

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM466396

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	FIRST LIEN TRADEMARK SECURITY AGREEMENT
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Brakes Plus, LLC		03/20/2018	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Jefferies Finance LLC, as Collateral Agent
Street Address:	520 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	Bank: UNITED STATES

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	1798186	BRAKES PLUS
Registration Number:	2287458	
Registration Number:	2910901	BRAKES PLUS
Registration Number:	2656391	WHEN AMERICA SAYS "GIMME A BREAK", AMERI
Registration Number:	3744117	
Registration Number:	3744118	BRAKES PLUS
Registration Number:	2334455	BRAKES PLUS
Registration Number:	5039842	WE DO IT ALL!! BRAKES MAINTENANCE REPAIR
Registration Number:	5035461	SERVICE YOU CAN TRUST AT A PRICE YOU CAN

CORRESPONDENCE DATA

Fax Number:

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: 212-701-3365
 Email: ipteam@cogencyglobal.com
 Correspondent Name: Elaine Carrera
 Address Line 1: 80 Pine Street
 Address Line 2: c/o Cahill Gordon & Reindel LLP

OP \$240.00 1798186

Address Line 4:	New York, NEW YORK 10005
ATTORNEY DOCKET NUMBER:	F176103 Brakes Plus 1L
NAME OF SUBMITTER:	Elaine Carrera
SIGNATURE:	/Elaine Carrera/
DATE SIGNED:	03/20/2018
Total Attachments: 6 source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page2.tif source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page3.tif source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page4.tif source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page5.tif source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page6.tif source=06c. Project Mars - First Lien Trademark Security Agreement (Brakes Plus LLC) [Executed]#page7.tif	

FIRST LIEN TRADEMARK SECURITY AGREEMENT

This FIRST LIEN TRADEMARK SECURITY AGREEMENT (this “Trademark Security Agreement”) is entered into as of March 20, 2018, by and among **BRAKES PLUS, LLC** (“Grantor”) and **JEFFERIES FINANCE LLC**, in its capacity as collateral agent for the Secured Parties (in such capacity, the “Collateral Agent”).

WITNESSETH:

WHEREAS, Grantor is party to a First Lien Pledge and Security Agreement, dated as of March 20, 2018 (as it may be from time to time amended, restated, amended and restated, replaced, supplemented or otherwise modified, the “Security Agreement”), in favor of the Collateral Agent pursuant to which Grantor is required to execute and deliver this First Lien Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Parties, to enter into the First Lien Credit Agreement, Grantor hereby agrees with the Collateral Agent as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Grantor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under the Trademarks of Grantor listed on Schedule I attached hereto, together with all goodwill associated with such Trademarks (collectively, the “Trademark Collateral”).

SECTION 3. Security Agreement. The security interest granted pursuant to this First Lien Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and should not be deemed to grant a broader security interest in the Trademark Collateral than what is granted by the Grantor to the Collateral Agent in the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement (and are expressly subject to the terms and conditions thereof). In the event that any provision of this First Lien Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. Termination. Upon the termination of the Security Agreement in accordance with its terms, the Collateral Agent shall execute, acknowledge, and deliver to Grantor, at Grantor’s expense, an instrument in writing in recordable form releasing the collateral pledge, grant, lien and security interest in the Trademark Collateral under this First Lien Trademark Security Agreement.

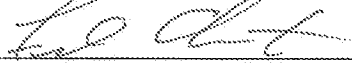
SECTION 5. Counterparts. This First Lien Trademark Security Agreement may be executed in any number of counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original, but all of which when taken together shall constitute a single contract. Delivery of an executed counterpart of a signature page to this First Lien Trademark Security Agreement by facsimile or other electronic imaging (including in .pdf format) means shall be effective as delivery of a manually executed counterpart of this First Lien Trademark Security Agreement.

SECTION 6. GOVERNING LAW. THIS FIRST LIEN TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK.]

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

BRAKES PLUS, LLC


By: 

Name: Fred Christensen

Title: Chief Financial Officer and Treasurer

Accepted and Agreed:

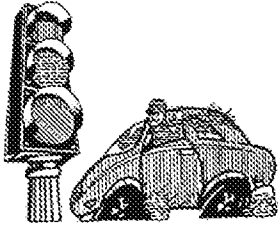
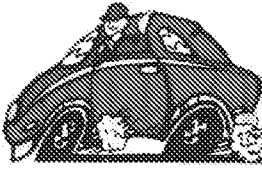

JEFFERIES FINANCE LLC,
as Collateral Agent

By: _____
Name: 
Title: Jason Kennedy
Managing Director

SCHEDULE I
to
FIRST LIEN TRADEMARK SECURITY AGREEMENT

TRADEMARK COLLATERAL

UNITED STATES TRADEMARK REGISTRATIONS AND APPLICATIONS:

<u>Trademark</u>	<u>Application No.</u>	<u>Registration No.</u>	<u>Owner</u>
Service Mark of "Brakes Plus"	74287153	1,798,186	Brakes Plus, LLC
	75485719	2,287,458	Brakes Plus, LLC
Service Mark of "Brakes Plus"	78320689	2,910,901	Brakes Plus, LLC
Service Mark of "When America Says 'Gimme A Break,' America Comes to Brakes Plus"	76362145	2,656,391	Brakes Plus, LLC
	77741967	3,744,117	Brakes Plus, LLC
	77742079	3,744,118	Brakes Plus, LLC
Service Mark of "Brakes Plus"	75485603	2,334,455	Brakes Plus, LLC
Service Mark of "We Do It All!! Brakes Maintenance Re-	86878284	5,039,842	Brakes Plus, LLC

<u>Trademark</u>	<u>Application No.</u>	<u>Registration No.</u>	<u>Owner</u>
pairs”			
Service Mark of “Service You Can Trust at a Price You Can Afford”	86878383	5,035,461	Brakes Plus, LLC