CH \$415.00 7606837

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM302922

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
JPMorgan Chase Bank, N.A.		08/30/2010	CORPORATION:

RECEIVING PARTY DATA

Name:	LEAR CORPORATION	
Street Address:	21557 Telegraph Road	
City:	Southfield	
State/Country:	MICHIGAN	
Postal Code:	48033	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark
Serial Number:	76068372	ADVANCE RELENTLESSLY
Serial Number:	76400254	INTELLITIRE
Serial Number:	75918394	INTERTRONICS
Serial Number:	75251719	L LEAR
Serial Number:	76037385	LEAR
Serial Number:	76037384	LEAR
Serial Number:	76037383	LEAR
Serial Number:	75042719	LEAR
Serial Number:	75903988	LEAR
Serial Number:	75907757	L LEAR
Serial Number:	75907756	L LEAR
Serial Number:	75924920	OASYS
Serial Number:	76456606	OCCUSENSE
Serial Number:	75873636	LEAR AUTOMOTIVE SYSTEMS
Serial Number:	76439337	SONOTEC
Serial Number:	78577550	CAR2U

CORRESPONDENCE DATA

Fax Number: 2483583351

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

TRADEMARK

REEL: 005270 FRAME: 0060

900287639

US Mail.

Phone: 2483584400

Email: jrichmond@brookskushman.com

Correspondent Name: Brooks Kushman P.C. **Address Line 1:** 1000 Town Center

Address Line 2: 22nd Floor

Address Line 4: Southfield, MICHIGAN 48075

ATTORNEY DOCKET NUMBER:	LEAR 43740 A	
NAME OF SUBMITTER:	Jody Richmond	
SIGNATURE:	/Jody Richmond/	
DATE SIGNED:	04/29/2014	

Total Attachments: 5

source=12122153#page1.tif source=12122153#page2.tif source=12122153#page3.tif

source=12122153#page4.tif source=12122153#page5.tif

TRADEMARK
REEL: 005270 FRAME: 0061

TERMINATION AND RELEASE OF SECURITY INTEREST IN TRADEMARK RIGHTS

TERMINATION AND RELEASE dated as of August 30, 2010 from JPMorgan Chase Bank, N.A., a national banking association, as administrative agent (the "Agent") and as collateral agent for the several banks and other financial institutions or entities (the "Lenders"), parties to the Amended and Restated Credit and Guarantee Agreement, dated as of April 25, 2006 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), to Lear Corporation, a Delaware corporation, located at 21557 Telegraph Road, Southfield Michigan 48033 (the "Borrower").

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, the Lenders severally agreed to make loans available to the Borrower upon the terms and subject to the conditions set forth therein; and

WHEREAS, in connection with the Credit Agreement, the Borrower has executed and delivered a Security Agreement, dated as of April 25, 2006, in favor of the Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "Security Agreement") pursuant to which a security interest (the "Security Interest") was granted by the Borrower to the Agent in certain collateral, including the Trademark Collateral (as hereinafter defined);

WHEREAS, pursuant to that certain Grant of Security Interest in Trademark Rights dated as of April 25, 2006, among the Agent and Borrower (the "Grant"), Borrower, by reference to the Security Agreement, reaffirmed its intent to grant a Security Interest to the Agent specifically in certain Collateral:

WHEREAS, the Grant was recorded in the Assignment Division of the United States Patent and Trademark Office on 5/22/06 at Reel 003313 and Frame 0434; and

WHEREAS, the Agent now desires to terminate and release the entirety of its Security Interest in the Trademark Collateral;

NOW, THEREFORE, for good and valuable consideration, and upon the terms set forth in this Termination and Release, the Agent hereby states as follows:

1. <u>Definitions</u>. The term "Trademark Collateral," as used herein, shall mean all of the Borrower's right, title and interest of every kind and nature as of the date hereof in the Trademarks (including, without limitation, those items listed on Schedule A hereto). The term "Trademarks" shall have the meaning provided by reference in the Security Agreement and the Grant.

509265-0024-11405-Active.12009808

- 2. <u>Release of Security Interest</u>. The Agent hereby (i) terminates the Grant, (ii) terminates, cancels, releases and discharges its Security Interest in the Trademark Collateral, and (iii) re-assigns to Borrower any right, title or interest of the Agent in such Trademark Collateral.
- 3. <u>Further Assurances</u>. The Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably necessary to effect the release of the Security Interest contemplated hereby.

[Remainder of Page Intentionally Left Blank]

509265-0024-11405-Active.12009808

IN WITNESS WHEREOF, the undersigned has executed this Termination and Release by its duly authorized officer as of the date first above written.

JPMORGAN CHASE BANK, N.A.

By: __ Name:

Title:

RICHARD W. DUKER MANAGING DIRECTOR

509265-0024-11405-Active,12009808

SCHEDULE A

U.S. Trademarks

U.S. Trademark Exclusive Licenses

TRADEMARK REGISTRATIONS AND APPLICATIONS

11 (12 (13 (13 (13 (13 (13 (13 (13 (13 (13 (13				
Trademark Name	Application Number	Registration Number		
ADVANCE RELENTLESSLY	76/068372	2455393		
INTELLITIRE	76/400254	2845754		
INTERTRONICS	75/918394	2646431		
LEAR and Design	75/251719	2156540		
LEAR	76/037385	2563033		
LEAR	76/037384	2557963		
LEAR	76/037383	2557962		
LEAR and Design	75/042719	2030085		
LEAR and Design	75/903988	2417593		
LEAR and Design	75/907757	2492107		
LEAR and Design	75/907756	2647854		
OASys	75/924920	2732540		
OCCUSENSE	76/456606	2797051		
PEOPLE-VEHICLE-INTERFACE	75/873636	2402143		
SonoTec	76/439337	2723990		
Car2U	78/577550			
16				

TRADEMARK
REEL: 005270 FRAME: 0066

RECORDED: 04/29/2014