

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Joinder Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
AIRCRAFT ON GROUND, INC.		12/06/2011	CORPORATION: TEXAS
RECEIVING PARTY DATA			
Name:	GLADSTONE CAPITAL CORPORATION		
Street Address:	1521 Westbranch Dr., Suite 200		
City:	McLean		
State/Country:	VIRGINIA		
Postal Code:	22102		
Entity Type:	CORPORATION: MARYLAND		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	1689313	TANK TIGERS	
Registration Number:	1772569		
CORRESPONDENCE DATA			
Fax Number:	(312)236-7516		
Phone:	312 368 4000		
Email:	brigid.powers@dlapiper.com		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			
Correspondent Name:	DLA Piper LLP (US)		
Address Line 1:	P.O. Box 64807		
Address Line 4:	Chicago, ILLINOIS 60664-0807		
ATTORNEY DOCKET NUMBER:	370156-000017		
NAME OF SUBMITTER:	David M. Bamlango		
Signature:	/David M. Bamlango/		

Date:

01/13/2012

Total Attachments: 21

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JOINDER AGREEMENT

This JOINDER AGREEMENT, dated as of December 6, 2011 (this "Agreement") is made and delivered by MEP NAAS HOLDCO, INC., a Delaware corporation ("Holdings"), TAURUS TANKS INC., a Delaware corporation ("Taurus"), AIRCRAFT ON GROUND, INC., a Texas corporation ("AOG"), AOG TANK TIGERS, INC., a Texas corporation ("Tigers"), AOG EUROPE, LTD., a Texas limited partnership ("AOG Europe") and TANK DEVILS LTD, a company organized under the laws of England and Wales ("Tank Devils") to and in favor of GLADSTONE CAPITAL CORPORATION (the "Lender").

R E C I T A L S:

This Agreement is being made by Taurus, AOG, Tigers and AOG Europe pursuant to Section 4 of that certain First Amendment to Credit Agreement, dated as of December 6, 2011, among North American Aircraft Services, Inc. (the "Borrower"), MEP NAAS, Inc., a Delaware corporation ("Parent"), Holdings, Taurus, the other Credit Parties party thereto and the Lender (the "First Amendment"), amending the Credit Agreement defined therein (as such agreement may be amended, restated, supplemented or otherwise modified from time to time, including pursuant to the First Amendment, the "Credit Agreement"). Execution and delivery of this Agreement is an express condition precedent pursuant to Section 4 of the First Amendment, to the Lender's consent to the Taurus Acquisition.

NOW, THEREFORE, in consideration of the premises and the agreements, provisions and covenants herein contained, and subject to the terms and conditions hereof, Holdings, Taurus, AOG, Tigers, AOG Europe, and Tank Devils covenant and agree as follows:

1. Capitalized terms used herein, but not expressly defined herein, shall have the meanings given to such terms in the Credit Agreement or, as appropriate, the Guaranty Agreement, the Security Agreement and the Stock Pledge Agreement.

2. By executing and delivering this Agreement, each of Taurus, AOG, Tigers, and AOG Europe agrees to become a party to the Credit Agreement (inclusive of the First Amendment), the Guaranty Agreement, the Security Agreement, the Stock Pledge Agreement and all of the other Loan Documents with the same force and effect as if originally named therein, and expressly assumes all other obligations and liabilities of a Credit Party thereunder, jointly and severally with each other Credit Party.

3. Without limiting the generality of the foregoing, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations, in furtherance of its joinder to the Security Agreement and the other Security Documents, each of Taurus, AOG, Tigers, and AOG Europe hereby mortgages, pledges and hypothecates to the Lender, and grants to the Lender a lien on and security interest in, all of its right, title and interest in, to and under the Collateral.

4. Each of Holdings, Taurus, AOG, Tigers, AOG Europe, and Tank Devils hereby represents and warrants that each of the representations and warranties contained in the Credit Agreement and each other Loan Document as applicable to any Credit Party or Obligor (as defined in the Stock Pledge Agreement) thereunder are true and correct on and as of the date hereof as to each of Holdings, Taurus, AOG, Tigers, AOG Europe, and Tank Devils as if made on and as of such date.

5. Attached as Schedule I to this Agreement is a duly executed and completed Perfection Certificate for each of Taurus, AOG, Tigers, and AOG Europe.

6. Attached as Schedule II to this Agreement is a list of the shares of Capital Stock of each of Taurus, AOG, Tigers, AOG Europe, Tank Devils, and their respective Subsidiaries. In accordance with the terms of the Stock Pledge Agreement, all of such Capital Stock is pledged to the Lender in support of the Obligations.

7. Holdings hereby certifies that it owns all of the Capital Stock of Taurus, as listed on Schedule II, and that, in accordance with the terms of the Stock Pledge Agreement, all of such Capital Stock is pledged by Holdings to the Lender in support of the Obligations.

8. The addition of Taurus, AOG, Tigers, and AOG Europe as a "Credit Party" under the Credit Agreement, the Guaranty Agreement, the Security Agreement and all other Loan Documents does not and shall not in any way reduce, relieve or release the existing Credit Parties from any of their joint and several liabilities to the Lender under the Credit Agreement and the other Loan Documents.

9. This Agreement shall be a contract made under and governed by the internal laws of the Commonwealth of Virginia.

10. Any provision of this Agreement held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Agreement and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.

11. This Agreement and all other instruments, agreements or documents provided for herein or delivered or to be delivered hereunder or in connection herewith may be executed in any number of counterparts, and by the parties hereto on the same or separate counterparts, and each such counterpart, when executed and delivered, shall be deemed to be an original, but all such counterparts shall together constitute but one and the same agreement, instrument or document.

12. This Agreement shall be binding upon each of Holdings, Taurus, AOG, Tigers, AOG Europe, Tank Devils, and their respective successors and assigns, and shall inure to the benefit of the Lender and its successors and assigns.

[Signature page follows]

IN WITNESS WHEREOF, the parties hereto have caused this Joinder Agreement to be duly executed and delivered to the Lender as of the date first above written.

TAURUS TANKS INC.

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

AIRCRAFT ON GROUND, INC.

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

AOG TANK TIGERS, INC.

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

AOG EUROPE, LTD.

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

TANK DEVILS LTD

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

MEP NAAS HOLDCO, INC.

By: J. Hunter Reichert
Name: J. Hunter Reichert
Title: Chairman

[SIGNATURE PAGE TO JOINDER AGREEMENT]

SCHEDULE I to Joinder Agreement

[Attached Perfection Certificate]

PERFECTION CERTIFICATE

The undersigned, the Chairman of Taurus Tanks Inc. and its Subsidiaries (the "*Credit Parties*"), does hereby certify to Gladstone Capital Corporation (the "*Lender*"), on behalf of the Credit Parties as follows:

A. Attached hereto as Exhibit A is a true, accurate and complete copy of the Security Questionnaire (the "*Questionnaire*") delivered to the Lender in connection with the Joinder Agreement delivered pursuant to a First Amendment to Credit Agreement, which amends the Credit Agreement, dated as of August 12, 2011 among North American Aircraft Services, Inc., MEP NAAS Acquisition, Inc., MEP NAAS, Inc., MEP NAAS Holdco, Inc., Turbo Mach, LLC and the Lender (the "*Credit Agreement*").

B. The Credit Parties represent and warrant that the information contained in the attached Questionnaire is true, accurate and complete and further acknowledge that the Lender and its counsel will rely on these representations and warranties.

C. Capitalized terms used in the Questionnaire shall have the meaning set forth in the Credit Agreement.

IN WITNESS WHEREOF, the undersigned has executed this Perfection Certificate as of the ____ day of _____, 2011.

TAURUS TANKS INC.

By: [Signature]
Name: J. Hunter Reichert
Title: Chairman

AIRCRAFT ON GROUND, INC.

By: [Signature]
Name: J. Hunter Reichert
Title: Chairman

AOG TANK TIGERS, INC.

By: [Signature]
Name: J. Hunter Reichert
Title: Chairman

AOG EUROPE, LTD.

By: [Signature]
Name: J. Hunter Reichert
Title: Chairman

EXHIBIT A

TO BE COMPLETED FOR EACH CREDIT PARTY

1. What is Credit Party's exact name as it appears in its corporate charter?

Taurus Tanks Inc.
Aircraft on Ground, Inc.
AOG Europe, Ltd.
AOG Tank Tigers, Inc.

2. Has Credit Party ever changed its name? If so, state each other name Credit Party has had.

No.

3.a. Has Credit Party done business under any other name? If so, state each such name.

No.

3b. Does Credit Party use or has Credit Party used any trade names or trade styles? If so, list each.

- Tank Tigers

4. Date and Location of Organization:

- a. Taurus Tanks Inc. was incorporated on July 23, 2008 under the laws of the State of Delaware and is in good standing under such laws.
- b. Aircraft on Ground, Inc. was incorporated on March 30, 1987 under the laws of the State of Texas and is in good standing under such laws.
- c. AOG Europe, Ltd. was organized on August 23, 2001 under the laws of the State of Texas and is in good standing under such laws.

- d. AOG Tank Tigers, Inc. was incorporated on December 17, 2001 under the laws of the State of Texas and is in good standing under such laws.
5. Credit Party is qualified and in good standing as a foreign corporation in the jurisdictions set forth below:

Credit Party	Jurisdiction	Type of Activity
Taurus Tanks Inc.	N/A	N/A
Aircraft On Ground Inc.	Arizona	Fuel maint - permanent crew
	California	Same as above.
	Kentucky	Same as above.
	North Carolina	Fuel maint -- permanent crew
	Washington	Same as above.
AOG Europe, Ltd.	N/A	N/A
AOG Tank Tigers, Inc.	N/A	N/A

6. The names and titles of Credit Party's officers and directors are set forth below:

Officers for each Credit Party:

Names	Titles
J. Hunter Reichert	Chairman
Robert S. Hagler	President
Edwin M. Young	Vice President and Secretary
Barry Korthuis	Treasurer
Kyle Wright	Vice President and Assistant Secretary

Directors for each Credit Party (other than AOG Europe, Ltd.):

Directors

J. Hunter Reichert
 Edwin M. Young
 Barry Korthuis
 Robert S. Hagler
 Kyle Wright

7a. Credit Party's total authorized and outstanding capital stock (or other equity securities) is as set forth below:

Taurus Tanks Inc.

Class of Stock	Authorized	Outstanding
Common Stock	1,000	100

Aircraft on Ground, Inc.

Class of Stock	Authorized	Outstanding
Common Stock	1,000,0000	785

AOG Europe, Ltd.

99% limited partner interests (Taurus Tanks Inc.)
 1% general partner interests (Aircraft on Ground, Inc.)

AOG Tank Tigers, Inc.

Class of Stock	Authorized	Outstanding
Common Stock	1,000,000	1,000

7b. The names of the shareholders of Credit Party (including holders of options, warrants and other convertible securities) and their respective holdings are as follows:

Credit Party	Name	Percentage Interest	No. of Shares & Class
Taurus Tanks Inc.	MEP NAAS Holdco, Inc.	100%	100 shares Common Stock
Aircraft on Ground, Inc.	Taurus Tanks Inc.	100%	785 shares Common Stock
AOG Europe, Ltd.	Taurus Tanks Inc.	99%	99% Limited partnership interest
AOG Europe, Ltd.	Aircraft on Ground, Inc.	1%	1% general partnership interest
AOG Tank Tigers, Inc.	Taurus Tanks Inc.	100%	1,000 shares Common Stock
Tank Devils LTD	Taurus Tanks Inc.	100%	100 shares Ordinary Stock

7c. The total number of shareholders for each class is:

Each Credit Party has one shareholder, with the exception of AOG Europe, Ltd. which has one general partner and one limited partner.

8a. Credit Party owns stock of the following corporations (indicate whether shares constitute entire outstanding stock, majority interest, or controlling interest):

Credit Party	Name of Subsidiary Corporation	Address	No. of Shares & Interest	Type of Operation
Taurus Tanks Inc.	Aircraft on Ground, Inc.	310 Regal Row, Suite 500 Dallas, TX 75247	See Question 7a	aviation maintenance and support services
Taurus Tanks Inc.	AOG Tank Tigers, Inc.	310 Regal Row, Suite 500 Dallas, TX 75247	See Question 7a	aviation maintenance and support services
Taurus Tanks Inc.	AOG Europe, Ltd.	310 Regal Row, Suite 500 Dallas, TX 75247	See Question 7a	aviation maintenance and support services
Aircraft on Ground, Inc.	AOG Europe, Ltd.	310 Regal Row, Suite 500 Dallas, TX 75247	See Question 7a	aviation maintenance and support services
Taurus Tanks Inc.	Tank Devils LTD	310 Regal Row, Suite 500	See Question 7a	aviation maintenance and support services

8b. A list of each other person or entity in which Credit Party has an investment or other interest in, or any outstanding loan or advance to, (including any officer, director or shareholder of Credit Party) is set forth below:

Name	Address	Specify Type/Amount of Interest
The only loans/advances are temporary travel advances		

9. Has Credit Party changed its identity or corporate structure in any way within the past six years? Changes in corporate structure would include incorporation of a partnership or sole proprietorship, reincorporation in a different state, mergers, consolidations and acquisitions. If any such change has taken place, indicate the nature of such change and give the names of each corporation or other entity that was incorporated, merged or consolidated with or acquired by Credit Party in such transaction (including each name

under which each such corporation or entity has done business) and the address of each place of business of each such corporation or entity immediately prior to such incorporation, merger, consolidation or acquisition and within six years prior to the date of this Questionnaire.

None in the past three years and to our knowledge none in the preceding three years..

- 10a. State the complete address (including the county) of Credit Party's chief executive office and, if different from its chief executive office, of the office where Credit Party keeps its books and records relating to its accounts, contract rights, general intangibles or intellectual property, specifying in each case whether such location is owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Office Address
310 Regal Row, Suite 500
Dallas, TX 75247

Landlord (if applicable)
310 Regal Row, L.P.

- 10b. If Credit Party maintains any records relating to any of the Collateral with an independent computer service firm or the like, specify the address (including the county) of each such person.

N/A -- accounting records are maintained on in-house server.

11. Has Credit Party's chief executive office or office where Credit Party keeps its books and records relating to its accounts or contract rights been located at any other address (including that of any independent computer service firm or the like) during the past six years? If so, specify each such address (including the county) and whether such location was owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Office
2742 Burbank St, Dallas (Dallas County), TX 75235
(Previous office location)

Landlord (if applicable)
Leased - Genesis
Enterprises

12. State the complete address (including the county) of each other place of business that Credit Party presently has, specifying in each case whether such location is owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Place of Business	Landlord (if applicable)
615 Service Center Road, Greensboro, NC 27409	Customer location
911 Grade Lane, Louisville, KY 40213	Customer location
3121 109 TH St SW, Everett, WA 98204	Customer location
9610 John Saunders Road, San Antonio, TX 78216	Customer location
2464 e. Pinal Air Park Road, Marana, AZ 85653	Customer location
6611 s. Meridian, Oklahoma City, OK, 73159	Customer location
2825 W. Perimeter Dr., Indianapolis, IN 46241	Customer location

13. State the complete address (including the county) of each place of business that Credit Party has had in the past six years, other than those listed in the answers to questions 10, 11, and 12, specifying in each case whether such location was owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Place of Business	Landlord (if applicable)
Qantas Defense Systems, Sydney, Australia	Customer location
Midway Airport, Chicago IL (UPS)	Customer location
Newark Airport, Newark NJ (UPS)	Customer location
Pemco World Air Svcs, Dothan, AL	Customer location
Marshall Aerospace, Cambridge, UK	Customer location

14. State the complete address (including the county) of each location where Credit Party keeps any inventory or machinery and equipment, other than the places of business listed in the answers to questions 10, 11 and 12, specifying in each case whether such location is owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Location	Landlord (if applicable)
U-Haul Self Storage, Dallas, TX	U-Haul
Stewart Industries International, 400 W. College Ave., Guthrie, OK 73044 (consigned inventory)	Stewart Industries

15. Has any of Credit Party's inventory or machinery and equipment been located during the past six years at any location other than the locations listed in the answers to question 10,

11, 12, 13 and 14? If so, state the complete address (including the county) of each such location, specifying in each case whether such location was owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Location	Landlord (if applicable)
N/A	

16. Does any person or entity other than Credit Party have possession of any of Credit Party's inventory or machinery and equipment? If so, state the name and address (including the county) of each such person or entity, specifying in each case whether such location is owned or leased by Credit Party and, if leased, specifying the name and address of the landlord.

Location	Landlord (if applicable)
Stewart Industries International, 400 W. College Ave., Guthrie, OK 73044 (consigned inventory)	Stewart Industries

17. When Credit Party purchases goods, are there any places in which such goods might in the usual course of the purchase transaction be located, even temporarily for purposes of transshipment, after title thereto has passed to Credit Party? If so, state the complete address (including the county) of each such location.

Location

N/A

18. Has Credit Party acquired any of its inventory or machinery and equipment otherwise than in the ordinary course of business? For this purpose, acquisitions not in the ordinary course of business include, BUT ARE NOT LIMITED TO, acquisitions from persons other than the manufacturer or a dealer or other person who deals in goods of such kind. If so, specify the nature of any such acquisition.

- Aircraft on Ground, Inc., AOG Europe, Ltd. and AOG Tank Tigers, Inc. were acquired by Taurus Tanks Inc. in 2008.

- In April 2010, Aircraft on Ground, Inc. purchased \$270,000 in fuel cell inventory from one of the former Aircraft On Ground, Inc. owners in accordance with the terms of a side letter to the July 2008 Taurus Aerospace Group acquisition agreement

19a. Does Credit Party own or have an interest in any goods other than inventory or machinery and equipment, such as crops, minerals or the like? If so please describe such goods and state the complete address (including the county) where such goods are located.

No.

19b. State the respective aggregate book values of so much of Credit Party's machinery and equipment as consists of (i) airplanes, (ii) automotive equipment, (iii) ships and other vessels and (iv) railroad locomotives and rolling stock.

Automotive Equipment:

Book Value (Cost)	\$ 15,948
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Net Book Value	\$ 13,423
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20a. Are any of Credit Party's accounts receivables payable by the United States Government, a foreign government, or any department or agency thereof? If so, please state the aggregate amount thereof and the percentage that those accounts receivables are of all of Credit Party's accounts receivables, in each case as of a recent, specified date.

N/A

20b. Is any of Credit Party's inventory subject to a claim under any contract with the United States Government, a foreign government, or any department or agency thereof that title to such inventory has vested in such person by virtue of progress payments? If so, please state

the aggregate amount thereof and the percentage that such inventory is of all of Credit Party's inventory, in each case as of a recent, specified date.

No.

20c. Does any of Credit Party's inventory consist of perishable agricultural commodities and products subject to the trust imposed by the Perishable Agricultural Commodities Act? If so, please state the aggregate amount thereof and the percentage that that inventory is of all of Credit Party's inventory, in each case as of a recent, specified date.

No.

20d. Does any of Credit Party's inventory consist of live stock or meat, meat food products or live stock products derived therefrom subject to the trust imposed by the Packers and Stockyards Act? If so, please state the aggregate amount thereof and the percentage that that inventory is of all of Credit Party's inventory, in each case as of a recent, specified date.

No.

21a. Please supply the following information with respect to each patent and patent application in which Credit Party has any interest (whether as owner, licensee or otherwise):

N/A.

Patents

Nature of Interest (<i>e.g.</i> , owner, licensee)	Registered Patent No.	Issue Date	Country of Issue
--	--------------------------	---------------	---------------------

Patent Applications

Nature of Interest
(e.g., owner, licensee)

Serial
No.

Filing
Date

Country of
Issue

N/A

21b. If Credit Party's interest in any of the foregoing is otherwise than as owner, please describe the nature of such interest.

N/A

22a. Please supply the following information with respect to each registered trademark and trademark application in which Credit Party has any interest (whether as owner, licensee or otherwise):

Registered Trademarks

Nature of Interest (e.g., owner, licensee)	Registered Trademark	Registration No.	Property Covered	Date Registered	Docket No.	Country of Registration
Owner (Aircraft On Ground, Inc.)	TANK TIGERS	1689313		26-May-92	29952.000 04.002	USA
Owner (Aircraft On Ground, Inc.))	TIGER (Logo and Design)	1772569		18-May-93	29952.000 04.001	USA

Trademark Applications

Nature of Interest (e.g., owner, licensee)	Trademark Application related to following Trademark	Serial No.	Property Covered	Country of Application
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22b. If Credit Party's interest in any of the foregoing is otherwise than as owner, please describe the nature of such interest.

N/A

23a. Please supply the following information with respect to each registered copyright and copyright application in which Credit Party has any interest (whether as owner, licensee or otherwise):

N/A.

Copyrights

Nature of Interest (e.g., owner, licensee)	Registered Copyright	Registration No.	Property Covered	Date Registered	Docket No.	Country of Registration
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Copyright Applications

Nature of Interest (e.g., owner, licensee)	Application related to following Trademark	Serial No.	Property Covered	Country of Application
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23b. If Credit Party's interest in any of the foregoing is otherwise than as owner, please describe the nature of such interest.

N/A

24. Indicate whether any of the premises owned by Credit Party are subject to mortgages. If so, state name of mortgagee and approximate principal balance of mortgage:

N/A.

Location	Mortgagee	Principal Balance
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25. Credit Party's assets are subject to the following security interests:

None.

Assets	Secured Party
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26. Credit Party's assets are subject to the following liens, attachments or garnishments:

None.

Assets	Attaching Party
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27. Credit Party has guaranteed or endorsed the following obligations for others:

None.

Debtor	Creditor
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28. Credit Party is presently a defendant in the following litigation:

None.

29. Credit Party is presently a plaintiff in the following litigation:

None.

30. Credit Party's fiscal year ends: December 31

31. Date of last federal tax audit:

Taurus Aerospace Group, Inc. has been selected by the IRS for a standard examination of the consolidated tax returns for calendar years ended December 31, 2008 and 2009. The examination kickoff meeting with the examiner was held on October 17, 2011. Chris Roth-IRS Agent assigned to perform the examination estimates the exam will be concluded with report issuance on or before June 30, 2012. AOG is not the focus of the exam, however consolidating financial statements and supporting trial balances for all Taurus subsidiaries and book to tax workpapers of our external tax firm have been provided for examination support.

32. Credit Party maintains the following bank accounts:

Bank	Account No./Type
Bank of America	600821537024/Tank Devils GBP
Bank of America	600821336012/AOG GBP
Bank of America	485004545678/AOG US\$ Concentration
Bank of America	485004545681/AOG US\$ Disbursement
Bank of America	485004545694/AOG US\$ Payroll

33. Credit Party's Employer Identification Number is:

Credit Party	Employer Identification Number
Taurus Tanks Inc.	26-3074053
Aircraft on Ground, Inc.	75-2165320
AOG Europe, Ltd.	75-2901648
AOG Tank Tigers, Inc.	80-0015346

2559453v5

TRADEMARK
REEL: 004698 FRAME: 0352

SCHEDULE II to Joinder Agreement

<u>Pledgor</u>	<u>Obligor/Issuer</u>	<u>Certificate Number</u>	<u>Number of Shares Outstanding</u>	<u>Percentage Interest</u>
MEP NAAS HOLDCO, INC.	TAURUS TANKS INC.	2	100	100%
TAURUS TANKS INC.	AIRCRAFT ON GROUND, INC.	C-3	785	100%
TAURUS TANKS INC.	AOG EUROPE, LTD.	—	N/A	99%
AIRCRAFT ON GROUND, INC.	AOG EUROPE, LTD.	No. 5	N/A	1%
TAURUS TANKS INC.	AOG TANK TIGERS, INC.	C-2	1,000	100%
TAURUS TANKS INC.	TANK DEVILS LTD	1	100	65%