OP \$165.00 3753195

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM356753

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
STAGING CONCEPTS ACQUISITION, LLC		09/14/2015	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	MERCANTILE BANK OF MICHIGAN	
Street Address:	310 LEONARD ST., N.W.	
City:	GRAND RAPIDS	
State/Country:	MICHIGAN	
Postal Code:	49504	
Entity Type:	Michigan banking corporation: MICHIGAN	

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	3753195	RAILING CONCEPTS
Registration Number:	2943491	STAGING CONCEPTS
Registration Number:	1639763	STAGING CONCEPTS
Registration Number:	4568799	SC RAILING COMPANY
Registration Number:	4682396	ARCHITECTURAIL
Serial Number:	86245580	BRAVADO

CORRESPONDENCE DATA

Fax Number: 7346231625

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

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

Phone: 734-623-1906

Email:cmitchell@dickinsonwright.comCorrespondent Name:CHRISTOPHER A. MITCHELL

Address Line 1: 350 S. MAIN ST. Address Line 2: SUITE 300

Address Line 4: ANN ARBOR, MICHIGAN 48104

ATTORNEY DOCKET NUMBER:	25444-72
NAME OF SUBMITTER:	CHRISTOPHER A. MITCHELL
SIGNATURE:	/CHRISTOPHER A. MITCHELL/

DATE SIGNED:	09/29/2015
Total Attachments: 5	
source=25444-72 - Trademark Security	Agreement#page1.tif
source=25444-72 - Trademark Security	Agreement#page2.tif
source=25444-72 - Trademark Security	Agreement#page3.tif
source=25444-72 - Trademark Security	Agreement#page4.tif
source=25444-72 - Trademark Security	Agreement#page5.tif

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>") is entered into as of September 14, 2015 by STAGING CONCEPTS ACQUISITION, LLC, a Delaware limited liability company (the "<u>Grantor</u>"), in favor of MERCANTILE BANK OF MICHIGAN, a Michigan banking corporation (the "<u>Lender</u>").

Recitals

- A. The Grantor (together with any other Person who becomes a "Borrower" under the Credit Agreement, collectively, the "Borrowers"), Stadium Consolidation, LLC, a Delaware limited liability company ("Holdings"), SCA Holdco, Inc., a Delaware corporation ("SCA Holdco"), and the Lender entered into a Credit Agreement dated on or about the date hereof (as amended, supplemented, restated or otherwise modified from time to time, the "Credit Agreement"), pursuant to which the Lender has made available to the Borrowers a revolving credit facility and term loan.
- B. In connection with the Credit Agreement, the Grantor, certain affiliates of the Grantor, and Lender entered into a Security Agreement dated on or about the date hereof (as amended, supplemented, restated or otherwise modified from time to time, the "Security Agreement"), pursuant to which the Secured Obligations (as therein defined) from time to time owing to the Lender are secured.
- C. Pursuant to the terms of the Security Agreement, the Grantor transferred, assigned and granted to the Lender a first-priority security interest (subject to Permitted Liens (as defined in the Security Agreement)) in substantially all of the assets of the Grantor, including all right, title and interest in, to and under all now owned or existing or hereafter acquired or arising Intellectual Property (as defined in the Security Agreement), including without limitation trademarks, trademark applications, trademark licenses and related assets, to secure the prompt and complete payment and performance of the Secured Obligations.

Agreement

In consideration of the recitals set forth above and the mutual agreements contained herein and in the Credit Agreement and the other Loan Documents, the Grantor hereby grants to the Lender, to secure the Secured Obligations, a continuing security interest in all of the Grantor's right, title and interest in, to and under the following, whether now owned by or owing to, or hereafter acquired by or arising in favor of the Grantor (including any trade name or derivations thereof):

- (1) each trademark and trademark application, including, without limitation, each trademark and trademark application referred to in <u>Schedule 1</u> attached hereto, together with any reissues, continuations or extensions thereof and all goodwill associated therewith;
- (2) each trademark license, including, without limitation, each trademark license listed on <u>Schedule 1</u> attached hereto, together with all goodwill associated therewith; and

all products and proceeds of the foregoing, including, without limitation, any claim by the Grantor against third parties for past, present or future infringement of any trademark, including, without limitation, any trademark referred to in Schedule 1 attached hereto, any trademark issued pursuant to a trademark application referred to in Schedule 1 and any trademark licensed under any trademark license listed on Schedule 1 attached hereto (items 1 through 3 being herein collectively referred to as the "Trademark Collateral").

The security interest granted to the Lender herein is granted in furtherance, and not in limitation of, the security interests granted to the Lender pursuant to the Security Agreement; provided, however, that nothing in this Agreement shall expand, limit or otherwise modify the security interests granted in the Security Agreement. The Grantor acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern. All capitalized terms used but not defined herein shall have the respective meanings ascribed thereto in the Credit Agreement.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Grantor has executed this Agreement as of the date first set forth above.

	STAGING CONCEPTS ACQUISITION, LLC
	Ву:
	Name: Martin Stein
	Its: Manager
Accepted and Acknowledged:	
MERCANTILE BANK OF MICHIGAN	
THE STANDARD AND AND STANDARD	
By:	

Name: Andrew Miedema	
Title: Vice Precident	

IN WITNESS WHEREOF, the Grantor has executed this Agreement as of the date first set forth above.

STAGING CONCEPTS ACQUISITION, LLC

By:	 	
Name:		
Its:		

Accepted and Acknowledged:

MERCANTILE BANK OF MICHIGAN

Title: Vice President

Signature Page Trademark Security Agreement

SCHEDULE 1 to TRADEMARK SECURITY AGREEMENT

Trademarks, Trademark Applications and Trademark Licenses

<u>Owner</u>	<u>Mark</u>	Application or Registration No.	<u>Country</u>	Issue or <u>Filing Date</u>
Borrower	Railing Concepts	3,753,195	U.S.	Registration date: February 23, 2010
Borrower	Staging Concepts and Design STAGING CONCEPTS	2,943,491	U.S.	Registration date: April 26, 2005
Borrower	Staging Concept	1,639,763	U.S.	Registration date: April 2, 1991
Borrower	SC Railing Company	4,568,799	U.S.	Registration date: July 15, 2014
Borrower	Architecturail	4,682,396	U.S.	Registration date: February 3, 2015
Borrower	Bravado	86/245,580	U.S.	Filing date: May 26, 2015 [Intent to use trademark application]

DETROIT 25444-72 1359819v3

RECORDED: 09/29/2015