

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM781133

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
RESUBMIT DOCUMENT ID:	900735908		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
LIFETIME LINES LLC		08/31/2022	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	JPMorgan Chase Bank, N.A.		
Street Address:	1300 East 9th Street, FL 18		
City:	CLEVELAND		
State/Country:	OHIO		
Postal Code:	44114		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 11			
Property Type	Number	Word Mark	
Serial Number:	87501535	AGS AUTOMOTIVE SOLUTIONS	
Serial Number:	87769913	EZ-FIT	
Serial Number:	87769906	EZ-FIT	
Serial Number:	87824382	4LIFETIMELINES	
Serial Number:	87866308	4 LIFE TIME LINES	
Serial Number:	87866326	4 LTL	
Serial Number:	97481623	AGS CO. AUTOMOTIVE SOLUTIONS	
Serial Number:	97481601	4LIFETIME	
Serial Number:	87619866	MOTIVE	
Serial Number:	88784134	MOTIVE PRODUCTS	
Serial Number:	90785316	POWER BLEEDER	
CORRESPONDENCE DATA			
Fax Number:	2165665800		
<i>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.</i>			
Phone:	216-566-5948		
Email:	IPDOCKET@THOMPSONHINE.COM		
Correspondent Name:	EDUARDO KIM		

Address Line 1: 127 PUBLIC SQUARE, 3900 KEY CENTER
Address Line 4: CLEVELAND, OHIO 44114

ATTORNEY DOCKET NUMBER: 071823.15 EDUARDO KIM/JMB

NAME OF SUBMITTER: Eduardo Kim

SIGNATURE: /Eduardo Kim/

DATE SIGNED: 01/17/2023

Total Attachments: 6

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement, dated as of August 31, 2022 (this "Agreement"), is made by AGS COMPANY AUTOMATIVE SOLUTIONS LLC, a Delaware limited liability company, and LIFETIME LINES LLC, a Delaware limited liability company (each, a "Grantor"), in favor of JPMorgan Chase Bank, N.A. (the "Secured Party" and, together with the Grantors, the "Parties" and each, a "Party").

Each Grantor is party (directly or through a joinder) to the Security Agreement dated as of November 17, 2016 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"), made by each Grantor in favor of the Secured Party pursuant to which each Grantor granted a security interest to the Secured Party in certain of its assets.

Each Grantor is executing and delivering this Agreement for recording with national, federal and state governmental authorities, including the United States Patent and Trademark Office.

In consideration of the foregoing and the mutual agreements contained in this Agreement, the receipt and sufficiency of which are acknowledged, the Parties hereby agree as follows:

1. Confirmation of Security Interest. Each Grantor confirms that, pursuant to the Security Agreement, it granted to the Secured Party a security interest in all of its right, title and interest in, to and under all of the property described therein, whether now existing or hereafter from time to time acquired and wherever located, including the items listed on Schedule 1 and Schedule 2 and all proceeds, supporting obligations and products of any of the foregoing and all collateral security and guarantees given by any person or entity with respect to any of the foregoing.

2. Acknowledgement. Each Grantor acknowledges and affirms that the rights and remedies of the Secured Party with respect to the security interests in the property described in Section 1 are more fully set forth in the Security Agreement. In the event that any provision of this Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement control. The Security Agreement (and all rights and remedies of the Secured Party thereunder) remains in full force and effect in accordance with its terms.

3. Recordation. This Agreement has been executed and delivered by each Grantor for the purpose of recording the grant of a security interest with national, federal and state governmental authorities, including the United States Patent and Trademark Office. Each Grantor authorizes any government officials to record and register this Agreement upon request by the Secured Party.

4. Authorization to Supplement. Each Grantor authorizes the Secured Party to unilaterally modify this Agreement by amending Schedule 1 or to include any registrations of and applications for registration or issuance for each Grantor's Patents or Trademarks (each as defined in the Security Agreement) not previously set forth on such schedules and that are otherwise covered by the Security Agreement. Notwithstanding the foregoing, no failure to modify this Agreement or amend Schedule 1, or Schedule 2 in any way affects, invalidates or

detracts from the Secured Party's continuing security interest in any property described in Section 1, whether or not listed on Schedule 1 or Schedule 2.


5. Successors and Assigns. This Agreement is binding upon, and inures to the benefit of, the Parties and their respective successors and permitted assigns. Nothing in this Agreement, expressed or implied, may be construed to confer upon any person or entity (other than the parties hereto, their respective successors and permitted assigns) any legal or equitable right, remedy or claim under or by reason of this Agreement.

6. Counterparts. This Agreement may be executed in counterparts (and by different parties hereto in different counterparts), each of which constitutes an original, but all of which when taken together constitute a single contract. Delivery of an executed counterpart of a signature page of this Agreement by facsimile or other electronic transmission is as effective as delivery of a manually executed counterpart of this Agreement.


(Signature page(s) follow)

The Parties have executed and delivered this Agreement as of the date first above written.

AGS COMPANY AUTOMOTIVE
SOLUTIONS LLC

By: 
Name: Logan D. Am
Title: CEO

LIFETIME LINES LLC

By: 
Name: Logan D. Am
Title: CEO

JPMORGAN CHASE BANK, N.A.

By: _____
Name:
Title:

[Signature Page to Intellectual Property Security Agreement]

The Parties have executed and delivered this Agreement as of the date first above written.

AGS COMPANY AUTOMOTIVE
SOLUTIONS LLC

By: _____
Name:
Title:

LIFETIME LINES LLC

By: _____
Name:
Title:

JPMORGAN CHASE BANK, N.A.

By:  _____
Karson Malecky
Authorized Signer

[Signature Page to Intellectual Property Security Agreement]

SCHEDULE 1

Patents / Patent Applications

Title	Ctry	Serial #	Filed Date	Patent #	Issue Date	Owner
PACKET WITH INTEGRAL CONNECTOR TAB	US	29/648,322	5/21/2018	D887,280	6/16/2020	AGS COMPANY AUTOMOTIVE SOLUTIONS LLC
HAND HELD FLARING TOOL	US	15/972,574	5/7/2018	11,072,018	7/27/2021	AGS COMPANY AUTOMOTIVE SOLUTIONS LLC
DISPLAY SYSTEM WITH PACKETS HAVING	US	16/104,965	8/20/2018	10,293,986	5/21/2019	AGS COMPANY AUTOMOTIVE SOLUTIONS LLC
PACKET WITH INTEGRAL CONNECTOR TAB	US	29/652,208	6/11/2020	D913,805	3/23/2021	AGS COMPANY AUTOMOTIVE SOLUTIONS LLC

SCHEDULE 2

Trademark Registrations/Applications

Mark	Ctry	Application #	File Date	Registration #	Reg Date	Owner
AGS AUTOMOTIVE SOLUTIONS & Design	US	87/501,535	6/22/2017	5,722,940	4/9/2019	AGS Company Automotive Solutions LLC
EZ-FIT & Design	US	87/769,913	1/25/2018	5,707,390	3/26/2019	AGS Company Automotive Solutions LLC
EZ-FIT	US	87/769,906	1/25/2018	5,707,389	3/26/2019	AGS Company Automotive Solutions LLC
4LIFETIMELINE S	US	87/824,382	3/7/2018	5,603,351	11/6/2018	LIFETIME LINES LLC
4LIFETIMELINE S logo	US	87/866,308	4/6/2018	5,603,366	11/6/2018	LIFETIME LINES LLC
4LTL logo	US	87/866,326	4/6/2018	5,603,367	11/6/2018	LIFETIME LINES LLC
AOR APPLY OVER RUST	US					TBD
AGS CO. AUTOMOTIVE SOLUTIONS & Design (Black and White)	US	97/481,623	6/29/2022			AGS Company Automotive Solutions LLC
4LIFETIME	US	97/481,601	6/29/2022			Lifetime Lines LLC
MOTIVE	US	87/619,866	9/23/2017	5,453,075	4/24/2018	AGS Company Automotive Solutions
MOTIVE PRODUCTS	US	88/784,134	2/4/2020	6,178,296	10/20/2020	AGS Company Automotive Solutions
POWER BLEEDER	US	90/785,316	6/21/2021	Pending	Pending	AGS Company Automotive Solutions