OP \$65.00 5842398

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM750406

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Trademark Security Agreement	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Blackburn's Hubcaps & Wheels, LLC		08/19/2022	Limited Liability Company: OHIO

RECEIVING PARTY DATA

Name:	Truist Bank	
Street Address:	3333 Peachtree Road, N.E., 4th Floor	
City:	Atlanta	
State/Country:	GEORGIA	
Postal Code:	30326	
Entity Type:	Corporation: NORTH CAROLINA	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	5842398	BLACKBURN OEM WHEEL SOLUTIONS
Registration Number:	5842396	BLACKBURN

CORRESPONDENCE DATA

Fax Number: 7043311159

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: 7043311000

Email: christinaquinn@mvalaw.com, PTO_TMconfirmation@mvalaw.com

Correspondent Name: Moore & Van Allen PLLC
Address Line 1: 100 North Tryon Street

Address Line 2: Suite 4700

Address Line 4: Charlotte, NORTH CAROLINA 28202-4003

ATTORNEY DOCKET NUMBER:	026618.001346
NAME OF SUBMITTER:	John Slaughter
SIGNATURE:	/john slaughter/
DATE SIGNED:	08/22/2022

Total Attachments: 6

source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page1.tif source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page2.tif

source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page3.tif source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page4.tif source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page5.tif source=2022 TSA from Blackburn's Hubcaps & Wheels, LLC to Truist Bank#page6.tif

TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT** dated as of August 19, 2022 (as amended, restated, supplemented or otherwise modified from time to time, this "**Agreement**") is made by **BLACKBURN'S HUBCAPS & WHEELS, LLC**, an Ohio limited liability company (the "**Grantor**"), in favor of **TRUIST BANK** (the "**Secured Party**").

WHEREAS the Grantor is party to a Guarantee and Collateral Agreement dated as of September 28, 2021 (as amended, restated, supplemented or otherwise modified from time to time, the "Collateral Agreement") among the Grantor, the other grantors from time to time party thereto and the Secured Party, pursuant to which the Grantor granted a security interest to the Secured Party in the Trademark Collateral (as defined below) and is required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor hereby agrees with the Secured Party as follows:

SECTION 1. DEFINED TERMS

Unless otherwise defined herein, terms used herein (including in the preamble of this Agreement) shall have the meanings given to them in the Collateral Agreement and the Credit Agreement (as defined in the Collateral Agreement), as applicable.

SECTION 2. GRANT OF SECURITY INTEREST

SECTION 2.1 Scope of Grant. The Grantor, as security for the payment and performance in full of the Obligations, hereby pledges to the Secured Party, its successors and permitted assigns, and hereby grants to the Secured Party, its successors and permitted assigns, a security interest in all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by the Grantor or in which the Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "**Trademark Collateral**"):

(i) all trademarks, service marks, trade names, corporate names, domain names, company names, social media hashtags and identifiers, trade styles, trade dress, logos, designs, business names, fictitious business names, other source or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent and Trademark Office ("USPTO") (or any successor office) and trademark offices outside the United States, including the registrations and registrations applications listed in Schedule A hereto, or any similar offices in any State of the United States or any political subdivision thereof or any similar offices outside the United States, and all extensions or renewals thereof, as well as any

CHAR1\1928323v1

unregistered trademarks and service marks used by the Grantor and all goodwill connected with the use thereof and symbolized thereby,

- (ii) all income, royalties, damages and payments now or hereafter due and/or payable under any of the foregoing or with respect to any of the foregoing, including, without limitation, damages or payments for past, present and future infringements of any of the foregoing,
 - (iii) all rights corresponding to the foregoing throughout the world, and
- (iv) to the extent not otherwise included, all proceeds and products of any and all of the foregoing, all accessions to any of the foregoing and all collateral security and Supporting Obligations (as now or hereafter defined in the UCC) given by any Person with respect to any of the foregoing.

SECTION 2.2 Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2.1 attach to any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing, and acceptance by the USPTO, of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law.

SECTION 3. COLLATERAL AGREEMENT

The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Secured Party for the ratable benefit of itself pursuant to the Collateral Agreement, and the Grantor hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with the Collateral Agreement, the provisions of the Collateral Agreement shall control.

SECTION 4. RECORDATION

The Grantor hereby authorizes and requests that the USPTO and other like trademark offices throughout the world record this Agreement.

SECTION 5. TERMINATION

This Agreement shall terminate and the lien on and security interest in the Trademark Collateral shall be released upon the indefeasible payment in full in cash of all the Obligations and the expiration of the Commitments. Upon the termination of this Agreement, the Secured Party shall, at the sole expense of the Grantor, execute all documents, make all filings and take

all other actions reasonably requested by the Grantor to evidence and record the release of the lien on and security interests in the Trademark Collateral granted herein.

SECTION 6. GOVERNING LAW

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK, WITHOUT REFERENCE TO CONFLICTS OF LAWS.

SECTION 7. COUNTERPARTS

This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and shall be binding upon all parties, their successors and assigns, and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Agreement or any document or instrument delivered in connection herewith by e-mail or other electronic transmission shall be effective as delivery of a manually executed counterpart of this Agreement or such other document or instrument, as applicable.

[Signature Page Follows]

CHAR1\1928323v1

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first written above.

GRANTOR:

BLACKBURN'S HUBCAPS & WHEELS, LLC

By:_ Name: Ashish Shetty

Title: Vice President

[Signature Page to Trademark Security Agreement]

Acknowledged and Agreed:

SECURED PARTY:

TRUIST BANK

Name: Gavin White

Title: Senior Vice President

[Signature Page to Trademark Security Agreement]

CHAR1\1928323v1

SCHEDULE A to TRADEMARK SECURITY AGREEMENT

U.S. Trademarks and Trademark Applications

U.S. Trademark Registrations

Mark	Owner	App No	Reg No	Filing Date	Reg Date
BLACKBURN OEM	Blackburn's	88006334	5842398	June 19, 2018	August 27, 2019
WHEEL SOLUTIONS	Hubcaps &				
and Design	Wheels, LLC				
BLACKBURN	Blackburn's	88006310	5842396	June 19, 2018	August 27, 2019
	Hubcaps &				
	Wheels, LLC				

CHAR1\1928323v1

RECORDED: 08/22/2022