900697187 05/27/2022

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM730878

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900675825

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Convene Philadelphia Holdco A, LLC		08/29/2019	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Sentry Centers Holdings LLC
Street Address:	101 Greenwich Street, 4th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10006
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3066654	THE HUB
Registration Number:	3138968	

CORRESPONDENCE DATA

Fax Number: 6169755505

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: 616-975-5500

Email: clark@gardner-linn.com

Correspondent Name: Gardner Linn Burkhart & Ondersma LLP
Address Line 1: 2900 Charlevoix Dr., SE, Suite 300
Address Line 4: Grand Rapids, MICHIGAN 49546

ATTORNEY DOCKET NUMBER:	SEN05 T-102/T103
NAME OF SUBMITTER:	Matthew D. Kendall
SIGNATURE:	/mdk/
DATE SIGNED:	05/27/2022

Total Attachments: 3

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CONFIRMATORY TRADEMARK ASSIGNMENT

WHEREAS, Convene Philadelphia Holdco A, LLC, a Delaware limited liability company (hereinafter referred to as "ASSIGNOR"), had used the below listed marks in commerce in the United States and had obtained the following United States trademark registrations:

Registration No.	Registration Date	Mark
3,066,654	March 7, 2006	THE HUB
3,138,968	September 5, 2006	

WHEREAS, ASSIGNOR previously executed, on August 29, 2019, a "Liquidating Distribution Agreement" assigning all right, title, and interest in and to the marks listed above, together with the goodwill of the business symbolized by the marks, as required by 15 U.S.C. § 1060, along with the right to recover damages and profits for past infringement thereof, to Sentry Centers Holdings LLC, a Delaware Limited Liability Company, having its principal place of business at 101 Greenwich Street, 4th Floor, New York, New York 10006 (hereinafter referred to as "ASSIGNEE");

WHEREAS, ASSIGNEE is the successor to ASSIGNOR's ongoing and existing business to which the trademarks identified above pertain, which business was ongoing and existing at the time the aforementioned Liquidating Distribution Agreement was executed, and has acquired said trademarks and registrations therefor in the United States;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, said ASSIGNOR, Philadelphia Holdco A, LLC, does hereby confirm the August 29, 2019 sale, assignment, and transfer to said ASSIGNEE, Sentry Centers Holdings LLC, all right, title and interest in and to the trademarks listed above, along with the goodwill of the business symbolized thereby, as required by 15 U.S.C. § 1060, together with the entire ongoing and existing business to which the trademarks pertain, as well as the right to recover damages for any and all past infringement thereof, any and all rights under any causes of action having accrued heretofore with respect to the said trademarks in the United States and its territories.

Date

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	May 23	, 2022

Name: Ryan Simonetti Title: Chief Executive Officer

CONVENE PHILADELPHIA HOLDCO A, LLC

SENTRY CENTERS HOLDINGS LLC

May 23 Name: Ryan Simonetti Date

Title: Chief Executive Officer

TRADEMARK REEL: 007723 FRAME: 0871

LIQUIDATING DISTRIBUTION AGREEMENT

This LIQUIDATING DISTRIBUTION AGREEMENT (this "<u>Agreement</u>"), dated as of August 29, 2019, is made by and between Convene Philadelphia Holdco A, LLC, a Delaware limited liability company (the "<u>Company</u>"), and Sentry Centers Holdings LLC, a Delaware limited liability company (the "<u>Parent</u>", and collectively with the Company, the "<u>Parties</u>").

WHEREAS, the Parent, as the sole member of the Company, has determined to liquidate and dissolve the Company in accordance with that certain Plan of Complete Liquidation and Dissolution of the Company adopted by the Parent effective August 29, 2019 (the "Plan of Liquidation");

WHEREAS, the Company owns 100% of the membership interests (the "<u>Units</u>") of (i) Convene 20th & Market, LLC, (ii) Convene 29th & Arch, LLC and (iii) Convene South 17th, LLC; and

WHEREAS, in connection with the liquidation and dissolution of the Company, the assets of the Company shall be distributed to the Parent in accordance with the Plan of Liquidation.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Company hereby agrees as follows:

- 1. Assignment of Units. The Company hereby sells, assigns, transfers, conveys and delivers to the Parent, all of the Company's rights, title and interest in and to the Units, free and clear of any and all Liens (other than restrictions on transfer under applicable federal and state securities laws).
- 2. Counterparts. This Agreement may be executed in one or more counterparts (delivery of which may be by facsimile or via email as a portable document format (.pdf)), all of which, taken together, shall be considered one and the same agreement, and shall become effective when one or more counterparts has been signed by each of the Parties hereto and delivered to the other Parties.
- 3. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, applicable to agreements made and to be performed entirely within such State, without regard to the conflict of laws principles thereof. Any disputes or claims arising out of or in connection with this Agreement and the transactions contemplated or documents required hereby shall be submitted to the exclusive jurisdiction of the courts of the State of New York and the federal courts of the United States of America located in the State of New York, County of New York, and appropriate appellate courts therefrom.

[Remainder of the page intentionally left blank]

TRADEMARK REEL: 007723 FRAME: 0872 IN WITNESS WHEREOF, the parties hereto have caused this Agreement to executed as of the date first above written.

PARENT:

SENTRY CENTERS HOLDINGS, LLC

By: Chw Own

Title: Chief Financial Officer

COMPANY:

CONVENE PHILADELPHIA HOLDCO A,

LLC

By: Mr (Will Name: Andrew Webb

Title: Chief Financial Officer

[Signature Page to Plan of Complete Liquidation and Dissolution of Convene Philadelphia Holdco A, LLC]

RECORDED: 05/27/2022

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