

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM585936

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RADIANT GLOBAL LOGISTICS (CANADA) INC.		03/13/2020	Corporation:
2062698 ONTARIO INC.		03/13/2020	Corporation:
CLIPPER EXXPRESS COMPANY		03/13/2020	Corporation:
RADIANT LOGISTICS, INC.		03/13/2020	Corporation:
RADIANT GLOBAL LOGISTICS, INC.		03/13/2020	Corporation:
RADIANT TRANSPORTATION SERVICES, INC.		03/13/2020	Corporation:
RADIANT LOGISTICS PARTNERS LLC		03/13/2020	Corporation:
ADCOM EXPRESS, INC.		03/13/2020	Corporation:
DBA DISTRIBUTION SERVICES, INC.		03/13/2020	Corporation:
INTERNATIONAL FREIGHT SYSTEMS (OF OREGON), INC.		03/13/2020	Corporation:
RADIANT OFF-SHORE HOLDINGS LLC		03/13/2020	Corporation:
GREEN ACQUISITION COMPANY, INC.		03/13/2020	Corporation:
ON TIME EXPRESS, INC.		03/13/2020	Corporation:
RADIANT TRADE SERVICES, INC.		03/13/2020	Corporation:
RADIANT GLOBAL LOGISTICS (CA), INC.		03/13/2020	Corporation:
SERVICE BY AIR, INC.		03/13/2020	Corporation:
RADIANT CUSTOMS SERVICES, INC.		03/13/2020	Corporation:
HIGHWAYS & SKYWAYS, INC.		03/13/2020	Corporation:

RECEIVING PARTY DATA

TRADEMARK

900558318

REEL: 006996 FRAME: 0257

OP \$465.00 2479314

Name:	FIERA PRIVATE DEBT FUND IV LP
Street Address:	20 ADELAIDE STREET EAST No. 1500
City:	Toronto
State/Country:	CANADA
Postal Code:	M5C 2T6
Entity Type:	Corporation: CANADA

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	2479314	ADCOM WORLDWIDE
Registration Number:	2753253	AIRGROUP
Registration Number:	2158951	AIRGROUP SEAFREIGHT
Registration Number:	2943608	DBA
Registration Number:	3806746	IT'S THE NETWORK THAT DELIVERS!
Registration Number:	3357963	RADIANT
Registration Number:	0638197	CLIPPER
Registration Number:	2152466	CLIPPER GROUP
Registration Number:	4389061	SBA GLOBAL LOGISTIC SERVICES
Registration Number:	3606750	SBA SERVICE BY AIR, INC. SINCE 1972 GLOB
Registration Number:	4858613	HIGHWAYS & SKYWAYS, INC.
Registration Number:	4996271	DRIVE RESULTS.
Registration Number:	4996272	
Registration Number:	3616733	SBA
Registration Number:	4389059	SBA GLOBAL LOGISTIC SERVICES
Registration Number:	3438446	SERVICE BY AIR
Registration Number:	5273680	WHEELS
Registration Number:	4862661	HIGHWAYS & SKYWAYS

CORRESPONDENCE DATA

Fax Number: 4169073317

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: 14164879777

Email: office@bholeiplaw.com

Correspondent Name: Bhole IP Law

Address Line 1: 130 Queens Quay East

Address Line 2: Suite 1214

Address Line 4: Toronto, CANADA M5A 0P6

NAME OF SUBMITTER: ANIL BHOLE

SIGNATURE: /ANIL BHOLE/

DATE SIGNED:

07/10/2020

Total Attachments: 18

source=Fully Executed Amended and Restated IP Security Agreement - Fiera IV#page1.tif
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SECOND AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS SECURITY AGREEMENT effective as of March 13, 2020 is made by RADIANT GLOBAL LOGISTICS (CANADA) INC. (the "**Borrower**"), 2062698 ONTARIO INC., CLIPPER EXXPRESS COMPANY, RADIANT LOGISTICS, INC., RADIANT GLOBAL LOGISTICS, INC., RADIANT TRANSPORTATION SERVICES, INC., RADIANT LOGISTICS PARTNERS LLC, ADCOM EXPRESS, INC., DBA DISTRIBUTION SERVICES, INC., INTERNATIONAL FREIGHT SYSTEMS (OF OREGON), INC., RADIANT OFF-SHORE HOLDINGS LLC, GREEN ACQUISITION COMPANY, INC., ON TIME EXPRESS, INC., RADIANT TRADE SERVICES, INC., RADIANT GLOBAL LOGISTICS (CA), INC., SERVICE BY AIR, INC., RADIANT CUSTOMS SERVICES, INC. AND HIGHWAYS & SKYWAYS, INC. (collectively, together with the Borrower and their respective successors and permitted assigns, the "**Grantors**"), in favour of FIERA PRIVATE DEBT FUND IV LP, as lender (together with its successors and permitted assigns, the "**Secured Party**").

WHEREAS Wheels Group Inc., as borrower, 1371482 Ontario Inc., Wheels MSM Canada Inc., 2062698 Ontario Inc., Associate Carriers Canada Inc., Wheels Associate Carriers Inc., Clipper Exxpess Company, Wheels MSM US, Inc., Radiant Global Logistics Ltd., Radiant Logistics, Inc., Radiant Global Logistics, Inc., Radiant Transportation Services, Inc., Radiant Logistics Partners LLC, Adcom Express, Inc., Radiant Customs Services, Inc., DBA Distribution Services, Inc., International Freight Systems (of Oregon), Inc., Radiant Off-Shore Holdings LLC, Green Acquisition Company, Inc., On Time Express, Inc., Radiant Trade Services, Inc., Service By Air, Inc., SBA Consolidators, Inc. and Highways & Skyways, Inc., collectively, as grantors and the Secured Party, as lender, entered into an Amended and Restated Intellectual Property Security Agreement (the "**Original Security Agreement**") dated as of August 4, 2015.

AND WHEREAS each of the Grantors (other than the Borrower) has granted a guarantee in favour of the Secured Party in respect of all Indebtedness of the Borrower to the Secured Party in connection with the Loan Documents.

AND WHEREAS the Grantors and the Secured Party wish to amend and restate the Original Security Agreement to, among other things, update the list of grantors, update the name of the Secured Party and update **Schedule "A"** attached hereto.

AND WHEREAS each of the Canadian Grantors has executed a General Security Agreement in favour of the Secured Party as security for the Indebtedness (as amended, restated, supplemented, renewed, replaced or otherwise modified or replaced from time to time, each a "**General Security Agreement**" and collectively the "**General Security Agreements**");

AND WHEREAS pursuant to the General Security Agreements and the Loan Agreement, each Grantor has granted a security interest in certain property, including, without limitation certain Intellectual Property Rights of the Grantor, to the Secured Party and each Grantor has agreed to execute this Agreement for recording with the Canadian Intellectual Property Office ("**CIPO**");

NOW THEREFORE for good and valuable consideration, the receipt and sufficiency of which is acknowledged by each of the Grantors, the Grantors agree with the Secured Party as follows:

1. All capitalized terms not otherwise defined herein shall have the meaning ascribed thereto in the General Security Agreement, which definitions are incorporated herein by reference. Capitalized terms that are not defined in this Security Agreement or the General Security Agreement, shall have the same definitions as in the Loan Agreement (as defined in the General Security Agreement), which definitions are incorporated herein by reference. In addition, in this Security Agreement, the following words and expressions shall have the meanings set forth below:
 - (a) **"Security Agreement"** means this amended and restated security agreement as the same may hereafter be amended, restated, supplemented, renewed, replaced or otherwise modified or replaced from time to time.
 - (b) **"Property"** means any right, title or interest in or to property of any kind whatsoever, whether real, personal, or mixed, and whether tangible or intangible.
 - (c) **"IP"** means all Intellectual Property Rights (whether registered or unregistered) owned solely or in part by the Grantors including without limitation the Intellectual Property listed in **Schedule "A"** attached hereto.

2. As general and continuing collateral for the prompt and complete payment when due of the Obligations, the Grantors hereby grant to the Secured Party a security interest in all of each Grantor's now owned and hereafter acquired, created or arising Property described below:
 - (a) each Grantor's entire right, title and interest in and to the IP, in Canada and in all foreign countries, whether or not such IP is registered or has been registered prior to, on or after the date of this Security Agreement, including but not limited to the IP listed in **Schedule "A"**, and any filings, registrations and recordings of, and applications for, any thereof, together with all the goodwill associated with any of the foregoing;
 - (b) all license or other rights to use any of the IP listed in **Schedule "A"** and all license fees and royalties due or payable to the Grantor arising from such use, to the extent permitted by such license or rights; and
 - (c) all income, proceeds, royalties, damages, payments, claims, demands, and causes of action, both statutory and based upon common law, and in law or equity, that the Grantors have or might have by reason of any infringement, passing off, depreciation of goodwill or otherwise, past, present or future, of any IP prior to, on or after the date of this Security Agreement, and all rights corresponding thereto throughout the world.

3. This Agreement has been entered into in connection with the security interests granted to the Secured Party under the General Security Agreements and the Loan Agreement. The rights and remedies of the Secured Party with respect to the security interests granted herein are without prejudice to, and are in addition to, those set forth in the General Security Agreements and the Loan Agreement.
4. For the avoidance of doubt, the Secured Party and Grantors agree and confirm that the security interest referred to herein and, insofar as the security interest in the Collateral extends to IP, the security interest referred to in Section 1.1 of the General Security Agreement and in the Loan Agreement, is not in the nature of an absolute or partial assignment of IP but is rather in the nature of a conditional assignment of IP which is capable of becoming an absolute assignment only upon the occurrence of, and during the continuance of, an Event of Default.
5. This Security Agreement has been executed and delivered by the Grantors for the purpose of recording the grant of the security interests herein with CIPO or any other comparable governmental office or agency in Canada or the United States of America. The Grantors authorize and request that the Commissioner of Patents and Trademarks record this Security Agreement.
6. Except (i) with the Secured Party's prior written consent, (ii) for licenses of the IP in the ordinary course of the Grantors' business consistent with past practices, or (iii) as permitted hereunder and in the Loan Documents, no Grantor shall (x) mortgage, pledge, assign, encumber, grant a security interest in, transfer or alienate any of the IP, or (y) enter into any agreement that is inconsistent with the Grantors' obligations under this Security Agreement.
7. The Grantors jointly and severally represent and warrant to the Secured Party as follows:
 - a. all Grantors are duly authorized and empowered to execute and perform this Security Agreement;
 - b. no Grantor is a party to any agreements or instruments that are in conflict with this Security Agreement or which would cause any lien to be created on the IP;
 - c. **Schedule "A"** attached hereto, as amended, restated, supplemented, renewed, replaced or otherwise modified or replaced from time to time, sets forth any and all of the Grantors' IP, including but not limited to any and all trademarks in connection to which the Grantors have registered or filed an application with CIPO or the United States Patent and Trademark Office ("**USPTO**");
 - d. the Grantors shall promptly advise the Secured Party of any right, title or interest any Grantor acquires in or to any IP after the date hereof;
 - e. the Grantors shall (i) consistent with Grantors' commercially reasonable judgment, protect, defend and maintain the validity and enforceability of the IP and (ii) use its commercially reasonable efforts to detect

infringements of the IP and promptly advise the Secured Party in writing of infringements detected;

- f. this Security Agreement constitutes a legal, valid and binding agreement and is enforceable against the Grantors in accordance with its terms; and
 - g. none of the execution, delivery or performance of this Security Agreement nor the consummation of the transactions contemplated hereby will violate any law, rule, regulation, or order affecting the Grantors, any of their affiliates or any of their assets or properties.
8. If, before the Obligations shall have been finally paid and satisfied in full, any Grantor shall obtain any right, title or interest in or to any other or new IP, the provisions of this Security Agreement shall automatically apply thereto and the Grantors shall promptly provide to the Secured Party notice thereof in writing and execute and deliver to the Secured Party such documents or instruments as the Secured Party may request to further implement, preserve or evidence the Secured Party's interest therein.
 9. The Grantors agree that they shall do, execute, acknowledge and deliver, all commercially reasonable acts, agreements, instruments, consents, notices and assurances as may be requested by the Secured Party to further effect and evidence this Security Agreement and enforcement of the same hereunder and the transactions contemplated hereby.
 10. Following the occurrence of an Event of Default which is continuing, the Grantors hereby appoint the Secured Party as the Grantors' attorney-in-fact, with full authority in the place and stead of the Grantors and in the name of the Grantors, the Secured Party or otherwise, from time to time in the Secured Party's discretion, upon the Grantors' failure or inability to do so, to take any action and to execute any instrument which the Secured Party may deem necessary or advisable to accomplish the purposes of this Security Agreement.
 11. This Security Agreement may not be modified or amended unless such modification or amendment is in a writing signed by the Grantors and the Secured Party. The provisions of this Security Agreement may not be waived unless such waiver is in a writing signed by the parties.
 12. If any provision of this Security Agreement shall be held invalid or unenforceable, in whole or in part, or as applied to any circumstance, under the laws of any jurisdiction which may govern for such purpose, then such provision shall be deemed to be modified or restricted to the extent and in the manner necessary to render the same valid and enforceable, either generally or as applied to such circumstance, or shall be deemed excised from this Security Agreement, as the case may require, and this Security Agreement shall be construed and enforced to the maximum extent permitted by law as if such provision had been originally incorporated herein as so modified or restricted, or as if such provision had not been originally incorporated herein, as the case may be.
 13. This Security Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. The obligations of the

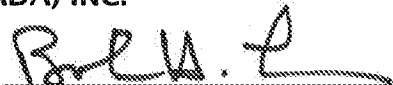
Grantors under this Security Agreement are not assignable to any other Person without the prior written consent of the Secured Party. The Secured Party may, at any time, assign or transfer all or any of its rights and benefits hereunder to one or more Persons without the prior written consent of, but on notice to, the Grantors.

14. This Security Agreement shall be governed by, construed and interpreted in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.
15. This Security Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original and all of which shall constitute one agreement. All counterparts shall be construed together and shall constitute one and the same agreement. This Security Agreement, to the extent signed and delivered by means of electronic transmission (including, without limitation, facsimile and PDF transmissions), shall be treated in all manner and respects as an original agreement and should be considered to have the same binding legal effect as if it were the original signed version thereof personally delivered.
16. In the event of any inconsistency between the terms of this Security Agreement and the terms of the General Security Agreements, the terms of the General Security Agreements will prevail.

[signature pages follow]

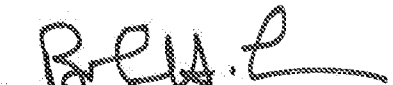
IN WITNESS WHEREOF, and intending to be legally bound hereby, each of the Grantors has executed this Security Agreement effective as of the date first above written.

**RADIANT GLOBAL LOGISTICS
(CANADA) INC.**

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President


I have authority to bind the
Corporation

2062698 ONTARIO INC.

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President


I have authority to bind the
Corporation

SERVICE BY AIR, INC.

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

CLIPPER EXXPRESS COMPANY

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

**RADIANT GLOBAL LOGISTICS (CA),
INC.**

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

RADIANT CUSTOMS SERVICES, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

RADIANT LOGISTICS, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and Chairman

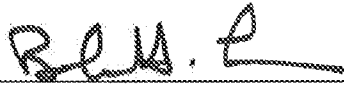
I have authority to bind the
Corporation

RADIANT GLOBAL LOGISTICS, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

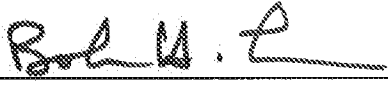
I have authority to bind the
Corporation

**RADIANT TRANSPORTATION
SERVICES, INC.**

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

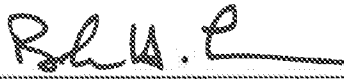
I have authority to bind the
Corporation

RADIANT LOGISTICS PARTNERS LLC

Per: 
Name: Bohn H. Crain
Title: Manager

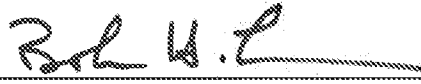
I have authority to bind the
Corporation

ADCOM EXPRESS, INC.

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

HIGHWAYS & SKYWAYS, INC.

Per: 
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

DBA DISTRIBUTION SERVICES, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

**INTERNATIONAL FREIGHT SYSTEMS
(OF OREGON), INC.**

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

RADIANT OFF-SHORE HOLDINGS LLC

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: President

I have authority to bind the
Corporation

GREEN ACQUISITION COMPANY, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

ON TIME EXPRESS, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

RADIANT TRADE SERVICES, INC.

Per: Bohn H. Crain
Name: Bohn H. Crain
Title: Chief Executive Officer
and President

I have authority to bind the
Corporation

SECURED PARTY'S ACKNOWLEDGEMENT

The foregoing Security Agreement of IP between the Grantors and the Secured Party, FIERA PRIVATE DEBT FUND IV LP, is hereby acknowledged and accepted by the Secured Party.

As of the 13th day of March, 2020

**FIERA PRIVATE DEBT FUND IV LP,
by its sole general partner FIERA
PRIVATE DEBT FUND GP INC.**

DocuSigned by:
Per: Philip Robson
4BA749E979DF15B
Name: Philip S. Robson
Title: A.S.O


DocuSigned by:
Per: Martin Asante
2F520CBA9732M77
Name: Martin Asante
Title: A.S.O

We have authority to bind the Partnership

SCHEDULE "A"**PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES**


1. Borrower and Grantors' Patents, Trademarks:

US

<u>Trademark</u>	<u>Owner</u>	<u>Status in Trademark Office</u>	<u>Federal Registration No.</u>	<u>Registration Date</u>
ADCOM WORLDWIDE	Radiant Logistics, Inc.	Registered USA	2479314	08/21/2001
AIRGROUP	Radiant Logistics, Inc.	Registered USA	2753253	08/19/2003
AIRGROUP SEAFREIGHT	Airgroup Corporation now known as Radiant Global Logistics, Inc.	Registered USA	2158951	05/19/1998
Clipper (stylized) CLIPPER	Clipper Exxpress Company	Registered USA	0638197	12/04/1956
Clipper Group	Clipper Exxpress Company	Registered USA	2152466	04/21/1998
DBA & Design 	Radiant Logistics, Inc.	Registered USA	2943608	04/26/2005
DRIVE RESULTS	Radiant Logistics, Inc.	Registered USA	4996271	07/12/2016
IT'S THE NETWORK THAT DELIVERS	Radiant Logistics, Inc.	Registered USA	3806746	06/22/2010

<u>Trademark</u>	<u>Owner</u>	<u>Status in Trademark Office</u>	<u>Federal Registration No.</u>	<u>Registration Date</u>
Miscellaneous Design (Partial Globe) 	Radiant Logistics, Inc.	Registered USA	4996272	07/12/2016
RADIANT	Radiant Logistics, Inc.	Registered USA	3357963	12/18/2007
SBA & Design (Arrow) 	Radiant Logistics, Inc.	Registered USA	3616733	05/05/2009
SBA GLOBAL LOGISTIC SERVICES	Radiant Logistics, Inc.	Registered USA	4389059	08/20/2013
SBA GLOBAL LOGISTIC SERVICES & Design 	Radiant Logistics, Inc.	Registered USA	4389061	08/20/2013
SBA GLOBAL LOGISTIC SERVICES BY AIR, INC. SINCE 1972 & Design 	Radiant Logistics, Inc.	Registered USA	3606750	04/14/2009
WHEELS	Radiant Logistics, Inc.	Registered USA	5273680	08/29/2017
WHEELS INTERNATIONAL	Radiant Logistics, Inc.	Registered USA	1918398	09/12/1995
HIGHWAYS & SKYWAYS, INC.	Highways & Skyways, Inc.	Registered USA	4858613	11/24/2015
HIGHWAYS & SKYWAYS 	Highways & Skyways, Inc.	Registered USA	4862661	12/01/2015

CANADIAN

Trademark	Application No.	Registration No.	Registration Date
Globe Design 	1,734,455	TMA958,895	28-DEC-2016
DRIVE RESULTS	1,734,454	TMA958,228	16-DEC-2016
WHEELS	1,734,457	TMA980,804	18-SEP-2017
ADCOM WORLDWIDE	1,713,571	TMA953,273	25-OCT-2016
RADIANT	1,682,264	TMA920,900	20-NOV-2015
WHEELS VALUE EQUATION	1,361,436	TMA727,400	30-OCT-2008
ADCOM WORLDWIDE	1,286,409	TMA682,461	27-FEB-2007
WHEELS INTERNATIONAL	756,860	TMA447,408	08-SEP-1995

2. Borrower and Grantors' business names:

None

3. Borrower and Grantors' Copyrights:

Copyrights:

<u>Owner</u>	<u>Name</u>	<u>Registration No.</u>	<u>Filing Date</u>
Clipper Exxpress Company	FBA-BDAM VERS 1.0	Txu00016122 9	1/9/1984

4. Borrower and Grantors' Domain Names:

Shipmsm.com
 wheelsgroup.com
 wheelslink.com
 synergexlogistics.com
 adcomworldwide.com
 airgroup.com
 airgroupinternational.com
 airgrouplax.com
 clipperexxpress.com

clippergroup.com
dbaco.com
dbaco.info
dbaco.net
dbaco.us
dbaco.xyz
dbaco.ru
dbalogistics.com
dbalogistics.info
dbalogistics.net
distributionbyair.com
distributionbyair.net
ifs-pdx.com
movingfreightforward.com
movingfreightforward.net
msmfreight.com
msmla.com
mydba.info
otexp.com
panasonicreturns.com
radiant-clipper.com
radiant-logistics.com
radiant-logistics.net
radiant-wheels.com
radiantclipper.com
radiantdelivers.com
radiantdelivers.ru
radiantdelivers.tw
radiantdelivers.kr
radiantdelivers.jp
radiantdelivers.hk
radiantdelivers.ca
radiantdelivers.cn
radiantdelivers.asia
radiantdelivers.info
radiantdelivers.us
radiantdeliversca.com
radiantdeliversus.com
radiantgloballogistics.com
rglca.com
radiantgloballogistics.us
radiantgloballogisticsus.com
radiantgloballogistics.ca
radiantlogistics.net
radiantrts.com
radiantsg.com
radianttesting.com
radianttransportation.com
radiantwheels.com
rts-delivers.com
sbaconsolidators.com

sbagl.com
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 servicebyair.info
 servicebyair.net
 servicebyair.org
 servicebyair.us
 thesbagroup.com
 thesbagroup.net
 thesbanetwork.com
 thesbanetwork.net
 wheelsclipper.com
 Sbaconsolidators.com
 WHEELSCLIPPER.COM
 CLIPPERGROUP.COM
 WHEELSGROUP.COM
 SHIPMSM.COM
 WHEELSLINK.COM
 RADIANTDELIVERSLINK.COM

5. Borrowers' and Subsidiaries' licenses:

None, except for the following information technology licenses which are used by the Canadian Borrower/Grantors:

System Support	Purpose	Product Vender (if applicable)	Version	License Type	Quantity
Epicor	Accounting (AR, AP, GL, Trade, Non-Trade)	Epicor Group	7.4	Per User	25
TEDS	TMS	ASKK Technologies	Current	Per User	200
Navision	ERP, WMS	Microsoft	n/a	Per Site	1
Cargowise	TMS	WiseTech	Current	Per Seat, per Module	14

System Support	Purpose	Product Vender (if applicable)	Version	License Type	Quantity
Transflo	Document Imaging	TransTech	Current	Per User	30
Biztalk	Business to Business integration	Biztalk	2010	1 CPU Enterprise	No Limit
OmniView	Trailer Rental/Leasing	Incisive Computing Solutions	Current	Per Server	No Limit
Access	QMS, Claims, Repair Orders, Expenses	Microsoft	2010	Per Seat	15+
PC Miler	Mileage System	ALK Technologies	V27	Per Concurrent User	65
Load Link	Posting Board	TransCore Link Logistics	Current	Per Site, per Seat	4 sites, 3+ seats

