Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Shapes/Arch Holdings, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:
Shapes, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:
Delair, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:
Accu-Weld, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:
Arch Acquisition Holdings, Inc.		08/08/2008	CORPORATION:
Accu-Weld Realty Pennsylvania, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:
Shapes Realty New Jersey, L.L.C.		08/08/2008	LIMITED LIABILITY COMPANY:

RECEIVING PARTY DATA

Name:	Wells Fargo Foothill, LLC
Street Address:	One Boston Place
Internal Address:	18th Floor
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	02108
Entity Type:	LIMITED LIABILITY COMPANY:

PROPERTY NUMBERS Total: 9

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Registration Number:	2913225	DELGARD
Registration Number:	2962285	JOHNNY WEISSMULLER
Registration Number:	3061680	PATRIOT POOLS
Registration Number:	3015986	ROCKLAND
Registration Number:	1842200	TOTAL COMFORT

CORRESPONDENCE DATA

Fax Number: (617)345-3299

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

Phone: 6173453000

Email: trademarks@burnslev.com

Correspondent Name: Renee Inomata
Address Line 1: 125 Summer Street

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	42126.1 WELLSFARFOOT RI
NAME OF SUBMITTER:	Renee Inomata
Signature:	/Renee Inomata/
Date:	01/20/2009

Total Attachments: 11

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this Agreement") is made this Agreement" day of August, 2008, among Grantors listed on the signature pages hereof (collectively, jointly and severally, "<u>Grantors</u>" and each individually "Grantor"), and WELLS FARGO FOOTHILL, LLC, in its capacity as Agent for the Lender Group and each Bank Product Provider (together with its successors, "<u>Agent</u>").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement of even date herewith (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement") among Shapes/Arch Holdings, L.L.C., as parent ("Parent"), and each of Parent's subsidiaries and such subsidiaries' subsidiaries identified on the signature pages to the Credit Agreement (individually and collectively, the "Subsidiaries" and, together with Parent, referred to hereinafter each individually as a "Borrower", and individually and collectively, jointly and severally, as the "Borrowers"), the lenders party thereto as "Lenders" ("Lenders") and Agent, the Lender Group is willing to make certain financial accommodations available to Borrowers pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group and each Bank Product Provider, that certain Security Agreement dated of even date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement");

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group and each Bank Product Provider, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or the Credit Agreement.
- GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby grants to Agent, for the benefit of the Lender Group and each Bank Product Provider, a continuing first priority security interest in all of such Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
- (a) all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I hereto;

- (b) all goodwill, trade secrets, proprietary or confidential information, technical information, procedures, formulae, quality control standards, designs, operating and training manuals, customer lists, and other General Intangibles with respect to the foregoing;
 - (c) all reissues, continuations or extensions of the foregoing;
- (d) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and
- (e) all products and proceeds of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademark licensed under any Intellectual Property License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Intellectual Property License.
- SECURITY FOR OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of all the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, each Bank Product Provider or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and each Bank Product Provider, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark 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.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Agreement by amending <u>Schedule I</u> to include any such new trademark rights of Grantors. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on <u>Schedule I</u>.
- 6. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party

against whom such enforcement is sought. Any signatures delivered by a party by facsimile transmission or by e-mail transmission shall be deemed an original signature hereto.

CONSTRUCTION. Unless the context of this Trademark Security Agreement or any other Loan Document clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement or any other Loan Document refer to this Trademark Security Agreement or such other Loan Document, as the case may be, as a whole and not to any particular provision of this Trademark Security Agreement or such other Loan Document, as the case may be. Section, subsection, clause, schedule, and exhibit references herein are to this Agreement unless otherwise specified. Any reference in this Trademark Security Agreement or in any other Loan Document to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). Any reference herein or in any other Loan Document to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement) of all Obligations other than unasserted contingent indemnification Obligations and other than any Bank Product Obligations that, at such time, are allowed by the applicable Bank Product Provider to remain outstanding and that are not required by the provisions of the Credit Agreement to be repaid or cash collateralized. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein or in any other Loan Document shall be satisfied by the transmission of a Record and any Record so transmitted shall constitute a representation and warranty as to the accuracy and completeness of the information contained therein.

[signature page follows]

IN WITNESS WHEREOF, each 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. SHAPES/ARCH HOLDINGS L.L.C. GRANTORS: Ву: Name: Paul Sorepson Title: Chief Financial Officer and Treasurer SHAPES L.L.C. By: Name: Paul Sprensen Title: Chief Financial Officer and Secretary DELAIR L.L.C. By: Name: Paul Sorgusch Title: Chief Filancial Officer ACCU-WELD L.L.C. Name: Paul Sprenson Title: Chief Phyancial Officer ULTRA L.L.C. Name: Paul Sorensen Title: Chief Financial ARCH ACQUISITION HOLDINGS, INC. By:_ Name: Craig Kahler Title: Vice Resident and Treasurer ACCU-WELD REALT YPENNSYLVANIA, L.L.C.

Name: Paul Sorengen

Sccretary

Title: Chief Financial Officer, Treasurer and

IN WITNESS WHEREOF, each 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.

ioks:	SHAPENARCH ROUDINGS D.D.C.
	Ву:
	Name: Paul Sorensen
	Title: Chief Financial Officer and Treasurer
	SHAPES L.L.C,
	Ву:
	Name: Paul Sorensen
	Title: Chief Financial Officer and Secretary
	DELAIR L.L.C.
	Ву:
	Name: Paul Sorensen
	Title: Chief Financial Officer
	ACCU-WELD L.L.C.
-	Bv:
	Name: Paul Sorensen
	Title: Chief Pinantial Officer
	ULTRA L.L.C.
	. Ву:
	. Name: Paul Sorensen
	Title: Chief Financial Officer
•	ARCH ACQUISITION HOLDINGS, INC.
	By: /4/1/
	Name: Craig Kahler
	Title: Vice President and Treasurer
	ACCU-WELD REALTY PENNSYLVANIA, L.L.C.
	By:
	Name: Paul Sorensen
	Title: Chief Financial Officer, Treasurer and
	Secretary

SE	fapes realty new jersey, l.l.c.
	By: Name: Paul Sorebseh Title: Chief Financial Officer, Treasurer and
· u	Tra realty new Jersey, L.L.C.
	By:
	Name: Paul Sorensen
	Title: Chief Financial Officer, Treasurer and Secretary
AC	CCEPTED AND ACKNOWLEDGED BY:
W	ELLS FARGO FOOTHILL, LLC, as Agent
Ву	•
	me: SN Thomas
Tit	le: Vice President
STATE OF	
COUNTY	
	08, before me, the undersigned notary public,
personally appeared Craig Kahler, Vice Presid	ent of Arch Acquisition Holdings, Inc., proved to tion, which was a drivers license, to be the person to on the preceding or attached document, and
·	Notary Public
	Name:
	My Commission Expires:

S.	hapes realty new jersey, l.l.c.
	Name: Paul Sorensen Title: Chief Financial Officer, Treasurer and Secretary
·	iltra realty new jersey, l.l.C.
	By:
A	CCEPTED AND ACKNOWLEDGED BY:
V	VELLS FARGO FOOTHILL, LLC, as Agent
N	sy: lame: SN Thomas lite: Vice President
STATE OI	Florida
personally appeared Craig Kahler, Vice Presime through satisfactory evidence of identifi	2008, before me, the indersigned notary public, ident of Arch Acquisition Holdings, inc., proved to ication, which was a drivers license, to be the person ity, on the preceding or attached document, and luntarily for its stated purpose. Notary Public Name: PODIA GIONINO My Commission Expires: OG: 10/2012

STATE OF New Geracy
STATE OF WWW Charley
Gloriester COUNTY
On this day of August, 2008, before me, the undersigned notary public,
personally appeared Paul Scrensen, Chief Financial Officer of each of Shapes/Arch Holdings,
L.L.C., Shapes L.L.C., Delair L.L.C., Accu-Weld L.L.C., Ultra L.L.C., Accu-Weld Realty
Pennsylvania, L.L.C., Shapes Realty New Jersey, L.L.C. and Ultra Realty New Jersey, L.L.C.,
proved to me through satisfactory evidence of identification, which was a drivers license, to be
the person whose name is signed on behalf of such entities, on the preceding or attached
document, and acknowledged to me that he so signed it voluntarily for its stated purpose.
(Suche De un Berge a)
Notary Public 7
Name; LINOA DIARE DIAZZO
My Commission Expires:
STATE OF LINDA DIANE BIAZZO
NOTARY PUBLIC STATE OF NEW JERSEY
COUNTY MY COMM. EXP. 10/16/11
On this day of August, 2008, before me, the undersigned notary public,
personally appeared SN Thomas, Vice President of Wells Fargo Foothill, LLC, proved to me
through satisfactory evidence of identification, which was personal knowledge, to be the person
whose name is signed on behalf of Wells Fargo Foothill, LLC on the preceding or attached
document, and acknowledged to me that he so signed it voluntarily for its stated purpose.
•
Notary Public
Print Name:
My Commission Expires:

Si	HAPES REALTY NEW JERSEY, L.L.C.
	Ву:
	Name: Paul Sorensen Title: Chief Financial Officer, Treasurer and Secretary
IJ	ltra realty new jersey, l.l.c.
· .	By:
A	CCEPTED AND ACKNOWLEDGED BY:
	FELLS FARGO FOOTHILL, LLC, as Agent
	ame: SN Thomas itle: Vice President
•.	
STATE O	F
appeared Craig Kahler, Vice President of Arch a satisfactory evidence of identification, which wa	t, before me, the undersigned notary public, personally Acquisition Holdings, Inc., proved to me through as a drivers license, to be the person whose name is signed tehed document, and acknowledged to me that he so
	Notary Public Name:
	My Commission Expires:

STATE OF	, , , , , , , , , , , , , , , , , , ,
COUNTY	
On this day of August, 2008, before appeared Paul Sorensen, Chief Financial Officer of each Delair L.L.C., Accu-Weld L.L.C., Ultra L.L.C., Accu-New Jersey, L.L.C. and Ultra Realty New Jersey, L.L.C identification, which was a drivers license, to be the per entities, on the preceding or attached document, and ack for its stated purpose.	Weld Realty Pennsylvania, L.L.C., Shapes Realty L, proved to me through satisfactory evidence of son whose name is signed on behalf of such
state of <u>(</u>	Notary Public Name: My Commission Expires:
On this day of August, 2008, before appeared SN Thomas, Vice President of Wells Fargo For evidence of identification, which was personal knowled behalf of Wells Fargo Foothill, LLC on the preceding of the so signed it voluntarily for its stated purpose. **PART OF THE COUNTY** **PART OF	ge, to be the person whose name is signed on

SCHEDULE I TRADEMARKS

	Status	Application	Registration
Trademark	Class(es)	Number/Date	Number/Date
HIGH PERFORMANCE GLASS	REGISTERED	75/118,355	2,148,244
WITH A MEMORY ACCU-GLAZE	19 Int.	13-Jun-96	31-Mar-98
& Design			
United States of America	1		
ACCU-GLAZE Z-GLASS	REGISTERED	75/107,583	2,221,921
United States of America	19 Int.	21-May-96	2-Feb-99
ACCURA	REGISTERED	75/312,195	2,286,971
United States of America	19 Int.	20-Jun-97	19-Oct-99
ACCU-WELD	REGISTERED	73/703,306	1,530,873
United States of America	19 Int.	28-Dec-87	21-Mar-89
DELGARD	REGISTERED	78/339,246	2,913,225
United States of America	06 Int.	11-Dec-03	21-Dec-04
ETERNITY FINISH	REGISTERED	76/144,018	2,759,463
United States of America	06 Int.	10-Oct-00	2-Sep-03
JOHNNY WEISSMULLER	Registered	78/339,252	2,962,285
United States of America	06 Int.	11-Dec-03	14-Jun-05
PATRIOT POOLS	Registered	76/603,080	3,061,680
United States of America	06 Int.	20-Jul-04	28-Feb-06
ROCKLAND	Registered	76/569,952	3,015,986
United States of America	06 Int.	9-Jan-04	15-Nov-05
SHIELD SECURITY & Design	REGISTERED	76/539,567	2,949,257
United States of America	06 Int.	22-Aug-03	10-May-05
TOTAL COMFORT	REGISTERED	74/262,393	1,842,200
United States of America	06 Int., 19 Int.	3-Apr-92	28-Jun-94
W. WESTMORE CLASSIC	REGISTERED	76/497,107	2,900,433
HARDWARE FOR FINE HOMES	06 Int.	13-Mar-03	2-Nov-04
AND DESIGN		,	
United States of America			
WESTMORE	REGISTERED	76/497,108	2,913,666
United States of America	06 Int.	13-Mar-03	21-Dec-04

NJ 226,449,284v1

RECORDED: 01/20/2009