### TRADEMARK ASSIGNMENT

# 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
Amalie AOC, Ltd.		01/31/2012	LIMITED PARTNERSHIP: FLORIDA

### **RECEIVING PARTY DATA**

Name:	Global GL, LC
Street Address:	29704 Highway 27
City:	Dundee
State/Country:	FLORIDA
Postal Code:	33838
Entity Type:	LIMITED LIABILITY COMPANY: FLORIDA

# PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark	
Serial Number:	85398029	CERTECH ULTRA	
Registration Number:	2039573	GREASED LIGHTNING GL3000	
Registration Number:	2979509	LIQUID ICE	
Registration Number:	1756367	MARINE FORMULA GL9000	
Registration Number:	2979507	POWER SURGE	
Registration Number:	3069050	RAMPAGE	
Registration Number:	2979508	REV GUARD	

#### **CORRESPONDENCE DATA**

Fax Number: (813)229-4133 Phone: 813-223-7000

Email: trademarks@carltonfields.com

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

via US Mail.

Correspondent Name: Stephen J. Leahu
Address Line 1: P.O. Box 3239

TRADEMARK REEL: 004714 FRAME: 0148 -62086838

CH \$190,00

900214311

Address Line 2: Attn: IP Dept. Address Line 4: Tampa, FLORIDA 33601-3239					
ATTORNEY DOCKET NUMBER:	AMALIE				
NAME OF SUBMITTER:	Stephen J. Leahu				
Signature:	/Stephen J. Leahu/				
Date:	02/09/2012				
Total Attachments: 7 source=AMALIE AOC SECURITY AGREEMENT#page1.tif source=AMALIE AOC SECURITY AGREEMENT#page2.tif source=AMALIE AOC SECURITY AGREEMENT#page3.tif source=AMALIE AOC SECURITY AGREEMENT#page4.tif source=AMALIE AOC SECURITY AGREEMENT#page5.tif source=AMALIE AOC SECURITY AGREEMENT#page6.tif source=AMALIE AOC SECURITY AGREEMENT#page7.tif					

### INTELLECTUAL PROPERTY SECURITY AGREEMENT

#### 1. Warranties and Covenants of Debtor. Debtor warrants and covenants that:

- (a) No other creditor has a security interest in the Collateral except any and all obligations owed by Amalie to Bank of America (the "Senior Lien").
- (b) Debtor is the owner of the Collateral free from any adverse lien, security interest or encumbrance except this lien and the Senior Lien.
  - (c) Debtor will defend the Collateral against all claims of other persons.
- (d) Debtor will immediately notify the Secured Party in writing of any change in name or address.
- (e) Debtor will do all such things as Secured Party at any time or from time to time may reasonably request to establish and maintain a perfected security interest in the Collateral.
- (f) Debtor will pay the cost of filing a UCC Financing Statement in all public offices where recording is deemed by Secured Party to be necessary in order to perfect Secured Party's interest in the Collateral.
- (g) Debtor will not transfer or encumber the Collateral without the prior written consent of Secured Party, except in the ordinary course of its business or as otherwise permitted herein.
- (h) Debtor will keep the Collateral insured against risk of loss or damage upon such terms as Secured Party may reasonably require.
- (i) Debtor will keep the Collateral free from any liens (except the Senior Lien) and in good repair, will not waste or destroy the Collateral, and will not use the Collateral in violation of any law or policy of insurance. Secured Party may examine and inspect the Collateral at any reasonable time.

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- (j) Debtor will pay promptly when due all taxes and assessments upon the Collateral or for its use or operation or upon this Intellectual Property Security Agreement or upon any note evidencing the Obligations.
- (k) Debtor intends that this Intellectual Property Security Agreement create a UCC security agreement under the laws of the State of Florida, subordinate to the Senior Lien.
- 2. Additional Rights. Upon failure by the Debtor to do so, after notice from Secured Party, Secured Party may discharge liens placed on the Collateral, may place and pay for insurance on the Collateral, and may pay for the maintenance, repair, and preservation of the Collateral. To the extent permitted by applicable law, Debtor agrees to reimburse Secured Party on demand for any payment under this authorization.
- Events of Default. Debtor shall be in default under this Intellectual Property Security Agreement upon the occurrence of any of the following events or conditions: (a) the failure to perform any of the Obligations of this Intellectual Property Security Agreement, which is not cured within the provided grace or cure period; (b) the loss, theft, substantial damage, destruction, transfer or encumbrance of the Collateral, directly or indirectly, other than pursuant to the terms of this Intellectual Property Security Agreement; (c) a change in majority control of Debtor (other than transfers of membership interests to family members), directly or indirectly, (d) the making of any levy, seizure or attachment upon the Collateral, which is not dismissed within 60 days; (e) the filing by Debtor or by any third party against Debtor of any petition under any Federal bankruptcy statute, the appointment of a receiver of any part of the property of Debtor, or any assignment by Debtor for the benefit of creditors, which, in the case of an involuntary bankruptcy, is not dismissed within 90 days; (f) Debtor shall fail to timely make any payment due under the Obligations, which is not cured within the provided grace or cure period: or (g) an Event of Default occurs under that certain Security Agreement executed by and between Amalie Oil Company, a Florida corporation, and Secured Party, on or of even date herewith.
- 4. **Remedies.** UPON DEFAULT AND AT ANY TIME THEREAFTER, SECURED PARTY MAY DECLARE ALL OBLIGATIONS IMMEDIATELY DUE AND PAYABLE AND SHALL HAVE THE REMEDIES OF A SECURED PARTY UNDER THE UNIFORM COMMERCIAL CODE OF FLORIDA.

[Signatures appear on the following page.]

21894020.6 2

Debtor has caused this Agreement to be effective as of the date first set forth above, and acknowledges receipt of a copy hereof at the time of execution.

DEBTOR:

AMALIE AOC, LTD.

a Florida limited partnership

By: Packers Acquisition Corp., a Florida

corporation

Its: General Partner

Name: Harry Barkett

Title: President

**SECURED PARTY:** 

GLOBAL GL, LLC,
a Florida lipaited liability company

Name: Laurence E. Mitchell

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# SUBORDINATION OF SECURITY INTEREST

In consideration of the grant of the security interests to the undersigned in the foregoing Intellectual Property Security Agreement, the undersigned does hereby subordinate any and all right, title and interest of the undersigned in and to the Collateral to the right, title and interest of the owner and holder of the Senior Lien, to any and all advances to be made thereunder and to all renewals, modifications, consolidations, replacements and extensions thereof.

GLOBAL GL, LLC,

a Florida limited liability company

Name: Laurence E. Mitchell

Title: mue en

#### SCHEDULE I

#### to

### INTELLECTUAL PROPERTY SECURITY AGREEMENT

All Intellectual Property (as hereinafter defined) to the extent associated with the Business (as hereinafter defined), and none other, and Product Line (as hereinafter defined), and none other, whether owned or licensed (including without limitation all Intellectual Property listed in <u>Schedule 2.11(a)</u> of the Asset Purchase Agreement).

For purposes of this <u>Schedule I</u>, the following terms shall have the following meanings:

- A. "Business" shall mean Debtor's production, marketing, sale and distribution of automotive additive, chemical, lubricant and oil products designed to improve engine performance, reduce emissions, extend engine life, and prevent and solve automotive mechanical problems solely through its Greased Lightning" product line (the "Product Line"), including the "CerTech" (applied for but not registered, "Rampage," "Power Surge," "Rev Guard," "Greased Lightning," and "Liquid Ice" products, and none other.
  - B. "Intellectual Property" shall mean all:
- (i) trademarks (registered or unregistered), service marks, brand names, trade names, domain names, certification marks, trade dress, assumed names, other indications of origin, and all registrations or applications for registration thereof in any jurisdiction, including any extension, modification or renewal of any such registration or application;
- (ii) patents, patent applications, continuations, continuations-in-part, divisionals and foreign counterparts in any jurisdiction, and any inventions whether patented, patentable or not;
- (iii) copyrights, logos, product labels, product packaging, product inserts, material safety data sheets, artwork, paper files, business plans and any other writings, expressions, mask works and videos, whether copyrighted, copyrightable or not, and all registrations or applications for registration of copyrights thereof and any renewals or extensions thereof in any jurisdiction; and
- (v) testing information, Universal Product Codes ("UPCs"), model releases, publication rights, customer contracts, vendor contracts, royalty and licensing agreements, phone numbers, accounting records, financial information, business prospects, historical sales and business operations information and performance.

21894020.6 Schedule I – Intellectual Property Security Agreement

A. NAME & DAYTIME I Sandra G. Port	PHONE NUMBER OF CONT er (813) 223-7						-		
B. SEND ACKNOWLED Name Sandra G.	GEMENT TO:								
Address Carlton Fiel									•
Address Post Office	·								
City/State/Zip Tampa	i, Florida 33601-323	39					-		
					THE ABOVE	SPA	CE IS FOR F	ILING OFFICE U	SE ONLY
1-a ORGANIZATION'S	FULL LEGAL NAME – INS NAME	ERT ONLY ON	E DEBTOR N	NAME (	1a OR 1b) – Do Not A	bbrev	riate or Combin	e Names	
Amalie AOC, Ltd.  1.b INDIVIDUAL'S LAS		·	FIRST NAM	ME		L MO	DDLE NAME	<del></del> -	CLIEFTY
1.c MAILING ADDRESS			THOT WHILE		MIDDLE NAME .			SUFFIX	
1601 McClosky B	oulevard	·	This space not available.						
MAILING ADDRESS			CITY Tampa				STATE FL	POSTAL CODE 33605	COUNTRY USA
1.d TAX ID# 593638726	REQUIRED ADD'L INFO RE: ORGANIZATION DEBTOR	1.e TYPE OF Limited F	organizat Partnersh	пои nip	1.f JURISDICTION Florida	OF	ORGANIZATI	ON 1.g ORGAI A9800000	NIZATIONAL ID# 02921 NONE
	TOR'S EXACT FULL LE	GAL NAME – II	NSERT ONLY	ONE	DEBTOR NAME (2a C	R 2t	o) – Do Not Ab	breviate or Combin	e Names
2.a ORGANIZATION'S	NAME								·
2.b INDIVIDUAL'S LAS	ST NAME		FIRST NA	ME		MI	DDLE NAME		SUFFIX
2.c MAILING ADDRESS	2.c MAILING ADDRESS Line One				Thi	s spac	ce not available	).	
MAILING ADDRESS	Line Two		CITY				STATE	POSTAL CODE	COUNTRY
2.d TAX ID#	REQUIRED ADD'L INFO RE: ORGANIZATION DEBTOR	2.e TYPE OF	F ORGANIZATION 2.f JURISDICTION OF (			 ORGANIZATI	ON 2.g ORGA	NIZATIONAL ID#	
3 SECURED PARTY	S NAME (or NAME of 7	TOTAL ASSIGN	FF of ASSIG	NOR S/I	P) _ INSERT ONLY O	NE S	ECTIPED DAT	2TV (3a OP3h)	
3.a ORGANIZATION'S Global GL, LC		0 1110 11001011	22 017 100107		THODRE ON DE	1120	LCCICLD I KI	(11 (Sa ORSb)	
3.b INDIVIDUAL'S LAS	ST NAME		FIRST NAME		MIDDLE NAME			SUFFIX	
3.c MAILING ADDRESS 29704 Highway 2	S Line One		This space not available.						
MAILING ADDRESS Line Two			CITY Dundee			STATE	POSTAL CODE	COUNTRY	
4. This FINANCING ST	ATEMENT covers the follo	owing collateral:	Duridee				FL	33838	USA
	Statement covers a	-	llateral li	sted	in Exhibit A at	tacl	hed here	to.	
3									
					•				•
E ALTERNATE DESIG	ENIA TYONI (isliki-)	I Eddera	COCOD I		ACATERIO O MATONIO D				
5. ALTERNATE DESIG	MATION (II applicable)	LESSEE/LE AG. LIEN	SSOR		IGNEE/CONSIGNOR	님	BAILEE/BA		
6 Florida DOCUMENT	ΓARY STAMP TAX – YO		TO CUE		UCC FILING		SELLER/B	UTEK	
	stamps due and payable					22 F	.S., have bee	en paid.	
Florida Documen	ntary Stamp Tax is not re	quired.							
7. OPTIONAL FILER	REFERENCE DATA F	orida Secr	etary of	State	filing 42124/9	932	.54		
STANDARD FORM - FORM UCC-1 (REV.01/2009) Filing Office Copy Approved by the Secretary of State, State of Florida									

STATE OF FLORIDA UNIFORM COMMERCIAL CODE

FINANCING STATEMENT FORM

# Exhibit A

#### Collateral

All Intellectual Property (as hereinafter defined) to the extent associated with the Business (as hereinafter defined), and none other, and Product Line (as hereinafter defined), and none other, whether owned or licensed (including without limitation all Intellectual Property listed in <u>Schedule 2.11(a)</u> of the Asset Purchase Agreement).

For purposes of this Exhibit A, the following terms shall have the following meanings:

- A. "Business" shall mean Debtor's production, marketing, sale and distribution of automotive additive, chemical, lubricant and oil products designed to improve engine performance, reduce emissions, extend engine life, and prevent and solve automotive mechanical problems solely through its Greased Lightning" product line (the "Product Line"), including the "CerTech" (applied for but not registered, "Rampage," "Power Surge," "Rev Guard," "Greased Lightning," and "Liquid Ice" products, and none other.
  - B. "Intellectual Property" shall mean all:
- (i) trademarks (registered or unregistered), service marks, brand names, trade names, domain names, certification marks, trade dress, assumed names, other indications of origin, and all registrations or applications for registration thereof in any jurisdiction, including any extension, modification or renewal of any such registration or application;
- (ii) patents, patent applications, continuations, continuations-in-part, divisionals and foreign counterparts in any jurisdiction, and any inventions whether patented, patentable or not;
- (iii) copyrights, logos, product labels, product packaging, product inserts, material safety data sheets, artwork, paper files, business plans and any other writings, expressions, mask works and videos, whether copyrighted, copyrightable or not, and all registrations or applications for registration of copyrights thereof and any renewals or extensions thereof in any jurisdiction; and
- (v) testing information, Universal Product Codes ("UPCs"), model releases, publication rights, customer contracts, vendor contracts, royalty and licensing agreements, phone numbers, accounting records, financial information, business prospects, historical sales and business operations information and performance.

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