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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM579171

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
HMF EXPRESS, LLC		05/29/2020	Limited Liability Company: NORTH CAROLINA

RECEIVING PARTY DATA

Name:	WILMINGTON TRUST, NATIONAL ASSOCIATION		
Street Address:	50 South Sixth Street		
Internal Address:	Suite 1290		
City:	Minneapolis		
State/Country:	MINNESOTA		
Postal Code:	55402		
Entity Type:	NATIONAL ASSOCIATION: UNITED STATES		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3342805	HMF EXPRESS

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.

Email: mpotts@paulweiss.com, aspoto@paulweiss.com,

Ifranco@paulweiss.com

Correspondent Name: Marissa Potts

Address Line 1: Paul Weiss Rifkind Wharton & Garrison LLP

Address Line 2: 1285 Avenue of the Americas

Address Line 4: New York, NEW YORK 10019-6064

ATTORNEY DOCKET NUMBER:	11191-305
NAME OF SUBMITTER:	Marissa Potts
SIGNATURE:	/Marissa Potts/
DATE SIGNED:	06/02/2020

Total Attachments: 7

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EXECUTION VERSION

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of May 29, 2020, is

made by HMF EXPRESS, LLC, a North Carolina limited liability company ("Grantor"),

in favor of WILMINGTON TRUST, NATIONAL ASSOCIATION ("Wilmington Trust"),

as administrative agent (in such capacity, together with its successors and permitted

assigns, the "Agent") for the Secured Parties (as defined in the Credit Agreement referred

to below).

WITNESSETH:

WHEREAS, pursuant to the Priority Second Lien Credit Agreement, dated as of

May 29, 2020 (as the same may be amended, restated, amended and restated, supplemented

and/or otherwise modified from time to time (the "Credit Agreement"), by Chase

Industries, Inc., an Ohio corporation ("Chase Industries"), as Borrower, Senneca Holdings

Inc., a Delaware corporation ("Holdings"), the other Persons party thereto that are

designated as a "Credit Party", Wilmington Trust, National Association (in its individual

capacity, "Wilmington Trust"), as Agent for the several financial institutions from time to

time party to the Priority Second Lien Credit Agreement (collectively, the "Lenders" and

individually each a "Lender"), the Lenders from time to time party thereto, the Lenders

have severally agreed to make extensions of credit to the Borrower upon the terms and

subject to the conditions set forth therein;

WHEREAS, Grantor has agreed, pursuant to a Priority Second Lien Guaranty and

Security Agreement of May 29, 2020 in favor of Agent (as such agreement may be

amended, restated, amended and restated, supplemented and/or otherwise modified from

time to time, the "Guaranty and Security Agreement"), to guarantee the Obligations (as

defined in the Credit Agreement) of the Borrower; and

TRADEMARK

WHEREAS, Grantor is party to the Guaranty and Security Agreement pursuant to

which Grantor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Lenders

and Agent to enter into the Credit Agreement and to induce the Lenders to make their

respective extensions of credit to the Borrower thereunder, Grantor hereby agrees with

Agent for the benefit of the Secured Parties as follows:

Defined Terms. Capitalized terms used herein without definition Section 1.

are used as defined in the Guaranty and Security Agreement.

Section 2. Grant of Security Interest in Trademark Collateral. Grantor, as

collateral security for the prompt and complete payment and performance when due

(whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of

Grantor, hereby grants to Agent for the benefit of the Secured Parties a Lien on and security

interest in, all of its right, title and interest in, to and under the following Collateral of

Grantor (the "Trademark Collateral"):

all of its Trademarks, including, without limitation, those referred to (a)

on Schedule 1 hereto; provided, that no Lien and security interest is granted on any "intent

to use" Trademark applications for which a "statement of use" or "amendment to allege

use" has not been filed (but only until such statement or amendment is filed);

(b) all renewals and extensions of the foregoing;

all goodwill of the business connected with the use of, and (c)

symbolized by, each such Trademark; and

(d) all income, royalties, proceeds and Liabilities at any time due or

payable or asserted under and with respect to any of the foregoing, including, without

limitation, all rights to sue and recover at law or in equity for any past, present and future

infringement, misappropriation, dilution, violation or other impairment thereof.

Section 3. Guaranty and Security Agreement. The security interest granted

pursuant to this Trademark Security Agreement is granted in conjunction with the security

interest granted to the Agent pursuant to the Guaranty and Security Agreement and Grantor

hereby acknowledges and agrees 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 Guaranty and Security Agreement, the terms and provisions of which are

incorporated by reference herein as if fully set forth herein.

<u>Section 4.</u> <u>Grantor Remains Liable.</u> Grantor hereby agrees that, subject to the

terms and conditions of the Credit Agreement and the Guaranty and Security Agreement,

anything herein to the contrary notwithstanding, Grantor shall assume full and complete

responsibility for the prosecution, defense, enforcement or any other necessary or desirable

actions in connection with their Trademarks subject to a security interest hereunder.

Section 5. Counterparts. This Trademark Security Agreement may be

executed in any number of counterparts and by different parties in separate counterparts,

each of which when so executed shall be deemed to be an original and all of which taken

together shall constitute one and the same agreement. Signature pages may be detached

from multiple separate counterparts and attached to a single counterpart. Delivery of an

executed signature page of this Trademark Security Agreement by facsimile transmission

or by Electronic Transmission shall be as effective as delivery of a manually executed

counterpart hereof.

Section 6. Governing Law. The laws of the State of New York shall govern all

matters arising out of, in connection with or relating to this Trademark Security Agreement,

including, without limitation, its validity, interpretation, construction, performance and

enforcement (including, without limitation, any claims sounding in contract or tort law

arising out of the subject matter hereof and any determinations with respect to post-

judgment interest).

[SIGNATURE PAGES FOLLOW]

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.

Very truly yours,

HMF EXPRESS, LLC

as Grantor

Name: Benjamin Mao

Title: Vice President

REEL: 006950 FRAME: 0994

ACCEPTED AND AGREED as of the date first above written:

WILMINGTON TRUST, NATIONAL ASSOCIATION,

as Agent

By: Name: Jessica A. Jankiewicz

Title: Assistant Vice President

REEL: 006950 FRAME: 0995

EXECUTION VERSION

SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

Trademark Registrations

1. REGISTERED TRADEMARKS

Mark	Country	Serial No./ Filing Date	Reg. No./ Reg. Date	Owner
HMF EXPRESS	United	77082172	3342805	HMF EXPRESS,
	States	12-JAN-2007	27-NOV-	LLC
			2007	

2. TRADEMARK APPLICATIONS

None.

Doc#: US1:13790901v2

RECORDED: 06/02/2020