ETAS ID: TM842943

Electronic Version v1.1

Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CARCOVERS.COM, LLC		09/29/2023	Limited Liability Company: DELAWARE

TRADEMARK ASSIGNMENT COVER SHEET

RECEIVING PARTY DATA

Name:	SPELL CAPITAL MEZZANINE PARTNERS SBC II, LP
Street Address:	60 South Sixth Street
Internal Address:	Suite 3550
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55402
Entity Type:	Limited Partnership: DELAWARE
Name:	NORTHCOAST MEZZANINE SBIC III, LP
Street Address:	60 South Sixth Street
Internal Address:	Suite 3550
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55402
Entity Type:	Limited Partnership: DELAWARE

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	5501245	PLATINUM SHIELD
Registration Number:	6256505	SATIN SHIELD
Registration Number:	6256507	WEATHERPROOF SHIELD
Registration Number:	6256508	WEATHERPROOF MAX SHIELD
Registration Number:	3784343	GUST GUARD
Registration Number:	3732876	EZ-SNAP
Registration Number:	3903672	CANVASBACK

CORRESPONDENCE DATA

Fax Number: 3177133699

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

TRADEMARK

REEL: 008213 FRAME: 0403

900803785

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 3177133412

Email: twagner@taftlaw.com

Correspondent Name: Tiffini Wagner

Address Line 1: One Indiana Square

Address Line 2: Suite 3500

Address Line 4: Indianapolis, INDIANA 46204

ATTORNEY DOCKET NUMBER:	M45477-00038
NAME OF SUBMITTER:	Tiffini Wagner
SIGNATURE:	/ Tiffini Wagner /
DATE SIGNED:	09/29/2023

Total Attachments: 6

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THIS INSTRUMENT IS SUBJECT TO THE TERMS OF A SUBORDINATION AGREEMENT DATED AS OF FEBRUARY 3, 2022 BY SPELL CAPITAL MEZZANINE PARTNERS SBIC II, LP IN FAVOR OF BYLINE BANK, AS SENIOR AGENT AND SENIOR LENDER, WHICH AGREEMENT (AS AMENDED IN ACCORDANCE WITH ITS TERMS) IS INCORPORATED HEREIN BY REFERENCE.

SECOND AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

THIS SECOND AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of September 29, 2023, is made by each of the entities listed on the signature pages hereof (each a "Grantor" and, collectively, the "Grantors"), in favor of SPELL CAPITAL MEZZANINE PARTNERS SBIC II, LP, a Delaware limited partnership ("Spell") and NORTHCOAST MEZZANINE SBIC III, LP, a Delaware limited partnership ("NorthCoast" and, individually and collectively together with Spell, the "Purchaser") under that certain Note Purchase Agreement (defined below).

WHEREAS, CARCOVERS.COM, LLC, a Delaware limited liability company ("Borrower"), ALLGUARD INTERMEDIATE CORPORATION, a Delaware corporation (f/k/a CarCovers Intermediate, Inc.) ("Parent"), and the Purchaser are party to that certain Note Purchase Agreement, dated as of February 3, 2022 (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "Note Purchase Agreement");

WHEREAS, Borrower and Parent are party to that certain Security Agreement dated as of February 3, 2022 in favor of the Purchaser (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "Security Agreement"), pursuant to which Grantor was required to execute and deliver that certain Amended and Restated Trademark Security Agreement, dated as of November 1, 2022 (as amended, restated, supplemented or otherwise modified from time to time, the "Original Trademark Security Agreement");

WHEREAS, Borrower is party to that certain Asset Purchase Agreement with Canvasback, Inc., a Minnesota corporation ("*Canvasback*"), and Katherine Brooks Chandler, pursuant to which Borrower has acquired substantially all of the assets (including certain trademarks) of Canvasback; and

WHEREAS, Borrower and Purchaser desire to amend and restate the Original Trademark Security Agreement in order to, among other things, amend the Collateral (as defined in the Original Trademark Security Agreement), as provided in and subject to the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the premises and to induce the Purchaser to hold the Notes of the Borrower under the Note Purchase Agreement, each Grantor hereby agrees as follows:

SECTION 1. <u>Defined Terms</u>. Except as otherwise expressly defined herein, all capitalized terms used in this Agreement shall have the meanings ascribed to them in the Security Agreement and, if not defined therein, in the Note Purchase Agreement. Any term used in the UCC and not defined in this Agreement, the Security Agreement, or the Note Purchase Agreement shall have the meaning given to such term in the UCC.

SECTION 2. <u>Security Interest</u>. As security for the Obligations, each Grantor hereby grants to the Purchaser a continuing security interest in and to and a lien on all of such Grantor's right, title, and interest, whether now existing or hereafter arising or acquired, in and to its Trademarks, including but not limited to the Trademarks listed on <u>Exhibit A</u> attached hereto (the "*Collateral*"). Each Grantor hereby requests that the United States Patent and Trademark Office record this Agreement with respect to the U.S. Trademarks listed on <u>Exhibit A</u> attached hereto.

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Purchaser pursuant to the Security Agreement and Grantor hereby acknowledges and agrees that the rights and remedies of the Purchaser with respect to the security interest in the Collateral made and granted hereby are more fully set forth in the Security 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 conflicts with any provision of the Security Agreement, the Security Agreement shall govern.

SECTION 4. <u>Grantor Remains Liable</u>. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such 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. <u>Incorporation by Reference</u>. Each Grantor hereby acknowledges and affirms that the rights and remedies of Purchaser with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

SECTION 6. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by the different parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, but all of which shall together constitute one and the same instrument.

SECTION 7. Governing Law. THIS AGREEMENT SHALL BE CONSTRUED IN ALL RESPECTS IN ACCORDANCE WITH, AND ENFORCED AND GOVERNED BY THE INTERNAL LAWS OF THE STATE OF MINNESOTA, WITHOUT REGARD TO CONFLICTS OF LAW PRINCIPLES THAT WOULD REQUIRE THE APPLICATION OF ANY OTHER LAWS.

SECTION 8. <u>Amendment and Restatement</u>. On the date hereof, that certain Original Trademark Security Agreement shall be modified, amended and restated by this Second Amended and Restated Trademark Security Agreement. The parties hereto acknowledge and agree that the security interest, mortgage, pledge, delivery, conveyance, transfer and liens granted by Borrower to the Collateral (as defined therein) pursuant to the Original Trademark Security Agreement are in all respects continuing and in full force and effect and are hereby fully ratified and affirmed in all respects.

[Remainder of page left intentionally blank.]

IN WITNESS WHEREOF, the parties hereto have caused this Second Amended and Restated Trademark Security Agreement to be duly executed and delivered as of the date first above written.

GRANTORS:

CARCOVERS.COM, LLC, a Delaware limited liability

company, as Grantor

Title: President

[Signature Page to Second Amended and Restated Trademark Security Agreement]

Accepted:

SPELL CAPITAL MEZZANINE PARTNERS SBIC II, LP,

a Delaware limited partnership

By: SCMP MANAGEMENT II, LLC

Its: General Partner/

By:

Name: Mark R. McDonald

Title: Senior Managing Director

NORTHCOAST MEZZANINE SBIC III, LP,

a Delaware limited partnership

By: NORTHCOAST, MANAGEMENT III, LLC

Its: General Pariner

By:

Name: Mark R. McDonald Title: Founding Partner

[Signature Page to Second Amended and Restated Trademark Security Agreement]

EXHIBIT A

Mark/Name	Jurisdiction	Serial	Registration
Platinum Shield	USA	87635256 10/05/2017	5501245 06/26/2018
PLATINUM SHIELD	United	UK00003918498	
	Kingdom USA	06/02/23 90026445	6256505
SATIN SHIELD		06/29/2020	01/26/21
SATIN SHIELD	European Union	018884804 06/07/23	
SATIN SHIELD	United Kingdom	UK00003918512	
WEATHERPROOF SHIELD	USA	90026452 06/29/2020	6256507 01/26/21
WEATHERPROOF MAX SHIELD	USA	90026454 06/29/2020	6256508 01/26/21
WEATHERPROOF MAX SHIELD	United Kingdom	UK00003918510 06/02/23	

Mark/Name	Jurisdiction	Serial	Registration
GUST GUARD		77831777 09/22/2009	3784343 05/04/2010
GUST GUARD	United Kingdom	UK00003918499 06/02/23	
EZ-SNAP	USA	78893544 May 25, 2006	3732876 December 29, 2009
EZ-SNAP	Canada	1302917 May 25, 2006	TMA698208 October 11, 2007
EZ SNAP	United Kingdom	UK00003918497 06/02/23	
CAR COVERS.com)	European Union	018884909 06/07/23	
CAR COVERS.com)	United Kingdom	UK00003918507 06/02/23	
CAR COVERS.com)	USA	85043521 May 20, 2010	3903672 January 11, 2011
CANVASBACK			

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RECORDED: 09/29/2023