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Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Thule Hitch Systems LLC		109/06/2006 1	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	The Royal Bank of Scotland PLC		
Street Address:	2.5 Devonshire Square		
City:	London		
State/Country:	UNITED KINGDOM		
Postal Code:	EC2M 4BB		
Entity Type:	Public Limited Company: UNITED KINGDOM		

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	2225514	ADAPT HITCH BALL
Registration Number:	2212271	ADAPT HITCH BALL
Registration Number:	1846668	POWER-PULL
Registration Number:	3042579	STOW-A-BALL
Registration Number:	2788033	UBS
Registration Number:	780181	VALLEY
Serial Number:	78301074	JOURNEY
Serial Number:	78306712	ODYSSEY
Serial Number:	78543865	POWER PULL XTREME

CORRESPONDENCE DATA

Fax Number: (804)344-7999

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 804-788-8331

Email: hwritm@hunton.com Stephen P. Demm, Hunton& Williams LLP Correspondent Name: Address Line 1: 951 East Byrd Street Address Line 2: Riverfront Plaza, East Tower Address Line 4: Richmond, VIRGINIA 23219-4074 ATTORNEY DOCKET NUMBER: 57456.000008 DOMESTIC REPRESENTATIVE Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4: NAME OF SUBMITTER: Stephen P. Demm Signature: /Stephen P. Demm/ Date: 09/06/2006

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of September <u>6</u>, 2006, between THULE HITCH SYSTEMS LLC, a Delaware limited liability company (the "<u>Debtor</u>"), and THE ROYAL BANK OF SCOTLAND PLC, as Security Agent for the Lenders, (the "<u>Security Agent</u>").

WITNESSETH:

- 1. <u>Defined Terms</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Senior Credit Agreement (defined below), Mezzanine Credit Agreement (defined below) or the Security Agreement (defined below).
- 2. <u>Grant of Security Interest in Trademark Collateral</u>. Debtor hereby grants to Security Agent, for itself and the benefit of Lenders named in the Senior Credit Agreement and Mezzanine Lenders named in the Mezzanine Credit Agreement, a continuing first priority security interest in all of Debtor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Trademark Collateral</u>"):
 - (i) all state (including common law), federal and foreign trademarks, service marks and trade names, registrations, and applications for registration of such trademarks, service marks and trade names (including such applications and registrations as described in <u>Schedule A</u>) (but excluding any application to register any trademark, service mark or other mark prior to the filing under applicable law of a verified statement of use (or the equivalent) for such trademark, service mark or other mark to the extent the creation of a security interest therein or the grant of a mortgage thereon would void or invalidate such trademark, service mark or other mark) and all reissues, extensions and renewals thereof (all of the foregoing, the "<u>Trademarks</u>"), all licenses relating to any of the foregoing and all income and royalties with respect to any licenses (including such marks, names and applications as described in <u>Schedule A</u>), whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto;
 - (ii) the entire goodwill of or associated with the businesses now or hereafter conducted by any Debtor connected with and symbolized by any of the aforementioned properties and assets; and
 - (iii) all proceeds of any and all of the foregoing Collateral (including all licenses and royalties, all income and royalties with respect to any licenses, rights to payment, accounts and proceeds or damages arising out of infringement suits) and, to the extent not otherwise included, all payments under insurance (whether or not the Security Agent is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Collateral;

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provided, however, in no event shall the Trademark Collateral include, and the Debtor shall not be deemed to have granted a security interest in any of the Debtor's right, title or interest in: (i) any intellectual property if the grant of such security interest shall constitute or result in (a) the abandonment, invalidation, or rendering unenforceable of any right, title or interest of the Debtor therein, (b) a breach or termination pursuant to the terms of, or a default under any such intellectual property, or (c) the violation of any applicable law.

Security Agreement. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the liens granted to Security Agent, for itself and the benefit of the Lenders and Mezzanine Lenders defined in (a) that certain Senior Credit Agreement by and among the parties named therein dated as of October 22, 2004 (as amended and restated on December 15, 2004, August 30, 2005 and September ___, 2006, the "Senior Credit Agreement") and (b) that certain Mezzanine Credit Agreement by and among the parties named therein dated as of October 22, 2004 (as amended and restated on December 15, 2004, January 5, 2005 and September ___, 2006, the "Mezzanine Credit Agreement"), pursuant to a Security Agreement (the "Security Document") of even date herewith entered into by and between Debtor and Security Agent. Debtor hereby acknowledges and affirms that the rights and remedies of Security Agent with respect to the liens in the Trademark Collateral made and granted hereby are more fully set forth in the Security Document, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

This Agreement may be executed in any number of separate counterparts, each of which shall, collectively and separately, constitute one agreement.

[Remainder of page intentionally left blank; signatures appear on the following page]

IN WITNESS WHEREOF, Debtor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

THULE HITCH SYSTEMS LLC

By: OUN BURMANCE

Title: Manager

c/o Candover 20 Old Bailey London EC4M 7LN

Facsimile:

0044 20 7895 2833

Attention:

John Arney

ACCEPTED AND ACKNOWLEDGED BY:

THE ROYAL BANK OF SCOTLAND PLC, as Security Agent

By:

Title:

The Royal Bank of Scotland plc Loans Administration 2.5 Devonshire Square London EC2M 4BB

Attention:

David Griffiths

Fax:

0044 20 7615 0156

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IN WITNESS WHEREOF, Debtor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

THULE HITCH SYSTEMS LLC

By: Title:

> c/o Candover 20 Old Bailey London EC4M 7LN

Facsimile:

0044 20 7895 2833

Attention:

John Arney

ACCEPTED AND ACKNOWLEDGED BY:

THE ROYAL BANK OF SCOTLAND PLC,

as Security Agent

By: GUY CATO

Title: ASSOCIATE DIRECTOR

The Royal Bank of Scotland plc Loans Administration 2.5 Devonshire Square London EC2M 4BB

Attention:

David Griffiths

Fax:

0044 20 7615 0156

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SCHEDULE A

TO

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS AND APPLICATIONS

Serial Number	Reg. Number	Word Mark	Ownership
75/387,772	2,225,514	Adapt Hitch Ball	Thule Hitch Systems LLC
75/261,875	2,212,271	Adapt Hitch Ball & Design	Thule Hitch Systems LLC
78/301,074	(suspended)	Journey	Thule Hitch Systems LLC
78/306,712	(pending)	Odyssey	Thule Hitch Systems LLC
78/543,865	(pending)	Power Pull Xtreme	Thule Hitch Systems LLC
74/366,191	1,846,668	Power Pull	Thule Hitch Systems LLC
78/331,777	3,042,579	Stow-A-Ball	Thule Hitch Systems LLC
78/342,485	2,788,033	UBS	Thule Hitch Systems LLC
72/175,143	780,181	Valley	Thule Hitch Systems LLC