited to, using the trademark symbols ®, ™, and ™ where appropriate.

7. Event of Default.

(a) Pledgor expressly acknowledges that Agent may record this Agreement with the PTO. Contemporaneously herewith, Pledgor shall also execute and deliver to Agent the Assignment, which Assignment shall have no force and effect and shall be held by Agent, in escrow, until the occurrence and during the continuance of an Event of Default; provided that, anything herein to the contrary notwithstanding, the security interest granted herein shall be effective as of the date of this Agreement. After the occurrence of an Event of Default (unless such Event of Default has been cured or waived prior to providing the notice provided for in this paragraph), the Assignment shall take effect immediately upon certification of such fact by an authorized officer of Agent in the form attached as Exhibit A and upon written notice to Pledgor and thereafter Agent may, in its sole discretion, record the Assignment with the PTO.

(b) If an Event of Default shall occur and be continuing, Pledgor irrevocably authorizes and empowers Agent, on behalf of Lenders, to terminate Pledgor's use of the Collateral and to exercise such rights and remedies as allowed by law. Without limiting the generality of the foregoing, Agent may sell at public or private sale, in a commercially reasonable manner, or otherwise realize upon all or, from time to time, any of the Collateral, together with the associated goodwill, or any interest that Pledgor may have therein, and, after deducting from the proceeds of sale or other disposition of the Collateral all reasonable expenses (including all expenses for attorneys' and brokers' fees and other legal services), Agent shall apply such proceeds against payment of the Debt in accordance with the terms of the Credit Agreement. Notice of any sale or other disposition of the Collateral shall be given to Pledgor at least ten (10) Business Days before the time of any intended public or private sale or other disposition of the Collateral is to be made, which Pledgor hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, Agent or any Lender may, to the extent permissible under applicable law, purchase the whole or any part of the Collateral sold, free from any right of redemption on the part of Pledgor, which right is hereby waived and released.

8. Termination. At such time as the Debt has been irrevocably paid in full (other than contingent indemnity obligations), the commitments of Lenders under the Credit Agreement

terminated, and the Credit Agreement terminated and not replaced by any other credit facility with Agent and Lenders, this Agreement shall terminate and Agent shall, upon Pledgor's request, execute and deliver to Pledgor, at Pledgor's expense, all deeds, assignments, and other instruments as Pledgor shall reasonably request to evidence the release of Agent's security interest in the Collateral in connection with such termination, subject to any disposition thereof that may have been made by Agent pursuant hereto; provided, however, that the provisions of Sections 9, 11, 22, 23, 24 and 26 shall survive any termination of this Agreement.

9. Maintaining Collateral, Attorneys' Fees, Costs and Expenses. Pledgor shall have the obligation and duty to perform all acts reasonably necessary to maintain or preserve the Collateral as required by the Credit Agreement, provided that Pledgor shall not be obligated to maintain any Collateral in the event Pledgor determines, in the reasonable business judgment of Pledgor, that the maintenance of such Collateral is no longer material to Pledgor's business. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including, without limitation, the reasonable attorneys' fees and legal expenses incurred by Agent and Lenders in connection with the amendment and enforcement of this Agreement, all renewals, required affidavits 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, reasonable counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Collateral, shall be borne and paid by Pledgor, within ten (10) days of demand by Agent, and, until so paid after demand, may be added to the principal amount of the Debt.

10. Pledgor's Obligations to Prosecute. Except as otherwise agreed to by Agent in writing, Pledgor shall have the duty to prosecute diligently any patent application or trademark application pending as of the date of this Agreement unless Pledgor determines in its reasonable business judgment to not pursue any such application or thereafter until the Debt shall have been paid in full, and to do any and all acts that are reasonably necessary or desirable to preserve and maintain all rights in the Collateral, including, but not limited to, payment of any maintenance fees, except for any such Collateral that is not material to the business Pledgor determines in its reasonable business judgment not to so maintain. Any reasonable expenses incurred by Agent in connection with the Collateral shall be borne by Pledgor. Pledgor shall not abandon any Collateral without the prior written consent of Agent unless such abandonment will not have a Material Adverse Effect on Pledgor or such abandonment is an abandonment of a product or product line.

11. Agent's Rights to Enforce. Pledgor shall have the right but not the obligation to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Collateral. Agent and Lenders shall have the right, but shall have no obligation, to join in any such action during the existence of an Event of Default. Pledgor shall promptly, and in any event within ten (10) days of demand, reimburse and indemnify Agent and Lenders for all damages, and reasonable expenses, including attorneys' fees incurred by Agent in connection with the provisions of this Section 11, in the event Agent and Lenders elect to join in any such action commenced by Pledgor.

12. Power of Attorney. Pledgor hereby authorizes and empowers Agent, on behalf of Lenders, to make, constitute and appoint any officer or agent of Agent as Agent may select, in its discretion, as Pledgor's true and lawful attorney-in-fact, after the occurrence of and during the continuance of an Event of Default, with the power to endorse Pledgor's name on all applications, documents, papers and instruments reasonably necessary for Agent to use the Collateral, or to grant or issue any exclusive or nonexclusive license under the Collateral to any third party, or reasonably necessary for Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Collateral, together with associated goodwill to a third party or parties. Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.

13. Agent's Right to Perform Obligations. If Pledgor materially fails to comply with any of its obligations under this Agreement, Agent, on behalf of Lenders, may after notice to Pledgor, but is not obligated to, do so in Pledgor's name or in Agent's name, but at Pledgor's expense, and Pledgor hereby agrees to reimburse Agent on demand in full for all reasonable expenses, including reasonable attorneys' fees, incurred by Agent in protecting, defending and maintaining the Collateral.

14. Additional Documents. Pledgor shall, upon written request of Agent, enter into such additional documents or instruments as may be reasonably required by Agent in order to effectuate, evidence or perfect Agent's interests in the Collateral as evidenced by this Agreement.

15. New Collateral. If, before the Debt shall have been satisfied in full, Pledgor shall obtain rights to any new Collateral, the provisions of Sections 2 and 7 hereof shall automatically apply thereto as if the same were identified on Schedules A, B or C attached hereto and made a part hereof as of the date hereof, and Pledgor shall give Agent prompt written notice thereof no less frequently than quarterly.

16. Modification for New Collateral. Pledgor hereby authorizes Agent to modify this Agreement by amending Schedules A, B and/or C to include any future Collateral as contemplated by Sections 2 and 15 hereof and, at Agent's request, Pledgor shall execute any documents or instruments reasonably required by Agent in order to modify this Agreement as provided in this Section 16, provided that any such modification to Schedules A, B and/or C shall be effective without the signature of Pledgor. Pledgor hereby acknowledges that Agent may refile or re-record this Agreement with the PTO, together with any such modification to Schedules A, B and/or C.

17. No Waiver. No course of dealing between Pledgor and Agent and Lenders, nor any failure to exercise, nor any delay in exercising, on the part of Agent or Lenders, any right, power or privilege hereunder or under any of the Other Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

18. Remedies Cumulative. All of the rights and remedies of Agent and Lenders with respect to the Collateral, whether established hereby or by the Other Documents, or by any other agreements or by law shall be cumulative and may be executed singularly or concurrently.

19. Severability. The provisions of this Agreement are severable, and, if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

20. Modifications. Except as provided in Section 16 hereof, this Agreement may be amended or modified only by a writing signed by Pledgor and Agent, on behalf of Lenders. In the event that any provision herein is deemed to be inconsistent with any provision of any other document, other than the Credit Agreement, the provisions of this Agreement shall control.

21. Successors and Assigns. This Agreement shall inure to the benefit of and be binding upon the respective permitted successors and permitted assigns of the parties, except that Pledgor may not assign any of its rights or duties hereunder without the prior written consent of Agent. Any attempted assignment or transfer without the prior written consent of Agent shall be null and void.

22. Notice. All notices, requests, demands and other communications provided for hereunder shall be given to or made upon Pledgor or Agent as the case may be, in accordance with the terms of Section 16.6 of the Credit Agreement.

23. Governing Law. This Assignment shall be construed in accordance with and governed by the internal law, and not the law of conflicts, of the State of Ohio. Any judicial proceeding brought by or against Pledgor with respect to this Agreement or any related agreement may be brought in any court of competent jurisdiction in the State of Ohio, United States of America, and, by execution and delivery of this Agreement, Pledgor 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. Pledgor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by registered mail (return receipt requested) directed to Pledgor at its address set forth in Section 16.6 of the Credit Agreement and service so made shall be deemed completed five (5) days after the same shall have been so deposited in the mails of the United States of America, or, at the Agent's option, by service upon Pledgor. 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 Pledgor in the courts of any other jurisdiction. Pledgor 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. Pledgor waives the right to remove any judicial proceeding brought against Pledgor in any state court to any federal court. Any judicial proceeding by Pledgor 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 County of

Cuyahoga, State of Ohio.

24. Indemnity: Administration and Enforcement. Pledgor will reimburse Agent, on Agent's demand from time to time, for any and all fees, costs, and reasonable expenses (including, without limitation, the reasonable fees and disbursements of legal counsel) incurred by Agent, as the case may be, in administering this Agreement and in protecting, enforcing, or attempting to protect or enforce its rights under this Agreement, together with interest thereon, following notice received by Pledgor, at a rate per annum equal to the Default Rate.

25. Unconditional and Continuing Security Interest. Pledgor's obligations under this Agreement and the granting of a security interest to Agent pursuant to this Agreement are unconditional and effective immediately, and (except for obligations surviving indefinitely pursuant to Section 8) those obligations and the security interest so granted shall continue in full effect until the Debt shall have been paid in full, regardless of the lapse of time, regardless of the fact that there may be a time or times when no Debt is outstanding, regardless of any act, omission, or course of dealing whatever on the part of Agent and Lenders, or any of them, and regardless of any other event, condition, or thing.

[The remainder of this page is intentionally left blank.]

26. JURY TRIAL WAIVER. PLEDGOR AND AGENT, TO THE EXTENT PERMITTED BY LAW, WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, AMONG AGENT, LENDERS AND PLEDGOR, OR ANY OF THEM, ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION THEREWITH OR THE TRANSACTIONS RELATED THERETO. THIS WAIVER SHALL NOT IN ANY WAY AFFECT, WAIVE, LIMIT, AMEND OR MODIFY THE ABILITY OF AGENT OR ANY LENDER TO PURSUE REMEDIES PURSUANT TO ANY PROVISION CONTAINED IN ANY NOTE, OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT AMONG PLEDGOR, AGENT AND LENDERS, OR ANY OF THEM.

DURAKON INDUSTRIES, INC.

By: *K. Mixon*
Name: Ki Mixon
Title: Vice President and Secretary

PNC BANK, NATIONAL ASSOCIATION,
as Agent and as a Lender

By: _____
Print Name: _____
Title: _____

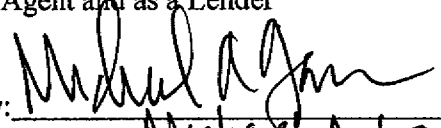
(SIGNATURE PAGE - IP SECURITY AGREEMENT - PNC/PENDA - DURAKON)

26. JURY TRIAL WAIVER. PLEDGOR AND AGENT, TO THE EXTENT PERMITTED BY LAW, WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT OR OTHERWISE, AMONG AGENT, LENDERS AND PLEDGOR, OR ANY OF THEM, ARISING OUT OF, IN CONNECTION WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY NOTE OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION THEREWITH OR THE TRANSACTIONS RELATED THERETO. THIS WAIVER SHALL NOT IN ANY WAY AFFECT, WAIVE, LIMIT, AMEND OR MODIFY THE ABILITY OF AGENT OR ANY LENDER TO PURSUE REMEDIES PURSUANT TO ANY PROVISION CONTAINED IN ANY NOTE, OR OTHER INSTRUMENT, DOCUMENT OR AGREEMENT AMONG PLEDGOR, AGENT AND LENDERS, OR ANY OF THEM.

DURAKON INDUSTRIES, INC.

By: _____
Name: _____
Title: _____

PNC BANK, NATIONAL ASSOCIATION,
as Agent and as a Lender

By: 
Print Name: Michael A. Kasser
Title: SVP

Schedules to Durakon Industries, Inc. Intellectual Property Security Agreement

Schedule A

Patents

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447- 201US Thin Wall Wheelhouse Cover (CR)						
D0447.4036/201U1	11/888,242	07/31/07	--	--	Durakon/Pending	Office Action Response due 01/17/09 Final Date 04/17/09
D0447-93 Process for Application of Paint Films (FG) John Montagna, Russ Herlache, Carlito Soria and Gary Nehring						
D0447.0093/93US	11/253,409	10/19/05	US-2007-0084542-A1	04/19/07	Durakon/Pending	Office Action Response Final Date 01/01/09
D0447.0131/93BR	PI0617484-1	10/19/06	--	--	Durakon/Pending	Annuity Due 01/19/09 Request Exam 10/19/09
D0447.0132/93CA	2 625 605	10/19/06	--	--	Durakon/Pending	Annuity Due 10/19/09 Request Exam 10/19/11
D0447.0133/93EP	06817208.9	10/19/06	EP 1 945 376 A2	07/23/08	Durakon/Pending	Annuity Due 10/19/09 Hong Kong extension 01/23/09
D0447- 113 Uniformly Thick Thermoforming ((CR) - Donald J. LaBelle, Gary J. Nehring						
D0447.4028/113US	60/725,855	10/12/05	--	--	Durakon/Non-Prov. Filed	None

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447.4028/113U1	11/545,275	10/10/06	--	--	Durakon /Pending	Waiting for Response to Petition to Withdrawal Notice of Abandonment – status unknown
D0447-114 Tonneau Cover (CR) - Leslie Smith; John Montagna, Thomas Sierakowski; Vincent Rocheleau; William Matthew McCreedy						
D0447.4029/114US	29/238,298	09/13/05	D574,763	08/12/08	Durakon/Issued	None
D0447.4030/114CA	112,763	09/26/05	D112,763	03/26/08	Durakon/Issued	Renewal 03/26/13
D0447-115 Tonneau Cover (CR) John Montagna, Leslie Smith, Thomas Sierakowski, Vincent Rocheleau; William Matthew McCreedy						
D0447.4031/115US	60/716,270	09/12/05	--	--	Durakon/Non-Prov. as a PCT Filed	None
D044/4036/115U1	11/991,818	03/11/08	--	--	Durakon/Pending	None
D0447-89 Rail Car Plug Door Composite Panels (FG) Russell Herlache; John Montagna						
D0447.0089/89US	11/396,198	03/31/06	US-2007-0345672 A1	10/25/07	Durakon/Pending	None
D0447-110 Bed Liner Clip – Christopher Rudy, Vincent M. McKeoun and Thomas G. Sierakowski (CR)						
D0447.4004/111US	60/556,543	03/26/04	--	--	Durakon/Non-Prov. Filed	None
D0447.4003/111U1	60/556,545	03/25/04	--	--	Durakon/Non-Prov. Filed	None
D0447.4005/111U2	11/095,744	03/23/05	7,243,971	07/17/07	Durakon/Issued	1 st Maint. Fcc Due 01/17/11 Broadened Reissue 07/17/09
D0447-43 Method of Manufacturing Composite Vehicle Panels – Leslie E. Smith, Vincent Rocheleau, John C. Montagna and Thomas G. Sierakowski (FG)						

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447.0043/43US	10/748,469	12/30/03	US-2005-0142333-A1	06/30/05	Durakon /Pending	Response to Office Action 12/30/08 with two month Final Date 01/30/09
D0447.0122/43CA	2,544,475	12/07/04	2,544,275 AA	07/21/05	Durakon/Pending	Annuity Due 12/07/09 Exam Request due 12/07/09
D0447-42 Method of Manufacturing Composite Vehicle Panels – Leslie E. Smith and John C. Montagna (FG)						
D0447.0042/42US	10/748,401	12/30/03	US-2005-0140177-A1 7, 163,253	06/30/05 01/16/07	Durakon/Issued	Maint. Fee Due 07/16/10 Broadened Reissue Request Date: 01/16/09
D0447.0126/42U1	11/654,281	01/16/07	US-2007-0126257-A1 7,316,444	06/07/07 01/08/08	Durakon/Issued	Maint. Fee Due 07/08/11 Broadening Reissue 01/08/10
D0447-41 Running Board for Vehicle Having Class A Finish – Leslie E. Smith, Vincent Rocheleau, John C. Montagna and Thomas G. Sierakowski (FG)						
D0447.0041/41US	10/700,887	11/04/03	US-2005-0093266 A1 7,322,593	05/05/05 01/29/08	Durakon/Issued	Maint. Fee Due 07/29/11 Broadening Reissue 01/29/10
D0447.0121/41CA	2,544,541	10/01/04	2,544,541AA	05/26/05	Durakon/Pending	Annuity 10/01/09 Exam Request 10/01/09
D0447-40 Formation of Wide Paint Films (CR) Leslie Smith; John Montagna						
D0447.4006/40US	60/491,435	07/31/03	--	--	Durakon (on assignment from Durakon Acquisition)/Filed as Non-Prov.	None

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447-39 Method of Manufacturing Printed and Laminated Bed and Bed Liner – John C. Montagna, Donald J. LaBelle and Gary J. Nehring (FG)						
D0447.0039/39US	10/401,423	03/28/03	US2004-0188006A1	09/30/04	Durakon (Comerica Bank)/Pending	After final Response filed – awaiting notice of allowance and/or further action. Date continues to run with final Date of 12/27/08
D0447.0087/39CA	2460656	03/11/04	2460656	09/28/04	Durakon/Pending	Annuity 03/11/09 Exam Request 03/11/09
D0447.0088/39MX	2004/002877	07/31/03	MX4002877A	07/01/05	Durakon/Pending	Instructions sent for Response awaiting confirmation of same Annuity (03/26/10)
D0447-38 Co-Formed Bed Liner Having Enhanced Frictional Characteristics – John C. Montagna, Gary J. Nehring and Donald J. LaBelle (FG)						
D0447.0038/38US	10/290,676	11/08/02	US2004-00900077A1 6,848,733	05/13/04 02/01/05	Durakon (Comerica)/Issued	Maint. Fee 08/01/12
D0447.0083/38U1	10/773,711	02/06/04	US2004-0262951A1 7,086,680	12/30/04 08/08/06	Durakon/Issued	Maint. Fee 02/08/10
D0447.0124/38U2	11/487,710	07/17/06	US-2006-0255612-A1	11/16/06	Durakon/Pending	Office Action Response Due 10/17/08 (Final Date 01/17/09)
D0447.0084/38CA	2447426	10/29/03	2447426	05/08/04	Durakon/Pending	Annuity Due 10/29/09
D0447.0085/38MX	2003/010216	11/07/03	MX3010216A	04/11/05	Durakon/Pending	None

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447-37 Method of Manufacturing Laminated Bed and Bed Liner – John C. Montagna, Gary J. Nehring and Donald J. LaBelle (FG)						
D0447.0117/37U1	11/484,089	07/11/06	US-2006-0254703-A1	11/16/06	Durakon/Pending	Office Action Response due 12/18/08 Final Date 03/18/09
D0447-36 Process for Manufacturing Thermoformed Article Having Textured or Grained Surface – Gary J. Nehring and John C. Montagna (FG)						
D0447.0036/36US	10/135,602	04/30/02	US2003-0203160A1 6,841,105	10/30/03 01/11/05	Durakon (Comerica)/Issued	Maint. Fee 07/11/12
D0447-34 Six Station Rotary Thermoforming Machine – Gary J. Nehring (FG)						
D0447.0034/34US	09/693,654	10/20/00	6,705,853	03/16/04	Durakon (Comerica)/Issued	1 st Maint. Fee 09/16/11
D0447.0077/34CA	2,359,282	10/18/01	2359282	04/20/02	Durakon/Pending	Annuity 10/18/09 Instructions were sent for office action response – waiting for copy of as-filed response
D0447.0079/34GB	0125092.8	10/18/01	2369084	10/06/04	Durakon/Granted	Annuity 10/18/09
D0447.0080/34JP	2001-322895	10/19/01	2002-210814A	07/31/02	Durakon/Allowed – awaiting issued patent	None
D0447.0081/34MX	2001/010607	10/19/01	231149	10/07/05	Durakon/Granted	Working 10/07/08 Annuity Due 10/19/10
D0447-32 Cargo Van Bulkhead – John C. Montagna, Robert Whiteside and Jerald Gower (FG)						
D0447.0032/32US	09/557,391	04/24/00	6,357,979	03/19/02	Durakon (Comerica)/Issued	2 nd Maint. Fee 09/19/09
D0447-31 Composite Panel Structure and Method of Making Same – John C. Montagna, Leslie E. Smith, Zbigniew Roman Pedzinski and Satish Doshi (FG)						

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447.0031/31US	09/522,795	03/10/00	6,403,195	06/11/02	Durakon (Comerica)/Issued	2 nd Maint. Fee 12/11/09
D0447-30 Charge Dissipating Truck Bed and Liner – Satish J. Doshi (FG)						
D0447.0030/30US	09/127,365	07/31/98	5,899,519	05/04/99	Durakon (Comerica from Fleet National)/Issued	3 rd Maint. Fee 11/04/10
D04470057./30U1	09/296,355	04/22/99	6,024,396	02/15/00	Durakon (Comerica from Fleet National Bank)/Issued	3 rd Maint. Fee 08/15/11
D0447.0058/30U2	09/467,401	12/20/99	6,176,537	01/23/01	Durakon (Comerica from Fleet National Bank)/Issued	3 rd Maint. Fee 07/23/12
D0447.0059/30U3	09/766,994	01/22/01	US2001-0035661A1 6,604,778	11/01/01 08/12/03	Durakon (Comerica from Fleet National Bank)/Issued	2 nd Maint. Fee 02/12/11
D0447.0067/30MX	1999/003112	03/31/99	212846	02/07/03	Durakon/Issued	Annuity 03/31/09
D0447.0068/30MX2	2002/000595	01/16/02	235107	03/22/06	Durakon/Issued	Annuity Due 01/16/11 Working 03/22/09
D0447-29 Pickup Truck Running Board – Edward Zentner						
D0447.0029/29US	29/079,860	11/24/97	D400,486	11/03/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-28 Pickup Truck Running Board – Edward Zentner (FG)						
D0447.0028/28US	29/079,859	11/24/97	D400,485	11/03/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-27 Pickup Truck Running Board – Edward Zentner (FG)						
D0447.0027/27US	29/079,858	11/24/97	D400,152	10/27/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-26 Sport Utility Vehicle Running Board – Edward Zentner (FG)						

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/STATUS	DUE DATES
D0447.0026/26US	29/079,854	11/24/97	D400,151	10/27/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-25 Pickup Truck Running Board – Edward Zentner (FG)						
D0447.0025/25US	29/079,853	11/24/97	D400,150	10/27/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-24 Sport Utility Vehicle Running Board – Edward Zentner (FG)						
D0447.0024/24US	29/079,852	11/24/97	D400,149	10/27/98	Durakon (Comerica from BankBoston)/Issued	None
D0447-23 Liner Having Enhanced Frictional Characteristics – Satish J. Doshi (FG)						
D0447.0023/23US	08/961,113	10/30/97	6,048,017	04/11/00	Durakon (Comerica from BankBoston/Fleet National Bank)/Issued	3 rd Maint. Fee Due 10/11/11
D0447-22 Sidewall Protection Panel with Expansion Accommodating Members – Jerry McCammon (FG)						
D0447.0022/22US	08/583,288	01/05/96	--	--	Durakon/Abandoned	None
D0447.0056/22U1	08/839,403	04/11/97	5,803,524	09/08/98	Durakon (Comerica from Bank Boston)/Issued	3 rd Maint. Fee 03/08/10
D0447-20 Fastener Assembly for Truck Bed Liner – Thomas Sturtevant (FG)						
D0447.0020/20US	07/981,414	11/25/92	5,267,820	12/07/93	Benton Plastics, Inc. (Comerica from BankBoston)/Issued	None (expires 11/25/12)
D0447-18 Vehicular Cargo Tray Having Movable Dividers – Jerald Gower, Kelly J. Trent, Gary R. Godwin and Greg B. Reeves (FG)						
D0447.0018/18US	07/880,735	05/08/92	5,269,447	12/14/93	Durakon (Comerica from BankBoston) and Chrysler Corporation/Issued	None
D0447-17 Truck Bed Liner – Jerald Gower (FG)						
D0447.0017/17US	07/794,713	11/15/91	5,207,472	05/04/93	Durakon (Comerica from BankBoston)/Issued	None (Expires 11/15/11)

ATTORNEY DOCKET NUMBER	APPLN. NUMBER	FILING DATE	PATENT/ PUBLICATION NUMBER	ISSUE OR PUBL. DATE	OWNERSHIP/ STATUS	DUE DATES
D0447.0053/17MX	926573	11/13/92	182223	07/26/96	Durakon/Issued	Annuity 11/13/11 (expires in 2012)
D0447-16 Clip-On Tailgate Protector – Jerald Gower (FG)						
D0447.0016/16US	07/792,727	11/15/91	5,169,201	12/08/92	Durakon (Comerica from BankBoston)/Issused	None (Expires 11/15/11)
D0447-15 Tray Combinations – David W. Wright (FG)						
D0447.0015/15US	07/513,379	04/23/90	5,094,375	03/10/92	Durakon (Comerica from BankBoston)/issued	None (Expires 04/23/10)
D0447.0050/15U1	07/792,704	11/15/91	--	--	Durakon (Comerica from BankBoston)/ Abandoned	None
D0447.0051/15U2	08/033,968	03/19/93	5,381,940	01/17/95	Durakon (Comerica from BankBoston)Issued	None
D0447-14 – Under the Rail Liner with Tabs – John C. Oprea and Jerald Gower (only on 5,100,193) (FG)						
D0447.0014/14US	07/455,681	12/22/89	5,007,671	04/16/91	Durakon (Comerica from BankBoston)/Lapsed	None
D0447.0049/14U1	07/680,956	04/05/91	5,100,193	03/31/92	Durakon (Comerica from BankBoston)/Issued	None – Expires 12/22/09
D0447-13 Tailgate Protector – James Bernatek (FG)						
D0447.0013/13US	07/455,670	12/22/89	5,000,503	03/19/91	Durakon (Comercia from BankBoston)/Issued	None (Expires 12/22/09)

Schedule B

Registered Trademarks

	Trade Name	Country	Reg. Date	Reg. No.	Status
1.	A Truckload of Awards	US	11/22/05	3,017,577	Registered
2.	All Star	Canada	5/9/86	TMA 313988	Registered
3.	All Star	Ecuador	9/16/97	284,397	Registered
4.	All Star	US	4/26/94	1,832,698	Registered
5.	All Star	Venezuela	2/9/96	P-186.656	Registered
6.	BODYGARD	Argentina	4/29/94	1,995,586	Registered
7.	BODYGARD	Colombia	5/22/98	N/A	Registered
8.	DURABOX	Canada	5/2/86	TMA 313874	Registered
9.	Durakon	Brazil	12/28/99	819909602	Registered
10.	Durakon	Canada	10/25/85	TMA 307709	Registered
11.	Durakon & Design	US	6/13/06	3,103,688	Registered
12.	Durakon Industries	Venezuela	4/26/96	P-189.146	Registered
13.	DURALINER	Argentina	6/30/93	1,447,337	Registered
14.	DURALINER	Australia	11/22/96	722,515	Registered
15.	DURALINER	Canada	5/2/86	TMA 313873	Registered
16.	DURALINER	Chile	3/7/97	481,502	Registered
17.	DURALINER	Colombia	9/29/94	165,555	Registered
18.	DURALINER	Cyprus	8/7/97	48,515	Registered
19.	DURALINER	Ecuador	9/16/97	284597	Registered
20.	DURALINER	EU	3/10/99	724,567	Registered
21.	DURALINER	Japan	8/18/88	2,125,388	Registered
22.	DURALINER	Mexico	7/14/93	458,834	Registered
23.	DURALINER	New Zealand	1/10/97	271,490	Registered
24.	DURALINER	Paraguay	5/14/97	192,470	Registered

	Trade Name	Country	Reg. Date	Reg. No.	Status
25.	DURALINER	Peru	7/16/96	27,486	Registered
26.	DURALINER	So Korea	5/26/95	314,223	Registered
27.	DURALINER	Taiwan	5/16/95	680,262	Registered
28.	DURALINER	Thailand	7/20/82	1,201,948	Registered
29.	DURALINER	Thailand	12/15/94	N/ATM21 714	Registered
30.	DURALINER	Uruguay	10/16/92	248,648	Registered
31.	DURASPORT	Argentina	2/12/98	1,658,105	Registered
32.	DURASPORT	Brazil	4/6/99	819,655,56 2	Registered
33.	DURASPORT	US	5/19/98	2,158,287	Registered
34.	DURATRUNK	Brazil	11/10/98	819110230	Registered
35.	DURATRUNK	Ecuador	9/16/97	DNPI- 2844-97- MI	Registered
36.	DURATRUNK	US	4/4/89	1,532,934	Registered
37.	DURATRUNK	Uruguay	8/14/92	248,647	Registered
38.	PATRIOT	US	2/1/05	2,923,906	Registered
39.	PATRIOT & DESIGN	US	2/1/05	2,923,907	Registered

Pending Trademark Applications

	Trade Name	Country	Filing Date	Application Number	Status
1.	All Star	Brazil	10/14/1994	818106336	Pending
2.	BODYGARD	Brazil	4/22/96	819193296	Pending
3.	Design (Green Seal)	US	9/11/07	77/276,387	Pending
4.	DURALINER	Brazil	6/1/1993	817303774	Pending
5.	DURALINER	Venezuela	9/8/1994	12037	Pending
6.	DURAPAIN	US	12/1/2004	78/525,280	Allowed
7.	DURATRUNK	Venezuela	9/8/1994	94-012038	Pending

Trademark Applications in Preparation

None.

Schedule C

Licenses

Trademark and Patent License Agreement, dated August 3, 2000, between Durakon and Duraliner.

Assembly and Manufacturing License Agreement, dated August 3, 2000, between Durakon and Duraliner.

EXHIBIT A

FORM OF ASSIGNMENT

THIS DOCUMENT SHALL BE HELD BY AGENT IN ESCROW PURSUANT TO AND IN ACCORDANCE WITH THE PROVISIONS OF THE INTELLECTUAL PROPERTY SECURITY AGREEMENT, DATED AS OF DECEMBER 23, 2008 (AS THE SAME MAY FROM TIME TO TIME BE AMENDED, RESTATED OR OTHERWISE MODIFIED, THE "AGREEMENT"), EXECUTED BY DURAKON INDUSTRIES, INC., A DELAWARE CORPORATION (AS SUCCESSOR BY MERGER TO PENDA MERGER CORPORATION, A MICHIGAN CORPORATION) (TOGETHER WITH ITS SUCCESSORS AND ASSIGNS, "PLEDGOR"), IN FAVOR OF PNC BANK, NATIONAL ASSOCIATION, AS AGENT FOR LENDERS, AS DEFINED IN THE AGREEMENT (TOGETHER WITH ITS SUCCESSORS AND ASSIGNS, "AGENT"). BY SIGNING IN THE SPACE PROVIDED BELOW, THE UNDERSIGNED OFFICER OF AGENT CERTIFIES THAT AN EVENT OF DEFAULT (AS DEFINED IN THE AGREEMENT) HAS OCCURRED AND THAT AGENT HAS ELECTED TO TAKE POSSESSION OF THE COLLATERAL (AS DEFINED BELOW) ON BEHALF OF AND FOR THE BENEFIT OF LENDERS AND TO RECORD THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE. UPON RECORDING OF THIS DOCUMENT WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE, THIS LEGEND SHALL CEASE TO HAVE ANY FORCE OR EFFECT.

PNC BANK, NATIONAL ASSOCIATION

By: _____
Print Name: _____
Title: _____
Date: _____

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ASSIGNMENT

WHEREAS, DURAKON INDUSTRIES, INC., a Delaware corporation (as successor by merger to Penda Merger Corporation, a Michigan corporation) (together with its successors and assigns, "Pledgor"), is the owner of the Collateral, as hereinafter defined;

WHEREAS, Pledgor has executed an Intellectual Property Security Agreement, dated as of even date herewith (as the same may from time to time be amended, restated or otherwise modified, the "Agreement") in favor of PNC BANK, NATIONAL ASSOCIATION, as Agent for Lenders, as defined in the Agreement ("Agent"), pursuant to which Pledgor has granted to Agent, for the benefit of Lenders, a security interest in the Collateral as security for the Debt, as defined in the Agreement;

WHEREAS, the Agreement provides that the security interest in and of the Collateral is effective as of the date of the Agreement;

WHEREAS, the Agreement provides that this Assignment shall become effective upon the occurrence of an Event of Default, as defined in the Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and intending to be legally bound hereby, Pledgor, its successors and assigns, subject to the limitations stated in the paragraph immediately following, does hereby transfer, assign and set over to Agent, its successors, transferees and assigns, all of its existing and future Collateral (as defined in the Agreement), including, but not limited to, the Collateral listed on Schedules A, B, and C of the Agreement (which such schedules shall also be deemed schedules hereto) that is registered in the United States Patent and Trademark Office or that is the subject of pending applications in the United States Patent and Trademark Office.

This Assignment shall be effective only upon the certification of an authorized officer of Agent, as provided above, that (a) an Event of Default, as defined in the Agreement, has occurred, and (b) Agent has elected to take actual title to the Collateral.

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IN WITNESS WHEREOF, the undersigned has caused this Assignment to be executed by its duly authorized officer on December ____, 2008.

DURAKON INDUSTRIES, INC.

By: _____
Print Name: _____
Title: _____

STATE OF Ohio)
COUNTY OF Cuyahoga) SS:

BEFORE ME, the undersigned authority, on this day personally appeared - Ki Nixon, VP and Secretary, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of said DURAKON INDUSTRIES, INC., a Delaware corporation (as successor by merger to Penda Merger Corporation, a Michigan corporation), and that he/she executed the same as the act of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this 22nd day of December, 2008.



Notary Public

DAVREEN DIXON
NOTARY PUBLIC - STATE OF OHIO
My commission expires Nov. 12, 2011

[Notary Page to IP Security Agreement – PNC/Penda - Durakon]

INTELLECTUAL PROPERTY SECURITY AGREEMENT - PNC/PENDA - DURAKON