

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM357288

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Termination and Release of Security Interest in Intellectual Property Collateral

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
General Electric Capital Corporation, as Agent		09/30/2015	CORPORATION: DELAWARE

## RECEIVING PARTY DATA

<b>Name:</b>	Nivel Parts & Manufacturing Co., LLC
<b>Street Address:</b>	3510 Port Jacksonville Parkway
<b>City:</b>	Jacksonville
<b>State/Country:</b>	FLORIDA
<b>Postal Code:</b>	32226
<b>Entity Type:</b>	LIMITED LIABILITY COMPANY: DELAWARE
<b>Name:</b>	IMC Acquisition, LLC
<b>Street Address:</b>	3510-1 Port Jacksonville Parkway
<b>City:</b>	Jacksonville
<b>State/Country:</b>	FLORIDA
<b>Postal Code:</b>	32226
<b>Entity Type:</b>	LIMITED LIABILITY COMPANY: DELAWARE
<b>Name:</b>	Buggies Unlimited, LLC
<b>Street Address:</b>	3510 Port Jacksonville Parkway
<b>City:</b>	Jacksonville
<b>State/Country:</b>	FLORIDA
<b>Postal Code:</b>	32226
<b>Entity Type:</b>	LIMITED LIABILITY COMPANY: FLORIDA

## PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
<b>Registration Number:</b>	3357181	THUNDERBULL
<b>Registration Number:</b>	2788259	FORE- PAR
<b>Registration Number:</b>	3974875	ACCESSORIZE BEYOND THE BOX
<b>Registration Number:</b>	3736706	GOLF CARTS LOVE US!
<b>Registration Number:</b>	3520176	EC EVERYTHING CARTS
<b>Registration Number:</b>	1723612	CONCORD

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	3464311	BU BUGGIES UNLIMITED
Registration Number:	3464310	BU BUGGIES UNLIMITED
Registration Number:	2509423	BUGGIES UNLIMITED
Registration Number:	4206859	WHERE THE CART IS JUST THE START

**CORRESPONDENCE DATA**

Fax Number: 2129096836  
*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*  
Phone: 212-909-6000  
Email: trademarks@debevoise.com  
Correspondent Name: Ryan T. Rafferty, Esq.  
Address Line 1: 919 Third Avenue  
Address Line 2: Debevoise & Plimpton LLP  
Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	24508-1201
NAME OF SUBMITTER:	Ryan T. Rafferty
SIGNATURE:	/Ryan T. Rafferty/
DATE SIGNED:	10/02/2015

**Total Attachments: 4**  
source=Term and Release executed\_Nivel\_IMC\_Buggies #page1.tif  
source=Term and Release executed\_Nivel\_IMC\_Buggies #page2.tif  
source=Term and Release executed\_Nivel\_IMC\_Buggies #page3.tif  
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**TERMINATION AND RELEASE OF SECURITY INTEREST  
IN INTELLECTUAL PROPERTY COLLATERAL**

This **TERMINATION AND RELEASE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL** (this "Release"), dated as of September 30, 2015, is made by GENERAL ELECTRIC CAPITAL CORPORATION, as agent ("Agent"), under the Credit Agreement referred to below (terms used in this Release and not herein defined shall have the meanings set forth in the Credit Agreement).

**WHEREAS**, in pursuant to that certain Credit Agreement, dated as of January 13, 2012 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Chariot Acquisition, LLC (the "Borrower"), the other Credit Parties party thereto, the Lenders and L/C Issuers party thereto, Agent and the other agents and parties party thereto, the Lenders and the L/C Issuers made extensions of credit to the Borrower upon the terms and subject to the conditions set forth therein;

**WHEREAS**, each Grantor (as defined in the Guaranty and Security Agreement (as defined below)), has agreed, pursuant to the Guaranty and Security Agreement, dated as of January 13, 2012, in favor of Agent (as amended, restated, supplemented or otherwise modified from time to time, the "Guaranty and Security Agreement"), to guarantee the Obligations of the Borrower;

**WHEREAS**, in connection with the Credit Agreement and pursuant to the Guaranty and Security Agreement and each Trademark Security Agreement, Patent Security Agreement and Copyright Security Agreement described on Annex I hereto (collectively, the "**IP Security Agreements**"), the Grantors granted security interests in the Trademark Collateral, Patent Collateral and Copyright Collateral (as defined in the applicable IP Security Agreements) and all other intellectual property owned by such Grantors, including the intellectual property listed on Annex I hereto (collectively, the "**Intellectual Property Collateral**");

**WHEREAS**, the IP Security Agreements were recorded in the United States Patent and Trademark Office or the United States Copyright Office, as applicable, on the dates and on the reels and frames or in the volumes, as applicable, set forth on Annex I hereto; and

**WHEREAS**, the Agent now desires to terminate and release the entirety of its security interest in the Intellectual Property Collateral.

**NOW THEREFORE**, for good and valuable consideration including the satisfaction of all obligations, indebtedness and liabilities secured by the Intellectual Property Collateral pursuant to the Guaranty and Security Agreement and the IP Security Agreements (other than contingent indemnity obligations for which no claim has been asserted), the receipt and adequacy of which is hereby acknowledged, Agent hereby **TERMINATES AND RELEASES**, without representation, recourse or warranty whatsoever, all of its security interest in the Intellectual Property Collateral, whether granted pursuant to the Security Agreements or any other agreement or document delivered in connection with the Credit Agreement, and Agent hereby reassigns any and all such right, title and interest (if any) that Agent may have in the Intellectual Property Collateral to the Grantors, respectively.

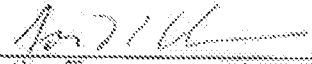
Agent agrees, at the Grantors' expense, to cooperate with the Grantors and to provide the Grantors with the information and additional authorization reasonably required or desirable to effect or evidence the release of Agent's security interest in the released collateral described herein.

This Release and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York.

[Signature Page Follows]

IN WITNESS WHEREOF, Agent has executed this Release as of the date first above written.

GENERAL ELECTRIC CAPITAL CORPORATION, as  
Agent

By:   
Name: James H. Roberts  
Title: Duly Authorized Signatory

[Signature Page to Release of Security Interest in Intellectual Property Collateral]

**TRADEMARK**  
**REEL: 005636 FRAME: 0794**

The Trademark Security Agreement dated as of January 13, 2012, by NIVEL PARTS & MANUFACTURING CO., LLC, IMC ACQUISITION, LLC, and BUGGIES UNLIMITED, LLC in favor of Agent, which was recorded with the United States Patent and Trademark Office (the "USPTO") on January 13, 2012 at Reel 004698, Frame 0453; at Reel 004698, Frame 0440; and at Reel 004698, Frame 0428 and covering the following trademarks:

GRANTOR	SERIAL NO.	REG. NO.	MARK	COUNTRY
Nivel Parts & Manufacturing Co., LLC	78584029	3357181	THUNDERBULL	United States
Nivel Parts & Manufacturing Co., LLC	76427143	2788259	FORE-PAR	United States
Nivel Parts & Manufacturing Co., LLC	77389879	3974875	ACCESSORIZE BEYOND THE BOX	United States
Nivel Parts & Manufacturing Co., LLC	77756833	3736706	GOLF CARTS LOVE US!	United States
Nivel Parts & Manufacturing Co., LLC	77430679	3520176	EC EVERYTHING CARTS	United States
IMC Acquisition, LLC	74249088	1723612	CONCORD	United States
Buggies Unlimited, LLC	78873286	3464311	BU BUGGIES UNLIMITED	United States
Buggies Unlimited, LLC	78873277	3464310	BU BUGGIES UNLIMITED	United States
Buggies Unlimited, LLC	76116653	2509423	BUGGIES UNLIMITED	United States
Buggies Unlimited, LLC	85226052	4206859	WHERE THE CART IS JUST THE START	United States