TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Casco Products Corporation		11/15/2012	CORPORATION: DELAWARE
ARC Automotive, Inc.		11/15/2012	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Royal Bank of Canada		
Street Address:	20 King Street West, 4th Floor		
City:	Toronto		
State/Country:	ONTARIO		
Postal Code:	M5H 1C4		
Entity Type:	Association: CANADA		

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	2091759	ARCAIR
Registration Number:	0778936	CASCO
Registration Number:	1032070	CASCO
Registration Number:	2008215	CASCO
Registration Number:	3206709	"A GLOBAL COMPANYWITH LOCAL EXPERIEN

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Email: marina.kelly@thomsonreuters.com

Correspondent Name: Christine Dlonne c/o Paul Hastings LLP

Address Line 1: 75 East 55th Street

Address Line 4: New York, NEW YORK 10022

DOMESTIC REPRESENTATIVE

TRADEMARK REEL: 005106 FRAME: 0591 OP \$140.00 2091759

900265583

Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4:				
NAME OF SUBMITTER:	Christine Dionne			
Signature:	/MARINA KELLY THOMSON REUTERS/			
Date:	09/06/2013			
Total Attachments: 8 source=Arcas Trademarks Assigment#page1.tif source=Arcas Trademarks Assigment#page2.tif source=Arcas Trademarks Assigment#page3.tif source=Arcas Trademarks Assigment#page4.tif source=Arcas Trademarks Assigment#page5.tif source=Arcas Trademarks Assigment#page6.tif source=Arcas Trademarks Assigment#page7.tif source=Arcas Trademarks Assigment#page8 tif				

TRADEMARK
REEL: 005106 FRAME: 0592

TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT** (this "<u>Trademark Security Agreement</u>") is made as of November 15, 2012, among the Grantors listed on the signature pages hereof (collectively, jointly and severally, the "<u>Grantors</u>" and each individually a "<u>Grantor</u>") and **ROYAL BANK OF CANADA** ("<u>Royal Bank</u>"), as Agent (as defined below).

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof (as may be amended, restated, supplemented, or otherwise modified from time to time, including all schedules thereto, the "Credit Agreement") among ARC Automotive Group, Inc. (the "ARC Borrower"), Casco Automotive Group, Inc. (the "Casco Borrower" and, together with the ARC Borrower, the "U.S. Borrowers"), ARCAS Automotive Group (Luxco 1) S.à r.l., a private limited liability company (société à responsabilité limitée), incorporated under the laws of Luxembourg (the "European Borrower" and together with the U.S. Borrowers, the "Borrowers"), ARCAS Automotive Group (Bermuda 2) Ltd. ("Holdings"), the Lenders from time to time party thereto, Royal Bank, in its respective capacities as General Administrative Agent and U.S. Collateral Agent, and RBC Europe Limited, in its respective capacities as European Administrative Agent and European Collateral Agent (in such capacities, the "Agent"), the Lenders have agreed to make certain financial accommodations available to the Borrowers from time to time pursuant to the terms and conditions thereof and the other Loan Documents;

WHEREAS, the Lenders are willing to make the financial accommodations to the Borrowers as provided for in the Credit Agreement and the other Loan Documents, but only upon the condition, among others, that Grantors shall have executed and delivered to the Agent that certain U.S. Guarantee and Collateral Agreement dated as of the date hereof (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "U.S. Guarantee and Collateral Agreement"); and

WHEREAS, pursuant to the U.S. Guarantee and Collateral Agreement, the Grantors are required to execute and deliver to Agent this Trademark Security Agreement;

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

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the U.S. Guarantee and Collateral Agreement or the Credit Agreement, as the case may be.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor hereby assigns and pledges to the Agent, its successors and assigns, for the ratable benefit of the Secured Parties, and hereby grants to the Agent, its successors and assigns, for the ratable benefit of the Secured Parties, a security interest, in all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "Trademark Collateral"):
- (a) all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection

 $LEGAL_US_E \# 101238533.2$

therewith, including registrations and registration applications in the United States Patent and Trademark Office (or any successor office) or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those referred to on Schedule I hereto (the "<u>Trademarks</u>");

- (b) all goodwill associated with or symbolized by the Trademarks; and
- (c) all other assets, rights and interests that uniquely reflect or embody such Trademarks.
- 3. <u>SECURITY FOR OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by the Borrower and the Grantors or (in each case) any of them, to the Agent whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving any Grantor.
- 4. <u>U.S. GUARANTEE AND COLLATERAL AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to the Agent pursuant to the U.S. Guarantee and Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the U.S. Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. The Grantors shall comply with their respective obligations under the U.S. Guarantee and Collateral Agreement with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting the Grantors' obligations under this <u>Section 5</u>, the Grantors hereby authorize the Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of any Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from the Agent's continuing security interest in all Collateral, whether or not listed on <u>Schedule I</u>.
- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Any signatures delivered by a party by fax transmission or by e-mail transmission shall be deemed an original signature hereto.
- 7. CONSTRUCTION. Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement or any other Loan Document refer to this Trademark Security Agreement or such other Loan Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Loan Document, as the case may be. Section, subsection, clause, schedule, and

2

exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Loan Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement and the U.S. Guarantee and Collateral Agreement) of all Obligations other than unasserted contingent indemnification Obligations. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of a written record and any record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

[SIGNATURE PAGE FOLLOWS]

3

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

GRANTORS:

CASCO PRODUCTS CORPORATION

By

Name: Ali El-Haj Title: President

ARC AUTOMOTIVE, INC.

ъ.

Name: Ali El-Haj Title: President AGENT:

ROYAL BANK OF CANADA, as Agent

By:

Name: Title:

Ann Hurley Manager, Agency

Trademark Registrations

Trademark Applications

ARC Automotive, Inc.

Country	Trademark	Serial No.	Filing Date	Registration No.	Registration Date
United States	ARCAIR	74659310	4/11/1995	2091759	8/26/1997
United Kingdom	ARCAIR	2061364	3/15/1996	2061364	11/1/1996
Mexico	ARCAIR	261445	5/2/1996	523846	6/13/1996
Japan	ARCAIR	H08-028314	3/14/1996	4218192	12/4/1998
Italy	ARCAIR	748349	3/9/2006	1203701	6/30/2009
Germany	ARCAIR	39614051.3	3/21/1996	396-14051	9/3/1996
France	ARCAIR	96615987	3/15/1996	96615987	3/17/1996
Canada	ARCAIR	080706800	3/14/1996	TMA501526	9/30/1998
Austria	ARCAIR	1746/96	3/19/1996	165350	7/19/1996

Casco Products Corporation

Country	Trailemark	Serial No.	Filing Date	Registration No.	Registration Date
United States	CASCO		2/4/1964	0778936	
Argentina	CASCO		2/22/1993	1506509	
Australia	CASCO		12/4/1945	A163640	
Benelux	CASCO		4/27/1955	64332	
Brazil	CASCO		7/7/1992	816,775,124	
Canada	CASCO		11/6/1964	TMA141005	

LEGAL_US_E#101274883.3

TRADEMARK REEL: 005106 FRAME: 0598

Country	Trademark	Serial No.	Filing Date	Registration No.	Registration Date
China (PRC)	CASCO w/Chinese lettering	e government and a management of the second and a second a	5/11/2004	4057796	And a design and the second and the
France	CASCO		3/31/1980	1129406	
Germany	CASCO		6/30/1978	984575	
Great Britain	CASCO		10/22/1945	641166	
Italy	CASCO		10/10/1978	847099	
Japan	CASCO		9/27/1995	4294661	
Korea .	CASCO		11/7/1987	171023	
Mexico	CASCO		1/8/1979	221882	
Sweden	CASCO		1/15/1948	66/389	
United States	CASCO AND DESIGN		7/1/1974	1032070	
United States	CASCO AND DESIGN		10/15/1996	2008215	
United States	A GLOBAL COMPANY WITH LOCAL EXPERIENCE	,	10/19/2004	3206709	
Argentina	CASCO		2/22/1993	1506509	
Australia	CASCO		12/4/1945	A163640	

LEGAL_US_E# 101274883.3

RECORDED: 09/06/2013

TRADEMARK REEL: 005106 FRAME: 0599