TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM829628

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	SECURITY INTEREST
RESUBMIT DOCUMENT ID:	900779096

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DANA POINT BEACH RESORT LLC		06/02/2023	Limited Liability Company: DELAWARE
DANA POINT BEACH RESORT II LLC		06/02/2023	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	GOLDMAN SACHS BANK USA	
Street Address:	2001 Ross Avenue, 30th Floor	
City:	Dallas	
State/Country:	TEXAS	
Postal Code:	75201	
Entity Type:	Chartered Bank: NEW YORK	

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	5840388	MONARCH BEACH KIDS
Registration Number:	5539059	PART & PARCEL MARKET
Registration Number:	6375402	MONARCH BEACH RESORT
Registration Number:	5492673	SOMBRA
Registration Number:	5481579	AVEO TABLE + BAR
Registration Number:	5492671	SOMBRA
Registration Number:	5481577	AVEO TABLE + BAR
Registration Number:	5324629	PART & PARCEL MARKET
Registration Number:	5324628	PART & PARCEL
Registration Number:	5054036	PART & PARCEL MARKET

CORRESPONDENCE DATA

Fax Number: 3125548015

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: 3125548000 YF@Pattishall.com Email:

Correspondent Name: Pattishall, McAuliffe, Newbury, Hilliard Address Line 1: 200 South Wacker Drive, Suite 2900 Address Line 4: Chicago, ILLINOIS 60606-5896 NAME OF SUBMITTER: Bradley L. Cohn **SIGNATURE:** /bradleycohn/ **DATE SIGNED:** 08/04/2023 **Total Attachments: 7** source=13. Monarch Beach 2023 - LD - Trademark Security Agreement (Executed)#page1.tif source=13. Monarch Beach 2023 - LD - Trademark Security Agreement (Executed)#page2.tif source=13. Monarch Beach 2023 - LD - Trademark Security Agreement (Executed)#page3.tif

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of June 2, 2023 (the *Effective Date*), made by and between DANA POINT BEACH RESORT LLC and DANA POINT BEACH RESORT II LLC, each a Delaware limited liability company (collectively, *Grantor*) and GOLDMAN SACHS BANK USA, a New York state-chartered bank, as administrative agent for itself and the other lenders that may exist from time to time under the Loan Agreement (as defined below) and their respective successors and permitted assigns (together with its successors and assigns under the Loan Agreement, the *Agent*).

WHEREAS, GOLDMAN SACHS BANK USA, a New York state-chartered bank, as lender (together with its successors and assigns, and such other co-lenders as may exist from time to time, together with each of their successors and assigns, *Lender*) has agreed to make a Loan to the Grantor under that certain Loan Agreement, dated as of the date hereof, by and among Borrowers and Lender (the *Loan Agreement*).

WHEREAS, Agent entered into that certain Intellectual Property Security Agreement, dated as of as of the date hereof, by and among Grantor and Agent (the *Security Agreement*).

WHEREAS, pursuant to the Security Agreement, the Grantor granted a Security Interest to the Agent in the Trademark Collateral (as defined below) and is required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt of which is hereby acknowledged, Grantor and Agent hereby agree as follows:

1. Defined Terms

All capitalized terms used in this Trademark Security Agreement and not otherwise defined herein will have the meanings assigned to them in the Security Agreement or Loan Agreement, as applicable.

2. Supplement to Security Agreement

This Trademark Security Agreement has been entered into in conjunction with the Security Interest granted to Agent under the Security Agreement, and Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. The terms of this Trademark Security Agreement are supplemental to and not in replacement of the terms of the Security Agreement, and the rights and remedies of Agent with respect to the security interests granted herein are without prejudice to, but in addition to, those set forth in the Security Agreement. If there is any conflict between this Trademark Security Agreement and the Security Agreement, the Security Agreement will govern.

3. Security Interest and Collateral

Grantor hereby grants Agent a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under following, in each case whether now owned or existing or hereafter acquired, developed, created or arising and wherever located (collectively, the *Trademark Collateral*):

a. (i) trademarks, service marks, certification marks, trade names, social media identifiers, handles or other types of source identifier, whether arising under a statute or under common law, and whether registered or unregistered; (ii) corporate and company names, business names, trade styles, designs, logos or trade dress; (iii) the goodwill of the business connected with the use of or symbolized by any trademark or service mark; (iv) registrations, renewals, applications and other filings for any trademarks in any IP Filing Office; and (v) rights throughout the world analogous to the foregoing,

- including, without limitation, each trademark listed in Schedule 1 attached hereto (as such schedule may be amended or supplemented from time to time) (collectively, *Trademarks*); and
- b. for any Trademark, any (i) rights to royalties, revenues, income, damages or other payments arising therefrom; and (ii) all other accrued and unaccrued causes of action (whether in contract, tort or otherwise) or rights to claim, sue or collect damages for or enjoin or obtain other legal or equitable relief for, an infringement, misuse, misappropriation, dilution, violation, unfair competition or other impairment (whether past, present or future) thereof, including expired items; and (iii) any Proceeds relating to any of the foregoing.

Notwithstanding the foregoing, the Trademark Collateral shall not include any "intent-to-use" application for registration of a Trademark filed with the USPTO pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, but solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law. For the avoidance of doubt, this Trademark Security Agreement is not to be construed as an assignment of any Trademark Collateral.

4. Recordation

Grantor authorizes the Commissioner for Trademarks and any other government officials to record and register this Trademark Security Agreement upon request by Agent.

5. Termination

When all the Secured Obligations have been completely and indefeasibly paid and performed in full, this Trademark Security Agreement will terminate.

6. Governing law

This Trademark Security Agreement shall be governed by, and construed in accordance with, the laws of the State of New York without regard to conflicts of laws principles thereof but including Section 5-1401 and 5-1402 of the New York General Obligations Law.

7. Counterparts

This Trademark Security Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument. Notices and other communications may be delivered electronically (including by e-mail) and will be effective upon receipt, except that any record required to be signed, executed or authenticated will only be effective when authenticated and delivered by electronic imaging means (e.g., .pdf or .tiff).

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GRANTOR:

DANA POINT BEACH RESORT LLC,

a Delaware limited liability company

By: Name: Dan D'Arrigo

Title: Authorized Signatory

[Signatures continue on the following page]

 $Monarch\ Beach-LD-Trademark\ Security\ Agreement$

DANA POINT BEACH RESORT II LLC,

a Delaware limited liability company

Title: Director

[Signatures continue on the following page]

AGENT:

GOLDMAN SACHS BANK USA,

a New York state-chartered bank

By:

Name: Zachary Glasser Title: Authorized Person

SCHEDULE 1 TO TRADEMARK SECURITY AGREEMENT

REGISTERED TRADEMARKS

<u>Mark</u>	REGISTRATION NUMBER	REGISTRATION DATE	GRANTOR	
MONARCH BEACH KIDS & Design	5840388	August 20, 2019	Dana Point Beach Resort II LLC Limited Liability Company	
PART & PARCEL MARKET	5539059	August 14, 2018	Dana Point Beach Resort II LLC Limited Liability Company	
MONARCH BEACH RESORT & Design	6375402	June 8, 2021	Dana Point Beach Resort II LLC Limited Liability Company	
SOMBRA & Design	5492673	June 12, 2018	Dana Point Beach Resort II LLC Limited Liability Company	
AVEO TABLE + BAR & Design	5481579	May 29, 2018	Dana Point Beach Resort II LLC Limited Liability Company	
SOMBRA	5492671	June 12, 2018	Dana Point Beach Resort II LLC Limited Liability Company	
AVEO TABLE + BAR	5481577	May 29, 2018	Dana Point Beach Resort II LLC Limited Liability Company	
PART & PARCEL MARKET & Design	5324629	October 31, 2017	Dana Point Beach Resort II LLC Limited Liability Company	
PART & PARCEL	5324628	October 31, 2017	Dana Point Beach Resort II LLC Limited Liability Company	
PART & PARCEL	5054036	October 4, 2016	Dana Point Beach Resort II LLC	

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MARKET		Limited	Liability
		Company	

TRADEMARK APPLICATIONS

None.

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TRADEMARK RECORDED: 06/13/2023 **REEL: 008155 FRAME: 0976**