# OP \$65.00 330710

## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Trademark Security Agreement	

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Austin Outdoor, LLC		12/31/2008	LIMITED LIABILITY	
		12/3 1/2006	COMPANY: FLORIDA	

## **RECEIVING PARTY DATA**

Name:	Triangle Mezzanine Fund, LLLP
Street Address:	3700 Glenwood Avenue
Internal Address:	Suite 530
City:	Raleigh
State/Country:	NORTH CAROLINA
Postal Code:	27612
Entity Type:	Limited Liability Limited Partnership: NORTH CAROLINA

#### PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark	
Registration Number:	3307100	AUSTIN OUTDOOR	
Registration Number:	3307101	AUSTIN OUTDOOR	

#### **CORRESPONDENCE DATA**

Fax Number: (704)353-3698

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 704 331 5792

Email: donna.millard@klgates.com

Correspondent Name: Karl S. Sawyer, Jr.

Address Line 1: 214 N Tryon St., Hearst Tower 47th Floor

Address Line 2: K & L Gates LLP

Address Line 4: Charlotte, NORTH CAROLINA 28202

ATTORNEY DOCKET NUMBER:	32852.007 TRIANGLECAPITAL	
NAME OF SUBMITTER:	Karl S. Sawyer, Jr.	

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TRADEMARK

Signature:	/ Karl S. Sawyer, Jr. /	
Date:	01/13/2009	
Total Attachments: 5 source=TMSecAgmtAustinOutdoortoTriangleMezzanine#page1.tif source=TMSecAgmtAustinOutdoortoTriangleMezzanine#page2.tif source=TMSecAgmtAustinOutdoortoTriangleMezzanine#page3.tif source=TMSecAgmtAustinOutdoortoTriangleMezzanine#page4.tif source=TMSecAgmtAustinOutdoortoTriangleMezzanine#page5.tif		

#### TRADEMARK SECURITY AGREEMENT

Trademark Security Agreement (this "<u>Agreement</u>") dated as of December 31, 2008 by and between AUSTIN OUTDOOR, LLC, a Florida limited liability company (the "<u>Grantor</u>"), having its chief executive office at 4601 North State Street, P.O. Box 849, Bonnell, FL 32110, and TRIANGLE MEZZANINE FUND, LLLP, as Collateral Agent (in such capacity, the "<u>Collateral Agent</u>"), with offices at 3700 Glenwood Avenue, Suite 530, Raleigh, North Carolina, for the ratable benefit of itself and the other Purchasers.

This Agreement is executed pursuant to the terms of (a) the Securities Purchase Agreement dated as of April 30, 2008 (as amended, restated, supplemented or otherwise modified from time to time, the "Purchase Agreement") by and among the Borrowers, the Collateral Agent and the Holders party thereto, (b) the Security Agreement dated as of April 30, 2008 (as amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement") executed by the Grantors (as defined therein) in favor of the Collateral Agent, for the ratable benefit of itself and the other Purchasers and (c) the Consent, dated as of December 30, 2008 (as amended, restated, supplemented or otherwise modified from time to time, the "Consent"), executed by the Grantor pursuant to which the Grantor became a party to each of the Purchase Agreement and the Security Agreement. Capitalized terms used herein but not defined herein shall have the meaning assigned to them in the Purchase Agreement or the Security Agreement, as applicable.

NOW, THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the Grantor hereby grants to the Collateral Agent, for the ratable benefit of itself and the other Purchasers, a security interest in all of the Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter arising or acquired:

- (i) all Trademarks and all of the goodwill of the business connected with the use of, and symbolized by, each Trademark of the Grantor (excluding trademark applications for which Grantor has not filed and had accepted under applicable law a "Statement of Use" or "Amendment to Allege Use"), including, without limitation, each Trademark listed on Schedule A;
- (ii) all claims by the Grantor against third parties (a) for past, present or future infringement or dilution of any Trademark, including, without limitation, any Trademark listed on Schedule A or (b) injury to the goodwill associated with any Trademark; and
  - (iii) all products and proceeds of the foregoing.

The rights and remedies of the Collateral Agent with respect to the security interest granted herein are without prejudice to, and are in addition to, those set forth in the Security Agreement, all terms and provisions of which are incorporated herein by reference. In the event

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that any provisions of this Agreement are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first above written.

AUSTIN OUTDOOR, LLC, as Grantor

Name: Owen G. Tharmington

Title: Vice President

#### ACKNOWLEDGMENT

STATE OF Connecticut

COUNTY OF Fairfield

I, List Mackay, a Notary Public for said County and State, do hereby certify that Cwen b. Thavainaten personally appeared before me this day and stated that he is an Authorized Signatory of Austin Outdoor, LLC and acknowledged, on behalf of Austin Outdoor, LLC, the due execution of the foregoing instrument.

Witness my hand and official seal, this 30 day of December, 2008.

My commission expires:

July 31, 2011

LISA MACKAY Notary Public-Connecticut My Commission Expires July 31, 2011 Agreed and Accepted as of the <u>31</u> day of December, 2008.

# TRIANGLE MEZZANINE FUND, LLLP

By: New Triangle GP, LLC, Its General Partners

By: Triangle Capital Corporation, Its

Manager

Name: Cary Norther
Title: Prince

# Schedule A

# Trademarks

Trademark	Application No. Filing Date:	Registration No., Registration Date:	Owner:	
AUSTIN OUTDOOR	78/909,773 6/16/06	3,307,100 10/9/07	Austin LLC	Outdoor
AUSTIN OUTDOOR with Design	78/909,830 6/16/06	3,307,101 10/9/07	Austin LLC	Outdoor
ASIN COR				

**RECORDED: 01/13/2009** 

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