# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: TMI159716

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
ARCHER GAMING, LLC		04/09/2024	Limited Liability Company: DELAWARE

# **RECEIVING PARTY DATA**

Company Name:	FIFTH THIRD BANK, NATIONAL ASSOCIATION, as Collateral Agent
Street Address:	38 Fountain Square Plaza
City:	Cincinnati
State/Country:	OHIO
Postal Code:	45263
Entity Type:	National Banking Association: UNITED STATES

### **PROPERTY NUMBERS Total: 23**

900847115

Property Type	Number	Word Mark
Registration Number:	5678050	BUCK SHOT
Registration Number:	5510677	FUN HOUSE
Registration Number:	5440888	WHOPPIN' WALLEYE
Registration Number:	5440887	HEROIC 7'S
Registration Number:	5440886	CANDY SHACK
Registration Number:	5440885	CANDY SHACK
Registration Number:	5440884	BUCK SHOT
Registration Number:	5440883	ABC BUCKS
Registration Number:	5377577	ABC BUCKS
Registration Number:	5360498	V FOR VICTORY
Registration Number:	5319998	ISLAND PARADISE
Registration Number:	5304219	ISLAND PARADISE
Registration Number:	5207342	SURFIN' USA
Registration Number:	5207341	HEROIC 7'S
Registration Number:	5174330	VEGAS NIGHTS
Registration Number:	5174329	SURFIN' USA
Registration Number:	5174328	OLD GLORY
Registration Number:	5174327	OLD GLORY
Registration Number:	5174326	MOTHER LODE
	•	TRADEMARK ——

TRADEMARK

**REEL: 008395 FRAME: 0749** 

Property Type	Number	Word Mark
Registration Number:	5154036	POWER TAB
Serial Number:	98280536	GONE FISHIN'
Serial Number:	98142755	MOTHER LODE
Serial Number:	98142745	MOTHER LODE

#### **CORRESPONDENCE DATA**

**Fax Number:** 7043311159

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:** (704)331-1000

**Email:** pto\_tmconfirmation@mvalaw.com,maryelizabethzaldivar@mvalaw.com

Correspondent Name: John Slaughter

Address Line 1: Moore & Van Allen PLLC

**Address Line 2:** 100 North Tryon Street, Suite 4700

Address Line 4: Charlotte, NORTH CAROLINA 28202-4003

ATTORNEY DOCKET NUMBER:	422311.000784
NAME OF SUBMITTER:	Mary Zaldivar
SIGNATURE:	Mary Zaldivar
DATE SIGNED:	04/11/2024

#### **Total Attachments: 5**

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#### TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT, dated as of April 9, 2024, made by the undersigned grantor (the "<u>Grantor</u>"), in favor of Fifth Third Bank, National Association, in its capacity as Collateral Agent.

### WITNESSETH:

WHEREAS, the Grantor is party to that certain Security and Pledge Agreement dated as of June 28, 2023, (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the Collateral Agent pursuant to which the Grantor is required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Collateral Agent, for the benefit of the Secured Creditors, to enter into the Credit Agreement, the Grantor hereby agrees with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. <u>Grant of Security Interest in Trademark Collateral</u>. As security for the Obligations, the Grantor hereby pledges and grants to the Collateral Agent for the benefit of the Secured Parties a continuing security interest in all of its right, title and interest in, to and under all the following Collateral of the Grantor or in which the Grantor has any rights:

- (a) Marks of the Grantor listed on <u>Schedule I</u> attached hereto (other than "intent to use" applications for trademark or service mark registrations filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. Section 1051, unless and until an "Amendment to Allege Use" or a "Statement of Use" under Section 1(c) and 1(d) of said Act has been filed in, and accepted by, the PTO, and other Excluded Collateral);
  - (b) all goodwill associated with such Marks; and
- (c) all Proceeds of any and all of the foregoing (collectively, the "<u>Trademark Collateral</u>").

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement and Grantor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the security interest in the Marks 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. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. <u>Termination</u>. Upon the payment in full of the Obligations and termination of the Security Agreement, the Collateral Agent shall execute, acknowledge, and deliver to the Grantor an instrument in writing in recordable form releasing the collateral pledge, grant and security interest in the Marks under this Trademark Security Agreement.

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SECTION 5. Counterparts. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts. The words "execution," "execute," "signed," "signature," and words of like import in or related to any document to be signed in connection with this Trademark Security Agreement and the transactions contemplated hereby shall be deemed to include electronic signatures, the electronic matching of assignment terms and contract formations on electronic platforms approved by the Collateral Agent, or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable law, including the Federal Electronic Signatures in Global and National Commerce Act, the New York State Electronic Signatures and Records Act, or any other similar state laws based on the Uniform Electronic Transactions Act; provided that notwithstanding anything contained herein to the contrary the Collateral Agent is under no obligation to agree to accept electronic signatures in any form or in any format unless expressly agreed to by the Collateral Agent pursuant to procedures approved by it.

SECTION 6. <u>Governing Law.</u> This Trademark Security Agreement and the transactions contemplated hereby, and all disputes between the parties under or relating to this Trademark Security Agreement or the facts or circumstances leading to its execution, whether in contract, tort or otherwise, shall be construed in accordance with and governed by the laws (including statutes of limitation) of the State of New York, without regard to conflicts of law principles that would require the application of the laws of another jurisdiction.

[Signature Pages Follow]

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

ARCHER GAMING, LLC, a Delaware limited liability company

By:

Mame: Jennifer L. Gehrlein
Title: Authorized Representative

Accepted and Agreed:

FIFTH THIRD BANK, NATIONAL ASSOCIATION, as Collateral Agent

By:		
Name:		
Title:		

[Arrow (Powerhouse) - Signature Page to Trademark Security Agreement]

IN WITNESS WHEREOF, the Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

ARCHER GAMING, LLC, a Delaware limited liability company

By:

Name: Jennifer L. Gehrlein
Title: Authorized Representative

Accepted and Agreed:

FIFTH THIRD BANK, NATIONAL ASSOCIATION, as Collateral Agent

By: John Onulak
Title: Vice President

[Arrow (Powerhouse) - Signature Page to Trademark Security Agreement]

TRADEMARK

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# Schedule I

# Archer Gaming, LLC (Delaware Limited Liability Company)

# U.S. Trademarks

# **Trademark Registrations**

Mark	Reg. No.	Reg. Date
BUCK SHOT and Design	5678050	02/19/2019
FUN HOUSE (Stylized)	5510677	07/10/2018
WHOPPIN' WALLEYE and Design	5440888	04/10/2018
HEROIC 7'S	5440887	04/10/2018
CANDY SHACK and Design	5440886	04/10/2018
CANDY SHACK	5440885	04/10/2018
BUCK SHOT	5440884	04/10/2018
ABC BUCKS and Design	5440883	04/10/2018
ABC BUCKS	5377577	01/16/2018
V FOR VICTORY and Design	5360498	12/19/2017
ISLAND PARADISE (Stylized)	5319998	10/31/2017
ISLAND PARADISE	5304219	10/10/2017
SURFIN' USA	5207342	05/23/2017
HEROIC 7'S (Stylized)	5207341	05/23/2017
VEGAS NIGHTS (Stylized)	5174330	04/04/2017
SURFIN' USA and Design	5174329	04/04/2017
OLD GLORY and Design	5174328	04/04/2017
OLD GLORY	5174327	04/04/2017
MOTHER LODE	5174326	04/04/2017
POWER TAB	5154036	03/07/2017

# **Trademark Applications**

RECORDED: 04/11/2024

Mark	Appl. No.	Filing Date
GONE FISHIN'	98280536	11/21/2023
MOTHER LODE (Stylized)	98142755	08/21/2023
MOTHER LODE (Stylized)	98142745	08/21/2023

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