

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
Midway Games West Inc.		03/19/2008	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	National Amusements, Inc.
Street Address:	31 St. James Ave
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02116
Entity Type:	CORPORATION: MARYLAND

PROPERTY NUMBERS Total: 31

Property Type	Number	Word Mark
Registration Number:	2443172	720°
Registration Number:	2006670	AREA 51
Registration Number:	2324771	CALIFORNIA SPEED
Registration Number:	3065848	CHAMPIONSHIP SPRINT
Registration Number:	2730944	DR. MUTO
Registration Number:	1958216	GAUNTLET
Registration Number:	3088783	GAUNTLET SEVEN SORROWS
Registration Number:	1838770	HARD DRIVIN'
Registration Number:	1693225	KLAX
Registration Number:	2237194	MARBLE MADNESS
Registration Number:	2168298	MAXIMUM FORCE
Registration Number:	1746845	PAPERBOY
Registration Number:	1366860	PAPERBOY
Registration Number:	3065849	PIT-FIGHTER

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Registration Number:	2065181	PRIMAL RAGE
Registration Number:	1987485	PRIMAL RAGE
Registration Number:	1686544	RACE DRIVIN'
Registration Number:	1727125	RACE DRIVIN'
Registration Number:	1813008	RAMPART
Registration Number:	3063366	RAMPART
Registration Number:	3163937	S.T.U.N. RUNNER
Registration Number:	2191354	SAN FRANCISCO RUSH EXTREME RACING
Registration Number:	2179263	SLASH FANG
Registration Number:	3063363	SUPER SPRINT
Registration Number:	3063362	TOOBIN'
Registration Number:	2300654	VAPOR TRX
Registration Number:	3199613	VINDICATORS
Registration Number:	3135234	XYBOTS
Serial Number:	77019517	BLACKSITE AREA 51
Serial Number:	78586574	CYBERBALL 2072
Serial Number:	78422016	HAVEN: CALL OF THE KING

CORRESPONDENCE DATA

Fax Number: (212)223-4134
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Email: rgiuliano@crowell.com
 Correspondent Name: Dickerson M. Downing, Esq.
 Address Line 1: 153 East 53rd Street
 Address Line 2: 31st Floor
 Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	103983.04323US
NAME OF SUBMITTER:	Dickerson M. Downing, Esq.
Signature:	/dmd/
Date:	05/30/2008

Total Attachments: 7

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), made as of the 19th day of March, 2008, is by and between MIDWAY GAMES WEST INC., a California corporation ("Grantor"), and NATIONAL AMUSEMENTS, INC., a Maryland corporation ("Lender").

WITNESSETH

WHEREAS, pursuant to that certain Loan and Security Agreement dated as of February 29, 2008 among Midway Home Entertainment Inc., a Delaware corporation ("MHE"), Midway Amusement Games, LLC, a Delaware limited liability company ("MAG;" MHE and MAG are referred hereafter each individually as a "Borrower", and individually and collectively, jointly and severally, as the "Borrowers"), Grantor, certain credit parties from time to time party thereto and Lender (as the same may hereafter be amended, supplemented or otherwise modified from time to time, the "Secured Loan Agreement"), Lender has agreed to make certain loans to Borrowers and to extend certain other financial accommodations to or for the benefit of Borrowers;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Lender, agree as follows:

1. Incorporation of Secured Loan Agreement; Secured Loan Agreement Definitions. The Secured Loan Agreement and the provisions thereof are hereby incorporated herein in their entirety by this reference thereto. Capitalized terms used but not defined herein shall have the respective meanings given thereto in the Secured Loan Agreement.

2. Grant and Reaffirmation of Grant of Security Interest. To secure the complete and timely payment and satisfaction of the Obligations, Grantor hereby grants to Lender, and hereby reaffirms its prior grant pursuant to the Secured Loan Agreement of, a continuing security interest in Grantor's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising trademarks, service marks and other marks as that term is defined in the United States Trademark Act, as amended (15 USC Section 1051 et seq.), trade names, corporate names, commercial names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications in connection therewith (other than "intent-to-use" applications until an amendment to allege use or a verified statement of use has been filed with respect to such applications), including, without limitation, the

trademarks, trademark registrations and trademark applications listed on Schedule A attached hereto and made a part hereof, and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing, and all rights corresponding to any of the foregoing throughout the world and the goodwill of Grantor's business connected with the use of and symbolized by the trademarks (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Trademarks").

3. New Trademarks. Grantor represents and warrants that the Trademarks listed on Schedule A constitute all of the Trademarks now owned by Grantor which have been federally registered or for which there are pending applications seeking federal registration. Lender is authorized to use this Agreement for the purpose of perfecting security interests in any after acquired Trademarks that are used or for which applications are filed seeking registration after the date of this Agreement as well as for the purpose of perfecting a security interests in any Trademarks owned by Grantor that were inadvertently omitted from Schedule A.

4. Term. The term of the security interests granted herein shall extend until the Obligations have been paid in full and the Secured Loan Agreement has been terminated in accordance with its terms.

5. Effect on Other Agreements; Cumulative Remedies. At any time an Event of Default exists or has occurred and is continuing, Lender shall have all rights and remedies provided in this Agreement, the other Loan Documents, the Uniform Commercial Code and other applicable law, all of which rights and remedies may be exercised without notice to or consent by Grantor, except as such notice or consent is expressly provided for hereunder or in the Loan Agreement or as required by applicable law. Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under the Secured Loan Agreement but rather is intended to supplement and facilitate the exercise of such rights and remedies. All of the rights and remedies of Lender with respect to the Trademarks, whether established hereby, by the Secured Loan Agreement, by any other agreements, or by law, shall be cumulative and may be exercised singularly or concurrently.

6. Binding Effect; Benefits. This Agreement shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of Lender and their successors and assigns.

7. APPLICABLE LAW; SEVERABILITY. THIS AGREEMENT SHALL BE CONSTRUED IN ALL RESPECTS IN ACCORDANCE WITH, AND GOVERNED BY, ALL OF THE PROVISIONS OF THE ILLINOIS UNIFORM COMMERCIAL CODE AND BY THE OTHER INTERNAL LAWS (AS OPPOSED TO CONFLICT OF LAWS PROVISIONS) OF THE STATE OF ILLINOIS. WHENEVER

POSSIBLE, EACH PROVISION OF THIS AGREEMENT SHALL BE INTERPRETED IN SUCH A MANNER AS TO BE EFFECTIVE AND VALID UNDER APPLICABLE LAW, BUT IF ANY PROVISION OF THIS AGREEMENT SHALL BE PROHIBITED BY OR INVALID UNDER APPLICABLE LAW, SUCH PROVISION SHALL BE INEFFECTIVE ONLY TO THE EXTENT OF SUCH PROHIBITION OR INVALIDITY, WITHOUT INVALIDATING THE REMAINDER OF SUCH PROVISIONS OR THE REMAINING PROVISIONS OF THIS AGREEMENT.

[Signature page follows]

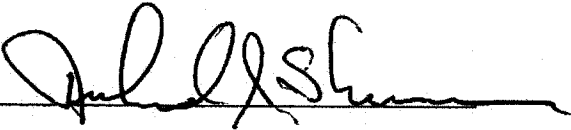
IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the date first above written.

MIDWAY GAMES WEST INC.

By: _____
Name: _____
Title: _____

Accepted and Agreed to
as of the date first written above:

NATIONAL AMUSEMENTS, INC. ,

By: 
Title: _____

RICHARD J SHERMAN
VICE PRESIDENT

**MIDWAY GAMES WEST INC.
SCHEDULE A**

TRADEMARK REGISTRATIONS

Trademark Description	Registration No.
720	2443172
Area 51	2006670
California Speed	2324771
Championship Sprint	3065848
Dr. Muto	2730944
Gauntlet	1958216
Gauntlet Seven Sorrows	3088783
Hard Drivin'	1838770
Klax	1693225
Marble Madness	2237194
Maximum Force	2168298
Paperboy	1746845
Paperboy	1366860
Pit-Fighter	3065849
Primal Rage	2065181
Primal Rage	1987485
Race Drivin'	1686544
Race Drivin'	1727125
Rampart	1813008
Rampart	3063366
S.T.U.N. Runner	3163937
San Francisco Rush Extreme Rac	2191354
Slash Fang	2179263
Super Sprint	3063363
Toobin'	3063362
Vapor Trx	2300654
Vindicators	3199613
XYBots	3135234

TRADEMARK APPLICATIONS

Trademark Description	Serial No.
Blacksite Area 51	77/019517
Cyberball 2072	78/586574
Haven: Call of the King	78/422016

Midway Games West Inc.
Schedule A-2