TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: First Lien Trademark Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Drew Marine USA, Inc.		11/19/2013	CORPORATION: DELAWARE
ACR Electronics, Inc.		11/19/2013	CORPORATION: FLORIDA

RECEIVING PARTY DATA

Name:	BNP Paribas
Street Address:	155 N. Wacker Drive
Internal Address:	Suite 4450
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606
Entity Type:	Banking Corporation: FRANCE

PROPERTY NUMBERS Total: 38

Property Type	Number	Word Mark
Registration Number:	1054326	AMERFLON
Registration Number:	1754734	AMEROX
Registration Number:	2049903	DREWFRESH
Registration Number:	1049319	FERROFILM
Registration Number:	1510565	MAGNAKOTE
Registration Number:	1942188	THE SUPERIOR ALTERNATIVE
Registration Number:	1023652	
Registration Number:	1020850	
Registration Number:	1020870	
Registration Number:	1025522	
Registration Number:	3235721	WHERE PERFORMANCE AND ENVIRONMENT MEET
Registration Number:	3356856	WHERE PERFORMANCE AND ENVIRONMENT MEET
Registration Number:	4161374	YOUR BEST LAST CHANCE TRADEMARK

REEL: 005180 FRAME: 0196

4161373	THE SCIENCE OF SURVIVAL
4160965	ARTEX
4081028	RESQLINK
4037463	SARLINK
4037462	AQUALINK
3388982	ACR
4099316	SAFELIFE LIVE BY IT
4099315	SAFELIFE LIVE BY IT
4009804	SAFELIFE
4009803	SAFELIFE
4006521	SAFELIFE
3690416	SAFELIFE LIVE BY IT
3433467	GES
2509296	FIREFLY
1863089	FIREFLY PLUS
1899613	PATHFINDER
1160716	ACR
1010695	RESCUE LITE
4290451	
2827321	NAUTICAST
4365888	ARTEX
4322221	ACR
77835119	DREW MARINE
85896729	DREW MARINE CREW CARE
85875176	EZ-SAFE
	4160965 4081028 4037463 4037462 3388982 4099316 4099804 4009803 4006521 3690416 3433467 2509296 1863089 1899613 1160716 1010695 4290451 2827321 4365888 4322221 77835119 85896729

CORRESPONDENCE DATA

Fax Number: 9177777373

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

via US Mail.

Phone: 212-735-3000

Email: andrew.patrick@skadden.com

Correspondent Name: Skadden Arps Slate Meagher & Flom LLP

Address Line 1: Four Times Square

Address Line 2: Attn: Adam Greenberg, Esq.
Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER: 055660/150

TRADEMARK

REEL: 005180 FRAME: 0197

	Adam Greenberg
Signature:	/Adam Greenberg/
Date:	12/20/2013
Total Attachments: 6 source=Drew Marine 1st Lien TSA#page1.ti source=Drew Marine 1st Lien TSA#page2.ti source=Drew Marine 1st Lien TSA#page3.ti source=Drew Marine 1st Lien TSA#page4.ti source=Drew Marine 1st Lien TSA#page5.ti source=Drew Marine 1st Lien TSA#page6.ti	f f f

FIRST LIEN TRADEMARK SECURITY AGREEMENT

This FIRST LIEN TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made as of November 19, 2013, among the Grantors listed on the signature pages hereof (collectively, jointly and severally, the "<u>Grantors</u>" and each individually a "<u>Grantor</u>") and BNP PARIBAS ("<u>BNP Paribas</u>"), as collateral agent (in such capacity, the "<u>Collateral Agent</u>").

<u>WITNESSETH</u>:

WHEREAS, pursuant to that certain First Lien Credit Agreement dated as of the date hereof (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrowers, Holdings, the lenders from time to time party thereto and BNP Paribas, as administrative agent and collateral agent for the lenders thereunder have agreed to extend credit to the Borrowers pursuant to, and upon the terms and conditions specified in, the Credit Agreement;

WHEREAS, the obligations of the Lenders and the Issuing Bank to extend credit to the Borrowers are conditioned upon, among other things, the execution and delivery of certain First Lien Guarantee and Collateral Agreement dated as of the date hereof (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guarantee and Collateral Agreement"); and

WHEREAS, pursuant to the Guarantee and Collateral Agreement, the Grantors are required to execute and deliver to Collateral Agent this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantors hereby agree as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Guarantee and Collateral Agreement or the Credit Agreement, as the case may be.
- GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. As security for the payment or performance, as the case may be, in full of the Obligations, each Grantor hereby assigns and pledges to the Collateral Agent, its successors and assigns, for the ratable benefit of the Secured Parties, and hereby grants to the Collateral Agent, its successors and assigns, for the ratable benefit of the Secured Parties, a security interest (the "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 such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (other than any assets and properties excluded from the Article 9 Collateral pursuant to the Guarantee and Collateral Agreement) (collectively, the "Trademark Collateral"): (a) all trademarks, service marks, certification marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, slogans, logos, Internet domain names, other source or business identifiers, designs and general intangibles of like nature, whether statutory or common law, whether registered or unregistered, and whether established or registered in the United States of any other country or any political subdivision thereof, (b) all registrations and recordings thereof, and all applications filed in connection therewith, including in the United States Patent and Trademark Office (or any successor office) or any similar offices in any State of the United States or any other country or any political subdivision thereof, including those listed on Schedule I hereto, (c) all renewals thereof, (d) goodwill connected with the use thereof and symbolized thereby, (e) all other assets, rights and interests that uniquely reflect or embody such goodwill, (f) all rights and privileges arising under applicable law with respect to the use of any of the foregoing, (g) all income, fees, royalties, damages and payments now or hereafter due and/or payable thereunder or with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violation thereof, (h) all rights to sue for past, present or future

730304.02-LACSR02A - MSW

infringements, dilutions or other violations thereof, and (i) all rights corresponding thereto throughout the world.

- 3. <u>SECURITY FOR OBLIGATIONS</u>. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by the Borrowers and the Grantors or (in each case) any of them, to the Collateral Agent whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving any Grantor.
- 4. <u>GUARANTEE AND COLLATERAL AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to the Collateral Agent pursuant to the Guarantee and Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guarantee and Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- Trademark Collateral, the provisions of this Trademark Security Agreement shall automatically apply thereto. The Grantors shall comply with their respective obligations under the Guarantee and Collateral Agreement with respect to any such additional Trademark Collateral or renewal or extension of any trademark registration. Without limiting the Grantors' obligations under this Section 5, the Grantors hereby authorize the Collateral Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such additional Trademark Collateral of any Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from the Collateral Agent's continuing security interest in all Trademark Collateral, whether or not listed on Schedule I.
- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Any signatures delivered by a party by fax transmission or by e-mail transmission shall be deemed an original signature hereto.
- CONSTRUCTION. Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement or any other Loan Document refer to this Trademark Security Agreement or such other Loan Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Loan Document, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Loan Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement and the Guarantee and Collateral Agreement) of all Obligations other than unasserted contingent indemnification Obligations. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of a written record and any record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

IN WITNESS WHEREOF, each Grantor has duly executed this First Lien Trademark Security Agreement as of the day and year first above written.

DREW MARINE USA, INC.

Name: Leonard R. Gelosa

Title: President and Chief Executive Officer

ACR ELECTRONICS, INC.

by: ____ Name: Michael S. Wilkerson

Title: President and General Manager

[Signature Page to Trademark Security Agreement (First Lien)]

IN WITNESS WHEREOF, each Grantor has duly executed this First Lien Trademark Security Agreement as of the day and year first above written.

DREW MARINE USA, INC.

Title: President and Chief Executive Officer

ACR ELECTRONICS, INC.

Name: Michael S. Wilkerson

Title: President and General Manager

[Signature Page to Trademark Security Agreement (First Lien)]

Schedule I

GRANTOR: DREW MARINE USA, INC.

Registered Owner	Title/Mark	Country	Registration Number
Drew Marine USA, Inc.	AMERFLON	USA	1054326
Drew Marine USA, Inc.	AMEROX	USA	1754734
Drew Marine USA, Inc.	DREW MARINE	USA	77 835119 (Application)
Drew Marine USA, Inc.	DREW MARINE CREW CARE	USA	85/896729 (Application)
Drew Marine USA, Inc.	DREWFRESH	USA	2049903
Drew Marine USA, Inc.	FERROFILM	USA	1049319
Drew Marine USA, Inc.	MAGNAKOTE	USA	1510565
Drew Marine USA, Inc.	THE SUPERIOR ALTERNATIVE	USA	1942188
Drew Marine USA, Inc.	TRITON Logo	United States	1023652
Drew Marine USA, Inc.	TRITON Logo	United States	1020850
Drew Marine USA, Inc.	TRITON Logo	United States	1020870
Drew Marine USA, Inc.	TRITON Logo	United States	1025522
Drew Marine USA, Inc.	Where Performance and Environment Meet	United States (Class 40, 42)	3235721
Drew Marine USA, Inc.	Where Performance and Environment Meet	United States (Class 35, 37, 42, 45)	3356856
Drew Marine USA, Inc.	EZ-SAFE	US	85875176

GRANTOR: ACR ELECTRONICS, INC.

Registered Owner	Title/Mark	Country	Registration Number
ACD Electronics Inc	Your Best Last Chance	U.S.	4161374
ACR Electronics, Inc.	Tour Best Last Chance	0.5.	85469419
ACD Floatronics Inc	The Science of Survival	U.S.	4161373
ACR Electronics, Inc.	The Science of Survival		85469394
ACD Electronics Inc	Artex	U.S.	4160965
ACR Electronics, Inc.	Artex	0.3.	85453346
ACR Electronics, Inc.	D I'I	4081028	
ACK Electronics, file.	Resqlink	U.S.	85136614
ACR Electronics, Inc.	Sarlink	TTC	4037463
ACK Electronics, Inc.	Electronics, Inc. Sarlink U.S.	85136659	
ACR Electronics, Inc.	Aqualink	U.S.	4037462
		U.S.	85136648
ACR Electronics, Inc.	ACR & Design	U.S.	3388982

730304.02-LACSR02A - MSW

Registered Owner	Title/Mark	Country	Registration Number
			78890389
ACR Electronics, Inc.	Safelife Live By It & Design	U.S.	4099316
			77547258
ACR Electronics, Inc.	Cafalifa Lina Day to 9 Daylan	U.S.	4099315
ACK Electronics, Inc.	Safelife Live By It & Design		77547233
ACR Electronics, Inc.	Safelife & Design	U.S.	4009804
ACK Electronics, inc.	Saleme & Design	0.3.	77547111
ACR Electronics, Inc.	Safelife & Design	U.S.	4009803
ACK Electronics, inc.	Saleme & Design	0.5.	77547088
ACR Electronics, Inc.	Safelife & Design	U.S.	4006521
ACK Electronics, inc.	Saleme & Design	0.5.	77547097
ACR Electronics, Inc.	Safelife Live By It	U.S.	3690416
ACR Electronics, inc.	Saleine Live by it	0.3.	77547210
ACR Electronics, Inc.	GES	U.S.	3433467
ACR Dicetionics, inc.	GLO	0.5.	77154727
ACR Electronics, Inc.	Firefly	U.S.	2509296
ACK Dictionics, inc.			76074473
ACR Electronics, Inc.	Firefly Plus	U.S.	1863089
ACK Dictionics, inc.	Thony Tus	0.5.	74365793
ACR Electronics, Inc.	Pathfinder Pathfinder	U.S.	1899613
ACR Diceromes, inc.	1 duminor	0.5.	74280120
ACR Electronics, Inc.	ACR & Design	U.S.	1160716
MOR Electromes, me.	Tiere a Besign	0.5.	73214913
ACR Electronics, Inc.	Rescue Lite	U.S.	1010695
ACK Electromes, me.	Rescue Lite		72460469
ACR Electronics Europe	ACR Cartreuse Trade Dress (Design Only)	U.S.	4290451
GmbH	ACR Cartreuse Trade Diess (Design Only)		85585184
ACR Electronics, Inc.	Nauticast	U.S.	2827321
			76476658
ACR Electronics, Inc.	Artex	U.S.	4365888
TIOIC Encouration, Inc.			85651874
ACR Electronics, Inc.	ACR	U.S.	4322221
ACK Electronics, Ille.			85651906