# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM518706

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE:** SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
PARTERRE FLOORING AND SURFACE SYSTEMS LLC			Limited Liability Company: DELAWARE

# **RECEIVING PARTY DATA**

Name:	Monroe Capital Management Advisors, LLC, as Administrative Agent			
Street Address:	ess: 311 South Wacker Drive			
Internal Address:	Suite 6400			
City:	Chicago			
State/Country:	ILLINOIS			
Postal Code:	60606			
Entity Type:	Limited Liability Company: DELAWARE			

# **PROPERTY NUMBERS Total: 3**

Property Type	Number	Word Mark	
Registration Number:	5093625	PARTERRE	
Registration Number:	4991310	COMPETE SPORTS FLOOR	
Registration Number:	5464210	PARTERRE	

## CORRESPONDENCE DATA

Fax Number: 3126095005

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: 312-609-7943

Email: skowalski@vedderprice.com

**Correspondent Name:** Sylvia Kowalski

Address Line 1: 222 North LaSalle Street - 24th Floor

Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	36942.00.0041 -Hancock
NAME OF SUBMITTER:	Sylvia Kowalski
SIGNATURE:	/Sylvia Kowalski/
DATE SIGNED:	04/11/2019

**Total Attachments: 6** 

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### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement") dated April 10, 2019, is executed by the undersigned ("Grantor") for the benefit of Monroe Capital Management Advisors, LLC, a Delaware limited liability company, as administrative agent for itself, the Lenders, and certain Affiliates of the Lenders (the "Administrative Agent"), in connection with a Guaranty and Collateral Agreement dated as of August 22, 2017, among Grantors party thereto and Administrative Agent (as amended, restated, supplemented or otherwise modified from time to time, the "Guaranty and Collateral Agreement"). Capitalized terms not otherwise defined in this Agreement are being used in this Agreement as defined in the Guaranty and Collateral Agreement.

Pursuant to the Guaranty and Collateral Agreement, Grantor has granted to Administrative Agent, for itself and the ratable benefit of the Lenders, a security interest in substantially all of its assets, including all of its right, title, and interest in, to, and under all now owned and hereafter acquired trademarks, trademark applications, trademark licenses, and all products and proceeds thereof, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Secured Obligations. Pursuant to the Guaranty and Collateral Agreement, Grantor is required to execute and deliver to Administrative Agent, for itself and the ratable benefit of the Lenders, this Agreement.

In consideration of the mutual agreements set forth herein and in the Credit Agreement and the Guaranty and Collateral Agreement, Grantor does hereby grant to Administrative Agent, for itself and the ratable benefit of the Lenders and (to the extent provided in this Agreement and the Guaranty and Collateral Agreement) their Affiliates, a continuing security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired:

- (1) each Trademark and Trademark application, including, without limitation, each Trademark and Trademark application referred to in <u>Schedule 1</u>, together with any renewals or divisionals thereof and all goodwill associated therewith (though excluding any "intent to use" Trademark application for which a statement of use has not been filed and accepted with the United States Patent and Trademark Office); and
- all products and Proceeds of the foregoing, including, without limitation, any royalties or any claim by Grantor against third parties for past, present or future infringement of any Trademark, including, without limitation, any Trademark referred to in Schedule 1 and any Trademark issued pursuant to a Trademark application referred to in Schedule 1 (items (1) and (2) being herein collectively referred to as the "Trademark Collateral").

This security interest is granted in conjunction with the security interests granted to Administrative Agent pursuant to the Guaranty and Collateral Agreement and subject to limitations set forth therein and in the Credit Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Credit

Agreement and in the Guaranty and Collateral Agreement, the terms and provisions of each of which are incorporated by reference herein as if fully set forth herein.

As used in this Agreement, the capitalized terms "Proceeds" and "Trademarks" are as defined in the Guaranty and Collateral Agreement. Those definitions, in relevant part, *mutatis mutandis*, are provided below for convenience only and do not affect the construction of this Agreement, the Credit Agreement, or the Guaranty and Collateral Agreement:

"Proceeds" means all "proceeds" as such term is defined in Section 9-102(a)(64) of the Uniform Commercial Code as in effect on the Closing Date and from time to time in the State of New York.

"Trademarks" means (a) all trademarks, trade names, corporate names, Grantor's names, business names, fictitious business names, trade styles, service marks, logos, and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith (other than any "intent-to-use" applications), whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, or otherwise, and all common-law rights related thereto; and (b) the right to obtain all renewals thereof.

This Agreement is in addition to that certain Trademark Security Agreement dated as of August 22, 2017 between the Grantor and the Administrative Agent (the "<u>Prior Agreement</u>") and is not an amendment, restatement or substitution thereof. The Prior Agreement remains in full force and effect, and each Grantor hereby ratifies and affirms all terms and conditions in the Prior Agreement.

[Signature Pages Follow]

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Grantor is signing this Trademark Security Agreement as of the date stated in the introductory clause.

> PARTERRE FLOORING AND SURFACE SYSTEMS LLC, a Delaware limited liability company, as Grantor

Title: Chief Executive Officer

Acknowledged:

MONROE CAPITAL MANAGEMENT ADVISORS, LLC, as Administrative Agent

By: Manue: Michael Veyer Title: Director

Schedule 1

<u>Trademark Collateral</u>

Grantor	Country	Trademark	Trademark Application	Trademark Registration	Date of Application	Date of Registration
		Class		Number		
Parterre	USA	PARTERRE	86627867	5093625	13 May 2015	06 Dec 2016
Flooring and		027				
Surface		027				
Systems						
LLC						
Parterre	USA		86629340	4991310	14 May 2015	05 Jul 2016
Flooring						
and		compete				
Surface		0.0000000000000000000000000000000000000				
Systems		019				
LLC	1104		07505045	5464040	200	2011
Parterre	USA	PARTERRE	87626245	5464210	28 Sep 2017	08 May 2018
Flooring and		019				
Surface		019				
Systems						
LLC						
Parterre	USA	VITTORIA	87689794		17 Nov 2017	
Flooring						
and		019				
Surface						
Systems						
LLC	Chin	DARTERRE	26010010	26040040	47.0 2047	47.0 2047
Parterre	China	PARTERRE	26910840	26910840	17 Oct 2017	17 Oct 2017
Flooring and		019				
Surface		013				
Systems						
LLC						
Parterre	Hong	PARTERRE	304351761	304351761	29 Nov 2017	29 Nov 2017
Flooring	Kong					
and		019				
Surface						
Systems						
LLC						

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Parterre	Hong	COMPLETE	304352355	304352355	30 Nov 2017	30 Nov 2017
Flooring	Kong	SPORTS FLOOR				
and		019				
Surface						
Systems						
LLC						
Parterre	Taiwan	PARTERRE	106065500	1909202	18 Oct 2017	16 Apr 2018
Flooring		019				
and						
Surface						
Systems						
LLC						

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**RECORDED: 04/11/2019**