## CH \$390.00 54726

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM655903

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
FAIRBANKS MORSE, LLC		06/23/2021	Limited Liability Company: NORTH CAROLINA
WARD LEONARD CT LLC		06/23/2021	Limited Liability Company: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Bank of Montreal, as Collateral Agent
Street Address:	111 W Monroe, 20W
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	Chartered bank under the Bank Act: CANADA

#### **PROPERTY NUMBERS Total: 15**

Property Type	Number	Word Mark			
Registration Number:	5472612	FAIRBANKS MORSE			
Registration Number:	5459737	TRIDENT OP			
Registration Number:	1896777	ENVIRO DESIGN			
Registration Number:	1297387	FAIRBANKS MORSE			
Registration Number:	0573224	ALCO			
Registration Number:	3113501	WARD LEONARD			
Registration Number:	2640745	WARD LEONARD			
Registration Number:	3113500	WARD LEONARD			
Registration Number:	1153030	WARD LEONARD			
Registration Number:	3113499	WARD LEONARD			
Registration Number:	6207094	THE POWER OF UPTIME			
Registration Number:	6207092	THE POWER OF UPTIME			
Registration Number:	6207093	THE POWER OF UPTIME			
Serial Number:	88644094	THE POWER OF UPTIME			
Serial Number:	88644096	THE POWER OF UPTIME			

#### **CORRESPONDENCE DATA**

TRADEMARK

REEL: 007335 FRAME: 0978

900625518

**Fax Number:** 2149813400

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: 214-981-3483

Email: dclark@sidley.com

Correspondent Name: Dusan Clark, Esq.

Address Line 1: Sidley Austin LLP

Address Line 2: 2021 McKinney Ave., Suite 2000

Address Line 4: Dallas, TEXAS 75201

ATTORNEY DOCKET NUMBER:	11569-30550
NAME OF SUBMITTER:	Dusan Clark
SIGNATURE:	/Dusan Clark/
DATE SIGNED:	06/24/2021

#### **Total Attachments: 12**

source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page1.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page3.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page3.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page4.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page5.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page6.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page7.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page8.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page9.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page10.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page11.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page11.tif source=Fairbanks - ABL IP Security Agreement [Executed] (2)#page12.tif

This **ABL INTELLECTUAL PROPERTY SECURITY AGREEMENT** (as amended, amended and restated, supplemented or otherwise modified from time to time, the "<u>IP Security Agreement</u>") dated June 23, 2021, is among the Persons listed on the signature pages hereof (collectively, the "<u>Grantors</u>") and Bank of Montreal, as collateral agent (the "<u>Collateral Agent</u>") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Arcline FM Holdings, LLC, a Delaware limited liability company (the "Borrower"), Accel Intermediate, LLC, a Delaware limited liability company ("Holdings") and the other Borrowers and Guarantors from time to time party thereto have entered into the ABL Credit and Guarantee Agreement, dated as of June 23, 2021 (as amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time, the "Credit Agreement"), with the lenders and financial institutions from time to time party thereto and Bank of Montreal, as Administrative Agent and Collateral Agent. Capitalized terms defined in the Credit Agreement or in the Security Agreement (as defined below) and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as the case may be (and in the event of a conflict, the applicable definition shall be the one given to such term in the Security Agreement).

WHEREAS, as a condition precedent to the making of the Revolving Loans by the Lenders from time to time, the entry into Swap Contracts by the applicable provider from time to time and the entry into Bank Product Agreements by Bank Product Providers from time to time, each Grantor has executed and delivered that certain ABL Security Agreement, dated as of June 23, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Grantors from time to time party thereto and the Collateral Agent.

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Collateral Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed thereunder to execute this IP Security Agreement for recording with the USPTO and/or the USCO, as applicable.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

- A. <u>Grant of Security</u>. As security for the payment or performance, as the case may be, in full of the Secured Obligations, each Grantor hereby collaterally assigns and pledges to the Collateral Agent (and its successors and permitted assigns), for the benefit of the Secured Parties, and each Grantor, hereby grants to the Collateral Agent (and its successors and permitted assigns), for the benefit of the Secured Parties, a security interest in and to all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired by the undersigned (the "Collateral"):
- a. all patents and patent applications, including, without limitation, those set forth in Schedule A hereto (the "Patents");
- b. all trademark and service mark registrations and applications, including, without limitation, those set forth in Schedule B hereto (provided that no security interest shall

be granted in United States intent-to-use trademark applications to the extent that, and so long as, the creation of a security interest therein or the assignment thereof would result in the loss of any material rights therein), together with the goodwill symbolized thereby (the "<u>Trademarks</u>");

- c. all copyrights, whether registered or unregistered, including, without limitation, the copyright registrations and applications set forth in Schedule C hereto (the "Copyrights");
- d. all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;
- e. any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and
- f. any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing; provided that notwithstanding anything to the contrary contained in the foregoing clauses (a) through (f), the security interest created hereby shall not extend to, and the term "Collateral" shall not include, any Excluded Property.
- B. <u>Security for Obligations</u>. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all Secured Obligations of such Grantor now or hereafter existing under or in respect of the Security Documents (as such Security Documents may be amended, restated, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time (including any increases of the principal amount outstanding thereunder)). Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations that would be owed by such Grantor to any Secured Party under the Security Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, or reorganization or similar proceeding involving a Loan Party.
- C. <u>Recordation</u>. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks record this IP Security Agreement.
- D. <u>Execution in Counterparts</u>. This IP Security Agreement may be executed in any number of 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. Delivery of an executed signature page of this Agreement by facsimile or other electronic transmission (including ".pdf", ".tif" or similar format) shall be effective as delivery of a manually executed counterpart hereof. The words "execution", "signed", "signature", "delivery" and words of like import in or relating to this Agreement shall be deemed to include Electronic Signatures (as

defined below), deliveries or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature, physical delivery thereof or the use of a paper-based recordkeeping system, as the case may be. "Electronic Signatures" means any electronic symbol or process attached to, or associated with, any contract or other record and adopted by a person with the intent to sign, authenticate or accept such contract or record.

- E. <u>Grants, Rights and Remedies</u>. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Collateral Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.
- F. <u>Governing Law; Jurisdiction; Etc.</u> Section 12.08 (*GOVERNING LAW; SUBMISSION TO JURISDICTION; VENUE; WAIVER OF JURY TRIAL*) of the Credit Agreement is hereby incorporated by reference, *mutatis mutandis*.
- ABL/Term Loan Intercreditor Agreement. Notwithstanding any provision to the contrary in this IP Security Agreement (but without expanding the scope of the Collateral as set forth in this IP Security Agreement and the Credit Agreement), the lien and security interest granted to the Collateral Agent, for the benefit of the Secured Parties, herein and the exercise of any right or remedy by the Collateral Agent hereunder are subject to the provisions of the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement). In the event of any conflict or inconsistency between the provisions of the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement) and this IP Security Agreement, the provisions of such intercreditor agreement shall prevail. Notwithstanding the foregoing, each Grantor expressly acknowledges and agrees that the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement) is solely for the benefit of the parties thereto, and that notwithstanding the fact that the exercise of certain of the Collateral Agent's and the other Secured Parties' rights under this IP Security Agreement and the other Loan Documents may be subject to the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement), no action taken or not taken by the Collateral Agent or any other Secured Party in accordance with the terms of the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement) shall constitute, or be deemed to constitute, a waiver by the Collateral Agent or any other Secured Party of any rights such Person has with respect to any Grantor under any Loan Document and except as specified herein, nothing contained in the ABL/Term Loan Intercreditor Agreement (or any other intercreditor agreement entered into by the Collateral Agent in accordance with Section 11.10 of the Credit Agreement) shall be deemed to modify any of the provisions of this IP Security Agreement and the other Loan Documents, which, as among the

other Grantors, the Collateral Agent and the other Secured Parties, shall remain in full force and effect.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, each Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

FAIRBANKS MORSE, LLC,
a North Carolina limited liability company,
as a Grantor

By:
Name: Jared Barefield
Title: Secretary

WARD LEONARD CT LLC,
a Delaware limited liability company,
as a Grantor

By:
Name: Jared Harefield
Title: Secretary

BANK OF MONTREAL,
as Collateral Agent

By:
Name:

[Signature Page to ABL Intellectual Property Security Agreement]

Title:

IN WITNESS WHEREOF, each Grantor and the Collateral Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

FAIRBANKS MORSE, LLC,
a North Carolina fimited liability company,
as a Grantor
W & Contents
By:
Name: Jared Barefield
Title: Secretary
WARD LEONARD CT LLC,
a Delaware limited liability company,
as a Grantor
By:
Name: Jared Barefield
Title: Secretary
BANK OF MONTREAL,
as Collateral Agent
By: Bat May
Name: Bristany Malone
Title: Mce President

## SCHEDULE A TO THE IP SECURITY AGREEMENT

### Schedule A

**Patents** 

.∞	7.	6.	5.	4.	.3	2.	1.	I#
SOLENOID-DRIVEN AUTOMATIC TRANSFER SWITCH	SOLENOID-DRIVEN AUTOMATIC TRANSFER SWITCH	OPPOSED PISTON ENGINE CYLINDER WITH CARBON SCRAPER	FLUID CONDUIT ASSEMBLY FOR CONNECTING ORTHOGONALLY ORIENTED FLUID CONNECTIONS	FUEL INJECTOR MOUNTING SYSTEM FOR MOUNTING AN INJECTOR TO AN ENGINE CYLINDER LINER	FUEL INJECTOR MOUNTING SYSTEM FOR MOUNTING AN INJECTOR TO AN ENGINE CYLINDER LINER	BILATERAL ENGINE CONTROL SYSTEM	BILATERAL ENGINE CONTROL SYSTEM	<u> Title</u>
2018-11-29 / 2014-9-9	2016-05-17 / 2015-9-22	2016-08-15 / 2019-01-29	2016-04-13 / 2019-03-26	2017-12-18 / 2019-10-01	2016-05-10 / 2018-01-09	2018-11-29 / 2019-10-01	2016-05-17 / 2018-12-25	Filing/Issue Date
13/768,464 / 8,830,018	13/768,401 / 9,142,365	15/237,043 / 10,190,528	15/098,192 / 10,240,555	15/845,437 / 10,428,780	15/151,244 / 9,863,384	16/203,848 / 10,428,730	15/157,100 / 10,161,307	Appl/Patent No.
Patented	Patented	Patented	Patented	Patented	Patented	Patented	Patented	Status
Ward Leonard CT LLC	Ward Leonard CT LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Owner/Comments

### Schedule B

## Trademarks

		9.	.∞	7.	6.	ż	4.	3.	2.	<u> </u>	
11.	10.	,-	•••	• •					·		1#
THE POWER OF UPTIME	WARD LEONARD*	WARD LEONARD	WARD LEONARD*	WARD LEONARD	WARD LEONARD*	ALCO	FAIRBANKS MORSE	ENVIRO DESIGN	TRIDENT OP	FAIRBANKS MORSE	Trademark
Oct. 07, 2019	Dec. 23, 2004	Oct. 09, 1979	Dec. 23, 2004	Feb. 26, 2001	Dec. 23, 2004	Mar 28, 1952	May 27, 1983	Oct 13, 1992	Aug 8, 2016	Oct 31, 2016	Application Date
88644100	76625475	73234280	76625476	76215685	76625477	71627164	73427861	74322359	87131063	87221731	Application No.
Nov 24, 2020	Jul 11, 2006	May 05, 1981	Jul 11, 2006	Oct 22, 2002	Jul 11, 2006	Apr 14, 1953	Sep 25, 1984	May 30, 1995	May 1, 2018	May 22, 2018	Registration Date
6207094	3113499	1153030	3113500	2640745	3113501	0573224	1297387	1896777	5459737	5472612	Registration No.
Registered	Registered	Registered	Registered	Registered	Status						
Ward Leonard CT LLC	Fairbanks Morse, LLC	Owner									

# SCHEDULE B TO THE IP SECURITY AGREEMENT

15.	14.	13.	12.	1#
THE POWER OF UPTIME	THE POWER OF UPTIME	THE POWER OF UPTIME	THE POWER OF UPTIME	Trademark
Jun 01, 2017	Jun 06, 2017	Oct. 07, 2019	Oct. 07, 2019	Application Date
88644096	88644094	88644099	88644097	Application No.
n/a	n/a	Nov 24, 2020	Nov 24, 2020	Registration Date
n/a	n/a	6207093	6207092	Registration No.
Pending	Pending	Registered	Registered	Status
Pending Ward Leonard CT LLC	Ward Leonard CT LLC	Registered Ward Leonard CT LLC	Registered Ward Leonard CT LLC	Owner

## Schedule C

### Copyrights

1#	Title	Registration No.	Registration Date
	Colt-Pielstick PC-2 series diesels for marine service [sales bull., file no. 3034C]: a.k.a. Colt-pielstick PC-2 series diesels for marine service: [sales bull., file no. 3034C], f.k.a. Colt-pielstick PC-2 series diesels for marine service: (sales bull., file 3034C)	TX0000705278	1981-06-04
_	Colt-Pielstick PC-2 series diesels for power generation: medium speed, high horsepower, proven compact design, 12 to 18 cylinders	TX0000639031	1981-01-22
	Colt-Pielstick type PC-2.3 V diesel engines, instructions type PC-2.3V dual fuel	TX0001393078	1984-07-23
	Colt-Pielstick type PC-2.3V diesel engines, instructions type PC-2.3V diesel engines	TX0001393080	1984-07-23
	Colt-Pielstick type PC-2.5V diesel engines instructions type PC-2.5V diesel : a.k.a. Fairbanks Morse and colt-pielstick diesel and gas engines	TX0000625890	1981-01-21
_	Colt-Pielstick type PC-2V diesel engines, instructions type PC-2V diesel marine.	TX0001393079	1984-07-23
_	Colt-Pielstick type PC-2V diesel engines, instructions type PC-2V diesel	TX0001393081	1984-07-23
_	Engine description, Colt-Pielststick PC2.5 diesel engines: [file no. 3076]: a.k.a. Colt-Pielstick PC2.5 diesel engine description: (file 3076), f.k.a. Engine description, Colt-Pielstick PC2.5 diesel engines: [file no. 3076]	TX0000705279	1981-06-04

## SCHEDULE C TO THE IP SECURITY AGREEMENT

I#	<u>Title</u>	Registration No.	Registration Date	Claimant
	Engine diagnostic program and instructions	TX0003375008	1992-08-27	Fairbanks Morse, LLC
_	Fairbanks morse ignition generator: 9000RT: a.k.a. Ignition generator: 9000RT, f.k.a. Fairbanks morse ignition generator: 9000RT	TX0002216607	1987-11-05	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines: instructions P3800F5 1/4, model 38F5 1/4	TX0001515312	1984-11-29	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800D8 1/8 model 38D8 1/8 diesel stationary : a.k.a. Fairbanks morse and colt-pielstick diesel and gas engines	TX0000625886	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800D8 1/8 model 38DD8 1/8 dual fuel: a.k.a. Fairbanks morse and coltpielstick diesel and gas engines	TX0000625887.	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800D8 1/8 model 38DS8 1/8 spark ignition : a.k.a. Fairbanks morse and coltpielstick diesel and gas engines	TX0000625892	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800TD8 1/8 model 38TD8 1/8 diesel stationary : a.k.a. Fairbank morse and colt-pielstick diesel and gas engines	TX0000625885	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800TD8 1/8 model 38TDD8 1/8 dual fuel: a.k.a. Fairbanks morse and coltpielstick diesel and gas engines	TX0000625888	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800TD8 1/8 model 38TD8 1/8 diesel marine : a.k.a. Fairbanks morse and coltpielstick diesel and gas engines	TX0000625889	1981-01-21	Fairbanks Morse, LLC
	Fairbanks morse opposed piston engines instructions 3800TDS8-1/8 model 38TDS8-1/8 spark ignition	TX0001393082	1984-07-23	Fairbanks Morse, LLC

## SCHEDULE C TO THE IP SECURITY AGREEMENT

				_		
TA-7 fuel control system technical drawings: vol. 3: a.k.a. TA-7 fuel control system technical drawings: vol. 3.	TA-7 fuel control system technical drawings : vol. 4 : a.k.a. TA-7 fuel control system technical drawings: vol. 4	TA-7 fuel control system technical drawings : vol. 2 : a.k.a. TA-7 fuel control system technical drawings : vol. 2.	TA-7 fuel control system technical drawings : vol. 1 : a.k.a. TA-7 fuel control system technical drawings : vol. 1	From the makers of Fairbanks morse enginessthe world's most experienced marine diesel, Colt-Pielstick	Fairbanks mosre opposed piston engines instructions 3800D8-1/8 model 38D8 1/8 diesel marine : a.k.a. Fairbanks morse and coltpielstick diesel and gas engines	# <u>Title</u>
VAu000338212	VAu000338211	VAu000338210	VAu000338209	TX0000639032	TX0000625891	Registration No.
1996-05-09	1996-05-09	1996-05-09	1996-05-09	1981-01-22	1981-01-21	Registration Date
Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Fairbanks Morse, LLC	Claimant

TRADEMARK REEL: 007335 FRAME: 0991

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RECORDED: 06/24/2021