

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM556359

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BRICKYARD TRADEMARKS, INC.		01/06/2020	Corporation: NEVADA

RECEIVING PARTY DATA

Name:	WELLS FARGO BANK, NATIONAL ASSOCIATION
Street Address:	301 S. Tryon St.
Internal Address:	28th Floor
City:	Charlotte
State/Country:	NORTH CAROLINA
Postal Code:	28288
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 61

Property Type	Number	Word Mark
Registration Number:	5000317	100TH RUNNING
Registration Number:	5049878	100TH RUNNING
Registration Number:	2765924	500 FESTIVAL
Registration Number:	2741625	500 FESTIVAL
Registration Number:	1844394	BRICKYARD 400
Registration Number:	1873417	BRICKYARD CROSSING
Registration Number:	1924168	BRICKYARD CROSSING INDIANAPOLIS MOTOR SP
Registration Number:	2779908	CARB DAY
Registration Number:	3734052	FREEDOM 100
Registration Number:	1403479	GASOLINE ALLEY
Registration Number:	1872545	GENTLEMEN START YOUR ENGINES
Registration Number:	4741113	GRAND PRIX OF INDIANAPOLIS
Registration Number:	4712154	GRAND PRIX OF INDIANAPOLIS
Registration Number:	1771972	HOME OF THE 500
Registration Number:	1192522	INDIANAPOLIS 500
Registration Number:	1021234	INDIANAPOLIS 500
Registration Number:	970470	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	815638	INDIANAPOLIS MOTOR SPEEDWAY

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	4689142	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	3251392	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	971243	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	3208546	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	3249706	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	2731526	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	2127155	INDIANAPOLIS MOTOR SPEEDWAY
Registration Number:	5158963	INDIANAPOLIS MOTOR SPEEDWAY KIDS CLUB
Registration Number:	5159184	INDIANAPOLIS MOTOR SPEEDWAY MUSEUM
Registration Number:	1836834	INDY
Registration Number:	5029897	INDY 1 500 MAY 29, 2016
Registration Number:	4376476	INDY 500
Registration Number:	3202138	INDY 500
Registration Number:	1421104	INDY 500
Registration Number:	3245988	INDY 500
Registration Number:	2696549	INDY 500
Registration Number:	3544946	INDY LIGHTS
Registration Number:	2768850	INDY RACING EXPERIENCE
Registration Number:	1877676	INDYCAR
Registration Number:	2144812	INDYCAR
Registration Number:	2729453	INDYCAR
Registration Number:	5276381	INDYCAR GRAND PRIX
Registration Number:	5280646	INDYCAR GRAND PRIX
Registration Number:	4594665	KISS THE BRICKS
Registration Number:	2913537	LEADERS CIRCLE
Registration Number:	1916914	LITTLE 500
Registration Number:	1833873	MINI INDY
Registration Number:	1403480	RACING CAPITAL OF THE WORLD
Registration Number:	4236731	SNAKE PIT
Registration Number:	1728302	THE BRICKYARD
Registration Number:	3232285	THE BRICKYARD
Registration Number:	1404402	THE CAPITOL OF AUTO RACING
Registration Number:	1396144	THE GREATEST RACE COURSE IN THE WORLD
Registration Number:	1399860	THE GREATEST SPECTACLE IN RACING
Registration Number:	1661675	THE GREATEST SPECTACLE IN RACING
Registration Number:	5811835	THIS IS MAY
Registration Number:	2279435	WHERE AMERICA LEARNED TO RACE
Registration Number:	815640	

Property Type	Number	Word Mark
Registration Number:	5036528	
Registration Number:	2806445	
Registration Number:	0815640	
Serial Number:	88517016	INDY PRO 2000
Serial Number:	88491401	

CORRESPONDENCE DATA

Fax Number: 7045032622
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: 7045032600
Email: msheehan@kslaw.com
Correspondent Name: King & Spalding LLP
Address Line 1: 300 S. Tryon St., Ste 1700
Address Line 2: Attn: Moira Sheehan
Address Line 4: Charlotte, NORTH CAROLINA 28202

ATTORNEY DOCKET NUMBER:	18464.515021
NAME OF SUBMITTER:	Moira Sheehan
SIGNATURE:	/Moira Sheehan/
DATE SIGNED:	01/07/2020

Total Attachments: 14

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of January 6, 2020, by **BRICKYARD TRADEMARKS, INC.**, a Nevada corporation (the "Grantor"), in favor of **WELLS FARGO BANK, NATIONAL ASSOCIATION**, together with its successors and assigns (the "Bank").

RECITALS

A. **HULMAN & COMPANY**, an Indiana corporation (the, "Borrower") have entered into a Loan Agreement dated as of January 6, 2020 (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") with Bank pursuant to which Bank has agreed to make loans to Borrower.

B. The Grantor has entered into a Guaranty dated as of January 6, 2020 (as amended, restated, supplemented or otherwise modified from time to time, the "Guaranty") with Bank pursuant to which the obligations of Borrower owed to Bank are guaranteed.

C. Pursuant to the Guaranty and the Credit Agreement, the Grantor is required to execute and deliver to Bank this Agreement.

In consideration of the mutual agreements set forth herein and in the Credit Agreement, the parties hereto agree as follows:

1. Grantor does hereby grant to Bank a continuing security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired:

(a) each trademark and trademark application, including, without limitation, each trademark and trademark application referred to in **Schedule 1** annexed hereto, together with any reissues, continuations or extensions thereof and all goodwill associated therewith;

(b) each trademark license, including, without limitation, each trademark license listed on **Schedule 1** annexed hereto, together with all goodwill associated therewith; and

(c) all products and proceeds of the foregoing, including, without limitation, any claim by the Grantor against third parties for past, present or future infringement of any trademark, including, without limitation, any trademark referred to in **Schedule 1** annexed hereto, any trademark issued pursuant to a trademark application referred to in **Schedule 1** and any trademark licensed under any trademark license listed on **Schedule 1** annexed hereto (items 1 through 3 being herein collectively referred to as the "Trademark Collateral").

2. Grantor hereby represents, warrants, covenants and agrees as follows:

(a) Grantor has the sole, full and clear title to the Trademark Collateral in the United States for the goods and services on which they are used by Grantor, and the registrations thereof as set forth in **Schedule 1** are valid and subsisting and in full force and effect;

(b) Grantor will perform all acts and execute all documents, including, without limitation, assignments for security in form suitable for filing with the United States Patent and Trademark Office

and state and local governments in the United States and in other countries requested by the Bank at any time to evidence, perfect, maintain, record and enforce the Bank's interest in the Trademark Collateral or otherwise in furtherance of the provisions of this Agreement, and Grantor hereby authorizes the Bank to execute and file one or more financing statements (and similar documents) or copies thereof or of this Agreement with respect to the Trademark Collateral signed only by the Bank;

(c) Grantor (either itself or through permitted licensees) will continue to use the Trademark Collateral on all services and goods applicable to its current line, to maintain the Trademark Collateral and their registrations in full force free from any claim of abandonment for nonuse, in each case, to the extent necessary for the conduct of Borrower's business (as determined by the Borrower in its reasonable discretion). Except to the extent Borrower determines in its reasonable discretion that any Trademark Collateral or its registration is not necessary for the conduct of Borrower's business, Grantor will not (and will not permit any licensee thereof to) do any act or knowingly omit to do any act whereby any Trademark Collateral or its registration may become invalidated;

(d) Grantor will promptly pay the Bank for any and all sums, costs, and expenses which the Bank may pay or incur pursuant to the provisions of this Agreement or in enforcing the Obligations (as defined in the Guaranty) or the security interest granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, reasonable travel, and reasonable attorneys' fees, all of which together with interest at the highest rate then payable on the Obligations shall be part of the Obligations and be payable on demand;

(e) No less frequently than annually, Grantor shall inform the Bank of all applications for any trademark registration with the United States Patent and Trademark Office or any similar office or agency in any state of the United States or in any other country or any political subdivision thereof filed by Grantor, either itself or through any agent, employee, licensee or designee during the preceding year. Upon request of the Bank, execute and deliver any and all assignments, agreements, instruments, documents and papers as the Bank may reasonably request to evidence the Bank's interest in such trademark(s) and the goodwill and general intangibles of Grantor relating thereto or represented thereby as established under this Agreement and Grantor hereby constitutes the Bank its attorney-in-fact to execute and record all such writings for the foregoing purpose, all acts of such attorney being hereby ratified and confirmed; such power being coupled with an interest is irrevocable until the Obligations are paid in full. Grantor hereby authorizes Bank to modify this Agreement by amending **Schedule 1** to include any future Trademark Collateral as provided under this subsection (e);

(f) Grantor has the right and power to make the assignment and to grant the security interest herein granted, and the Trademark Collateral is not now, and at all times will not be, subject to any Liens (as defined in the Credit Agreement) except for Permitted Liens (as defined in the Credit Agreement);

(g) Except to the extent that the Bank, upon prior written notice of Grantor, shall consent or as otherwise permitted by the Credit Agreement or this Agreement, Grantor will not assign, sell, lease, transfer, grant a Lien upon, grant an exclusive or non-exclusive license, or otherwise dispose of any of the Trademark Collateral, and nothing in this Agreement shall be deemed a consent by the Bank to any such action except as expressly permitted herein or therein; provided, however, that Grantor may grant licenses, whether exclusive or non-exclusive, to any of the Trademark Collateral in the ordinary course of its business;

(h) As of the date hereof Grantor has no trademark registrations in, or the subject of pending applications in, the United States patent and Trademark Office other than those described in **Schedule 1** hereto;

(i) Grantor will take all necessary steps in any proceeding before the United States Patent and Trademark Office or any similar office or agency in any other country or any political subdivision thereof, to maintain each application and registration of the Trademark Collateral, including, without limitation, if applicable, paying of maintenance fees, applications for extensions, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference and cancellation proceedings (except to the extent that dedication, abandonment or invalidation is permitted under paragraph 2(c) hereof);

(j) Grantor assumes all responsibility and liability arising from the use of its Trademark Collateral, and Grantor hereby indemnifies and holds Bank harmless from and against any claim, suit, loss, damage or expense (including reasonable attorneys' fees) arising out of any alleged defect in any product manufactured, promoted or sold by Grantor (or any affiliate or subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Grantor (or any affiliate or subsidiary thereof). Grantor agrees that Bank does not assume, and shall have no responsibility for, the payment of any sums due or to become due under any agreement or contract included in the Trademark Collateral or the performance of any obligations to be performed under or with respect to any such agreement or contract by Grantor, and Grantor hereby agrees to indemnify and hold the Bank harmless with respect to any and all claims by any person relating thereto; and

(k) Bank may, in its sole discretion, pay any amount or do any act required of Grantor hereunder or requested by Bank to preserve, defend, protect, maintain, record or enforce Grantor's obligations contained herein, the Trademark Collateral, or the right, title and interest granted Bank herein, and which Grantor fails to do or pay.

3. Upon the occurrence of an Event of Default (as defined in the Credit Agreement) (whenever used herein, the term "Event of Default" having such meaning), in addition to all other rights and remedies of the Bank, whether under law, the Credit Agreement or otherwise, all such rights and remedies being cumulative, not exclusive and enforceable alternatively, successively or concurrently, without (except as provided herein) notice to, or consent by, Grantor, the Bank shall have the following rights and remedies:

(a) Intentionally Omitted;

(b) The Bank may, at any time and from time to time, upon ten (10) days' prior notice to Grantor, license, whether on an exclusive or non-exclusive basis, any of the Trademark Collateral, anywhere in the world for such term or terms, on such conditions, and in such manner, as the Bank shall in its sole discretion determine;

(c) The Bank may (without assuming any obligations or liability thereunder), at any time, enforce (and shall have the exclusive right to enforce) against any licensee or sublicensee all rights and remedies of Grantor in, to and under any one or more license agreements with respect to the Trademark Collateral, and take or refrain from taking any action under any thereof, and Grantor hereby releases the Bank from, and agrees to hold the Bank free and harmless from and against any claims arising out of, any action taken or omitted to be taken with respect to any such license agreement;

(d) The Bank may, at any time and from time to time, upon ten (10) days' prior notice to Grantor, assign, sell, buy, or otherwise dispose of, the Trademark Collateral or any of it, either with or without special or other conditions or stipulations, and with power also to execute assurances, and do all other acts and things for completing the assignment, sale or disposition which the Bank shall, in its sole discretion, deem appropriate or proper; and

(e) In addition to the foregoing, in order to implement the assignment, sale or other disposal of any of the Trademark Collateral pursuant to subparagraph 3(d) hereof, the Bank may, at any time, pursuant to the authority granted in the Power(s) of Attorney described in paragraph 4 hereof (such authority becoming effective on the occurrence or continuation as hereinabove provided of an Event of Default), execute and deliver on behalf of Grantor, one or more instruments of assignment of the Trademark Collateral, in form suitable for filing, recording or registration in any country. Grantor agrees to pay when due all reasonable costs incurred in any such transfer of the Trademark Collateral, including any taxes, fees and reasonable attorneys' fees, and all such costs shall be added to the Obligations. The Bank may apply the proceeds actually received from any such license, assignment, sale or other disposition to the reasonable costs and expenses thereof, including, without limitation, reasonable attorneys' fees and all legal, reasonable travel and other expenses which may, be incurred by the Bank, and then to the Obligations, in such order as to principal or interest as the Bank may desire, and Grantor shall remain liable and will pay the Bank on demand any deficiency remaining, together with interest thereon at a rate equal to the highest rate then payable on the Obligations and the balance of any expenses unpaid. Nothing herein contained shall be construed as requiring the Bank to take any such action at any time.

4. Upon the occurrence and during the continuation of an Event of Default, Grantor hereby appoints and constitutes Bank its true and lawful attorney, with full power of substitution, and with full power and authority to perform the following acts on behalf of Grantor:

(a) For the purpose of assigning, selling or otherwise disposing of all right, title and interest of Grantor in and to any of the Trademark Collateral, and all registrations, recordings and renewals thereof, and all pending applications therefor, and for the purpose of the recording, registering, filing and prosecution of, or accomplishing any other formality with respect to, the foregoing, to execute and deliver any and all agreements, documents, instruments of assignment or other papers necessary or advisable to effect such purpose; and

(b) To execute any and all documents, statements, certificates or other papers necessary or advisable in order to obtain the purposes described above as Bank may in its sole discretion determine.

This power of attorney may not be revoked until the payment in full of all Obligations.

5. This Agreement shall be delivered and accepted in and shall be deemed to be contracts made under and governed by the internal laws of the State of New York (but giving effect to federal laws applicable to national banks) applicable to contracts made and to be performed entirely within such state, without regard to conflict of laws principles. ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER, OR IN CONNECTION WITH THIS AGREEMENT, SHALL BE BROUGHT AND MAINTAINED EXCLUSIVELY IN THE COURTS OF THE STATE OF NEW YORK OR IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK. THE GRANTOR HEREBY EXPRESSLY AND IRREVOCABLY SUBMITS TO THE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK AND OF THE UNITED STATES DISTRICT FOR THE SOUTHERN DISTRICT OF NEW YORK FOR THE PURPOSE OF ANY SUCH LITIGATION AS SET FORTH ABOVE. THE GRANTOR FURTHER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS BY REGISTERED MAIL, POSTAGE PREPAID, OR BY PERSONAL SERVICE WITHIN OR WITHOUT THE STATE OF NEW YORK. THE GRANTOR HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OR ANY SUCH LITIGATION BROUGHT IN ANY SUCH COURT REFERRED TO ABOVE AND ANY CLAIM THAT ANY SUCH LITIGATION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

6. THE BANK AND THE GRANTOR, AFTER CONSULTING OR HAVING HAD THE OPPORTUNITY TO CONSULT WITH COUNSEL, EACH KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVE IRREVOCABLY, ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR DEFEND ANY RIGHTS UNDER THIS AGREEMENT, ANY OF THE OTHER OBLIGATIONS, THE COLLATERAL OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH OR ARISING FROM ANY LENDING RELATIONSHIP EXISTING IN CONNECTION WITH ANY OF THE FOREGOING, OR ANY COURSE OF CONDUCT OR COURSE OF DEALING IN WHICH THE BANK AND THE GRANTOR ARE ADVERSE PARTIES, AND EACH AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY. THIS PROVISION IS A MATERIAL INDUCEMENT FOR THE BANK GRANTING ANY FINANCIAL ACCOMMODATION TO THE BORROWER.

7. Upon (a) the payment in full of the Obligations and the cancellation or termination of the commitments relating to the Obligations, or (b) in the event of the merger (where the Grantor is the non-surviving entity and either the surviving entity is a guarantor of the Obligations or the surviving entity becomes a guarantor of the Obligations), dissolution or sale of the capital securities of the Grantor, in each case that is permitted under the Credit Agreement, the security interest granted hereby shall automatically terminate hereunder and of record. Upon any such termination, the Bank shall execute and deliver to the Grantor or otherwise authorize the filing of such documents as the Grantor shall reasonably request, including financing statement amendments to evidence such termination. The Bank shall execute and deliver or otherwise authorize the filing of such documents as the Grantor shall reasonably request, in form and substance reasonably satisfactory to the Bank, including financing statement amendments to evidence such release.

8. This Agreement and all rights and obligations hereunder shall be binding upon the Grantor and its respective successors and assigns, and shall inure to the benefit of the Bank and its successors and assigns. If any term of this Agreement shall be held to be invalid, illegal or unenforceable, the validity of all other terms hereof shall in no way be affected thereby, and this Agreement shall be construed and be enforceable as if such invalid, illegal or unenforceable term had not been included herein. The Grantor acknowledges receipt of a copy of this Agreement.

[Signature Page Follows]

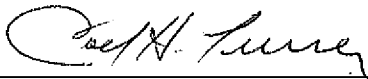
The Grantor has caused this Trademark Security Agreement to be duly executed by its duly authorized officer thereunto as of the date first set forth above.

BRICKYARD TRADEMARKS, INC.

By: *Cynthia L. Lucchese*
Name: Cynthia L. Lucchese
Title: Chief Financial Officer and Treasurer

Acknowledged:

WELLS FARGO BANK, NATIONAL ASSOCIATION

By: 

Name: Joel H. Turner

Title: Senior Vice President

[Signature Page to Trademark Security Agreement]

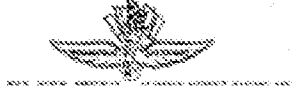


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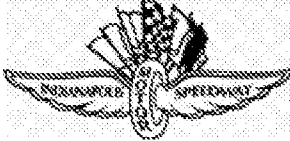




SCHEDULE 1
to
TRADEMARK SECURITY AGREEMENT


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


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
	Trademark	Country or State	Registration or Application Number	Owner
1.	100TH RUNNING	U.S.	Reg. No.:5000317 App. No.:86690800	Brickyard Trademarks, Inc.
2.	100TH RUNNING	U.S.	Reg. No.:5049878 App. No.:86979091	Brickyard Trademarks, Inc.
3.	500 FESTIVAL	U.S.	Reg. No.:2765924 App. No.:76453596	Brickyard Trademarks, Inc.
4.	 500 FESTIVAL and Design	U.S.	Reg. No.:2741625 App. No.:76454916	Brickyard Trademarks, Inc.
5.	BRICKYARD 400	U.S.	Reg. No.:1844394 App. No.:74391992	Brickyard Trademarks, Inc.
6.	BRICKYARD CROSSING	U.S.	Reg. No.:1873417 App. No.:74409424	Brickyard Trademarks, Inc.
7.	 BRICKYARD CROSSING INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:1924168 App. No.:74547523	Brickyard Trademarks, Inc.
8.	CARB DAY	U.S.	Reg. No.:2779908 App. No.:76062698	Brickyard Trademarks, Inc.
9.	FREEDOM 100	U.S.	Reg. No.:3734052 App. No.:77752459	Brickyard Trademarks, Inc.
10.	GASOLINE ALLEY	U.S.	Reg. No.:1403479 App. No.:73543690	Brickyard Trademarks, Inc.
11.	GENTLEMEN START YOUR ENGINES	U.S.	Reg. No.:1872545 App. No.:74402148	Brickyard Trademarks, Inc.
12.	GRAND PRIX OF INDIANAPOLIS	U.S.	Reg. No.:4741113 App. No.:86366361	Brickyard Trademarks, Inc.
13.	GRAND PRIX OF INDIANAPOLIS	U.S.	Reg. No.:4712154 App. No.:86366357	Brickyard Trademarks, Inc.

	Trademark	Country or State	Registration or Application Number	Owner
14.	HOME OF THE 500	U.S.	Reg. No.:1771972 App. No.:74317902	Brickyard Trademarks, Inc.
15.	INDIANAPOLIS 500	U.S.	Reg. No.:1192522 App. No.:73237105	Brickyard Trademarks, Inc.
16.	INDIANAPOLIS 500	U.S.	Reg. No.:1021234 App. No.:73031993	Brickyard Trademarks, Inc.
17.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:970470 App. No.:72422199	Brickyard Trademarks, Inc.
18.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:815638 App. No.:72223236	Brickyard Trademarks, Inc.
19.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:4689142 App. No.:85806964	Brickyard Trademarks, Inc.
20.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:3251392 App. No.:78918452	Brickyard Trademarks, Inc.
21.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:971243 App. No.:72422200	Brickyard Trademarks, Inc.

	Trademark	Country or State	Registration or Application Number	Owner
22.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:3208546 App. No.:78858434	Brickyard Trademarks, Inc.
23.	INDIANAPOLIS MOTOR SPEEDWAY	U.S.	Reg. No.:3249706 App. No.:78957179	Brickyard Trademarks, Inc.
24.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:2731526 App. No.:76380708	Brickyard Trademarks, Inc.
25.	 INDIANAPOLIS MOTOR SPEEDWAY and Design	U.S.	Reg. No.:2127155 App. No.:75216294	Brickyard Trademarks, Inc.
26.	 INDIANAPOLIS MOTOR SPEEDWAY KIDS CLUB and Design	U.S.	Reg. No.:5158963 App. No.:86888775	Brickyard Trademarks, Inc.
27.	 INDIANAPOLIS MOTOR SPEEDWAY MUSEUM and Design	U.S.	Reg. No.:5159184 App. No.:86955143	Brickyard Trademarks, Inc.
28.	INDY	U.S.	Reg. No.:1836834 App. No.:74064730	Brickyard Trademarks, Inc.

	Trademark	Country or State	Registration or Application Number	Owner
29.	 INDY 1 500 MAY 29, 2016 and Design	U.S.	Reg. No.:5029897 App. No.:86690807	Brickyard Trademarks, Inc.
30.	INDY 500	U.S.	Reg. No.:4376476 App. No.:85813801	Brickyard Trademarks, Inc.
31.	INDY 500	U.S.	Reg. No.:3202138 App. No.:78858438	Brickyard Trademarks, Inc.
32.	INDY 500	U.S.	Reg. No.:1421104 App. No.:73541969	Brickyard Trademarks, Inc.
33.	INDY 500	U.S.	Reg. No.:3245988 App. No.:77002635	Brickyard Trademarks, Inc.
34.	INDY 500	U.S.	Reg. No.:2696549 App. No.:76322842	Brickyard Trademarks, Inc.
35.	INDY LIGHTS	U.S.	Reg. No.:3544946 App. No.:77421444	Brickyard Trademarks, Inc.
36.	INDY PRO 2000	U.S.	App. No.:88517016	Brickyard Trademarks, Inc.
37.	INDY PRO 2000	U.S.	App. No.:88517050	Brickyard Trademarks, Inc.
38.	INDY RACING EXPERIENCE	U.S.	Reg. No.:2768850 App. No.:76400373	Brickyard Trademarks, Inc.
39.	INDYCAR	U.S.	Reg. No.:1877676 App. No.:74427687	Brickyard Trademarks, Inc.
40.	INDYCAR	U.S.	Reg. No.:2144812 App. No.:74427688	Brickyard Trademarks, Inc.
41.	INDYCAR	U.S.	Reg. No.:2729453 App. No.:75676486	Brickyard Trademarks, Inc.
42.	INDYCAR GRAND PRIX	U.S.	Reg. No.:5276381 App. No.:87328041	Brickyard Trademarks, Inc.
43.	INDYCAR GRAND PRIX	U.S.	Reg. No.:5280646 App. No.:87328037	Brickyard Trademarks, Inc.
44.	KISS THE BRICKS	U.S.	Reg. No.:4594665 App. No.:86090847	Brickyard Trademarks, Inc.
45.	LEADERS CIRCLE	U.S.	Reg. No.:2913537 App. No.:76383200	Brickyard Trademarks, Inc.
46.	LITTLE 500	U.S.	Reg. No.:1916914 App. No.:74537768	Brickyard Trademarks, Inc.

	Trademark	Country or State	Registration or Application Number	Owner
47.	MINI INDY	U.S.	Reg. No.:1833873 App. No.:74302367	Brickyard Trademarks, Inc.
48.	RACING CAPITAL OF THE WORLD	U.S.	Reg. No.:1403480 App. No.:73543691	Brickyard Trademarks, Inc.
49.	SNAKE PIT	U.S.	Reg. No.:4236731 App. No.:85552229	Brickyard Trademarks, Inc.
50.	THE BRICKYARD	U.S.	Reg. No.:1728302 App. No.:74232880	Brickyard Trademarks, Inc.
51.	THE BRICKYARD	U.S.	Reg. No.:3232285 App. No.:77002631	Brickyard Trademarks, Inc.
52.	THE CAPITOL OF AUTO RACING	U.S.	Reg. No.:1404402 App. No.:73543692	Brickyard Trademarks, Inc.
53.	THE GREATEST RACE COURSE IN THE WORLD	U.S.	Reg. No.:1396144 App. No.:73535770	Brickyard Trademarks, Inc.
54.	THE GREATEST SPECTACLE IN RACING	U.S.	Reg. No.:1399860 App. No.:73535928	Brickyard Trademarks, Inc.
55.	THE GREATEST SPECTACLE IN RACING	U.S.	Reg. No.:1661675 App. No.:74092275	Brickyard Trademarks, Inc.
56.	THIS IS MAY	U.S.	App. No.:88214927	Brickyard Trademarks, Inc.
57.	THIS IS MAY	U.S.	Reg. No.:5811835 App. No.:88214921	Brickyard Trademarks, Inc.
58.	WHERE AMERICA LEARNED TO RACE	U.S.	Reg. No.:2279435 App. No.:75548805	Brickyard Trademarks, Inc.
59.		U.S.	Reg. No.:815640 App. No.:72223238	Brickyard Trademarks, Inc.
60.		U.S.	Reg. No.:5036528 App. No.:86903052	Brickyard Trademarks, Inc.
61.		U.S.	App. No.:88491401	Brickyard Trademarks, Inc.

	Trademark	Country or State	Registration or Application Number	Owner
62.		U.S.	Reg. No.:2806445 App. No.:76491362	Brickyard Trademarks, Inc.
63.	Design only	U.S.	Reg. No.: 0815640 App. No.: 72223238	Brickyard Trademarks, Inc.
64.	400 AT THE BRICKYARD	U.S – Indiana	Reg. No.: IN 2013-0182	Brickyard Trademarks, Inc.
65.	INDIANAPOLIS 500 OLDTIMERS	U.S. – Indiana	Reg. No.: IN 2011-0296	Brickyard Trademarks, Inc.
66.	INDIANAPOLIS 500 OLDTIMERS	U.S. – Indiana	Reg. No.: IN 2011-0295	Brickyard Trademarks, Inc.
67.	INDY 500	U.S. – Indiana	Reg. No.: IN 50097646	Brickyard Trademarks, Inc.
68.	INDY 500	U.S. – Indiana	Reg. No.: IN 5010-3180	Brickyard Trademarks, Inc.
69.	THE BRICKYARD	U.S. – Indiana	Reg. No.: IN 2013-0194	Brickyard Trademarks, Inc.

Pending Trademarks

None.