FORM PTO-1594 (Rev. 6-93) RECORE 09-	23-1998 ET U.S. DEPARTMENT OF Patent and Trademark
OMB No. 0651-0011 (exp. 4/9) Tab settings □□□▼ 9 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
	836147 ginal documents or copy thereof.
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)
Minnetonka Brands, Inc.	Name: First Source Financial LLP
	Internal Address:
□ Individual(s) □ Association	Street Address: 2850 West Golf Road - 5th Floor
□ General Partnership □ Limited Partnership	City: Rolling Meadows State: IL Zip: 60008
□ Corporation-State □ Other	,
Additional name(s) of conveying party(ies) attached? □ Yes ☑ No	□ Individual(s) citzenship □ Association
3. Nature of conveyance:	□ General Partnership
•	□ Limited Partnership □ Corporation State
□ Assignment □ Merger Security Agreement □ Change of Name	Other Limited Liability Partnership
Other	If assignee is not domiciled in the United States, a domestrepresentative designation is attached: ☐ Yes ☐ No
Execution Date: December 29, 1997	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? □ Yes ☒ No
Exodution Data.	
4. Application number(s) or trademark	,
A. Trademark Application No.(s) Please see attached Schedule I	B. Trademark Registration Please see attached Schedule I
Fiedse see attached schedule i	. 10000 000 atmorted defined i
Additional numbers	attached? ■ Yes □ No
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: Federal Research Curp.	35
<u></u>	7. Total fee (37 CFR 3.41)
Internal Address:	■ Enclosed
	[- 3]
	□ Authorized to be charged to deposit □
Street Address 4111 Senset1 St 11111	
Street Address: 400 Sevents 5+ 10W	8. Deposit account number:
714 # 771 F	•
	i. ''
city: Washington State DC ZIP: 20004	(Attach duplicate copy of this page if paying by deposit account)
City: Washington State DC ZIP: 20004 718/1990 JEMMENZZ 00000102 1918675 TR:461 40.00 00	
City: Washington State TX ZIP: 2004 1/18/1999 JSHN80ZZ 90000102 1918675 DO NOT USE T 10.00 GP To the best of my knowledge and belief, the foregoing info	
City: Washington State DC ZIP: 2009 7/18/1996 Jamen ZZ 00000102 1918675 DO NOT USE TO 10.00 UP To the best of my knowledge and belief, the foregoing info of the original document.	ormation is true and correct and any attached copy is a true
City: Washington State DC ZIP: 2004 718/1998 Jamenzz 90000102 1918675 DO NOT USE TO NOT USE TO The best of my knowledge and belief, the foregoing information of the original document. Nancy A. Butler	ormation is true and correct and any attached copy is a true
City: Washington State DC ZIP: 2009 7/18/1996 Jamenzz 20000102 1916675 DO NOT USE TO 10.00 UP To the best of my knowledge and belief, the foregoing info of the original document. Nancy A. Butler Name of Person	ormation is true and correct and any attached copy is a true

Item A. Trademarks

Registered Trademarks

Country	<u>Trademark</u>	Registration No.	Registration Date
USA	Oriental Fantasy	1918675	09/12/95
USA	Kauai Garden	1933286	11/07/95
USA	Gulf Breezes	1937322	11/21/95
USA	Paris Romance	1935657	11/14/95
USA	Private Moments by Village	1979374	06/11/96
USA	Fresh Apple Splash	1969821	04/23/96
USA	Splash Berry Banana	1966759	04/09/96
USA	Village Bath	1144636	12/30/80
USA	Village	1085243	02/14/78
USA	Village	1021279	09/23/75
USA	Village Private Moments	1743829	12/29/92
USA	Private Moments	1743827	12/29/92
USA	Village Natural	1,779,429	06/29/93
USA	Village Bath Products	1059925	02/22/77
USA	The Creamery	1173823	10/20/81
USA	Village Natural and design	1264635	01/24/84
USA	The Incredible Soap Machine	1193482	04/13/82
USA	Dirty Kids	1135414	05/20/80

Pending Trademark Applications

Country	<u>Trademark</u>	Appln. #	Filing Date
USA USA USA USA USA USA USA USA	Derma Latum Derma Cidin Cap Saver Raspberry Rage Purple Passion Bath & Body Shimmers Moonlight Dream	74/482284 74/482133 75/154391 75/212487 75/212744 75/213172 75/212825	01/21/94 01/21/94 08/22/96 12/13/96 12/13/96 12/13/96 12/13/96
USA USA USA USA USA USA	Dirt Mover Sun Shimmers Village Naturals Alpine Meadow Village Alpen Meadow	75/321602 75/325417 74/154,723 74/617080 Unfiled Unfiled	07/09/97 07/16/97 04/08/91 01/03/95

Trademark Applications in Preparation

Country	<u>Trademark</u>	Docket No.	Expected Filing Date	Products/ Services
		None.		•

AGREEMENT (Trademark)

THIS AGREEMENT (TRADEMARK), dated as of December 21, 1997 (this "Agreement"), between MINNETONKA BRANDS, INC., a Minnesota corporation ("Borrower"), and FIRST SOURCE FINANCIAL LLP, an Illinois registered limited liability partnership ("Lender") (as such term is defined in Section 1 below).

WITNESSETH:

WHEREAS, pursuant to a Secured Credit Agreement dated as of December 2, 1997 (together with all amendments and other modifications, if any, from time to time thereafter made thereto, the "Secured Credit Agreement"), between Borrower and Lender, Lender has extended Commitments to make Loans to Borrower; and

WHEREAS, in connection with the Secured Credit Agreement, Borrower has executed and delivered to Lender a Security Agreement, dated as of December 29, 1997 (together with all amendments and other modifications, if any, from time to time thereafter made thereto, the "Security Agreement"); and

WHEREAS, as a condition precedent to the making of the initial Loans under the Secured Credit Agreement, Borrower is required to execute and deliver this Agreement and to grant to Lender a continuing security interest in all of the Trademark Collateral (as defined below) to secure all Liabilities; and

WHEREAS, Borrower has duly authorized the execution, delivery and performance of this Agreement;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce Lender to make Loans (including the initial Loans) to Borrower pursuant to the Secured Credit Agreement, Borrower agrees, for the benefit of Lender, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Security Agreement.

SECTION 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Liabilities, Borrower does hereby mortgage, pledge and grant to Lender a continuing security interest in, all of the following property (the "Trademark Collateral"), whether now or hereafter owned, acquired or existing:

- (a) all trademarks, trade names, corporate names, company names, business names, fictitious business names, trade dress, service marks, certification marks, collective marks, logos, other sources of business identifiers, prints and labels on which any of the foregoing have appeared or appear, designs and general intangibles of a like nature (each of the foregoing items in this clause (a) being called a "Trademark"), now existing anywhere in the world or hereafter adopted or acquired, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country, including those referred to in Item A of Attachment 1 hereto;
- (b) all Trademark licenses, including each Trademark license referred to in Item B of Attachment 1 hereto;
- (c) all reissues, extensions or renewals of any of the items described in <u>clauses</u> (a) and (b);
- (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in clauses (a) and (b); and
- (e) all proceeds of, and rights associated with, the foregoing, including any claim by Borrower against third parties for past, present or future infringement or dilution of any Trademark, Trademark registration, or Trademark license, including any Trademark, Trademark registration or Trademark license referred to in <u>Item A</u> and <u>Item B</u> of <u>Attachment 1</u> hereto, or for any injury to the goodwill associated with the use of any Trademark or for breach or enforcement of any Trademark license.

Notwithstanding anything contained in this <u>Section 2</u> to the contrary, Borrower does not grant a security interest in any Trademark or Trademark registration, or any Trademark license which is subject to an agreement, the terms of which expressly prohibit the granting of a security interest therein (but Borrower does grant a security interest in any cash proceeds and accounts of Borrower derived upon sale or transfer of any such Trademark, Trademark registration or Trademark license), unless and until the consent of the applicable party thereunder to such grant of a security interest shall have been obtained.

SECTION 3. <u>Security Agreement</u>. This Agreement has been executed and delivered by Borrower for the purpose of registering the security interest of Lender in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Lender under the Security Agreement. The Security Agreement (and all rights and remedies of Lender thereunder) shall remain in full force and effect in accordance with its terms.

- SECTION 4. Release of Security Interest. Upon payment in full of all Liabilities and the termination of all Commitments, Lender shall, at Borrower's expense, execute and deliver to Borrower all instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademark Collateral which has been granted hereunder.
- SECTION 5. <u>Acknowledgment</u>. Borrower does hereby further acknowledge and affirm that the rights and remedies of Lender with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.
- SECTION 6. <u>Related Document, etc.</u> This Agreement is a Related Document executed pursuant to the Secured Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Secured Credit Agreement.
- SECTION 7. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

[remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

MINNETONKA BRANDS, INC., a Minnesota corporation

By:

Larry J. Wilbel

President

7665 Commerce Way

Eden Prairie, Minnesota 55344

Attention:

Mr. Larry J. Wilhelm

Telecopy:

(612) 949-6418

Telephone:

(612) 949-6415

FIRST SOURCE FINANCIAL LLP, an Illinois registered limited liability partnership, as Lender

By:

First Source Financial, Inc.,

a Delaware corporation, its Agent/

Manager

By:

Edward A. Szarkowicz

Vice President

Address:

2850 West Golf Road 5th Floor

Rolling Meadows, IL 60008

STATE OF ILLINOIS)	
)	SS.
COUNTY OF COOK)	

I, <u>BOBBIE</u>, JONES, a notary public in and for said County, in the State of aforesaid, DO HEREBY CERTIFY that Larry J. Wilhelm personally known to me to be President of MINNETONKA BRANDS, INC., a Minnesota corporation and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she signed and delivered the said instrument as President of said corporation, pursuant to authority, given by the Board of Directors of said corporation as such person's free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 27 day of December, 1997.

Notary Public

My Commission Expires:

12/7/01

"OFFICIAL SEAL"
BOBBIE J. JÜNES
Notary Public, State of Illinois
My Commission Expires Dec. 7, 2001

STATE OF ILLINOIS)	
)	SS.
COUNTY OF COOK)	

I, <u>BOBBIE</u>, a notary public in and for said County, in the State of aforesaid, DO HEREBY CERTIFY that Edward A. Szarkowicz personally known to me to be Vice President of FIRST SOURCE FINANCIAL, INC., a Delaware corporation, the Agent/Manager of First Source Financial LLP, an Illinois registered limited liability partnership, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he/she signed and delivered the said instrument as such officer of said corporation, pursuant to authority, given by the Board of Directors of said corporation as such person's free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this $\frac{29\%}{100}$ day of December, 1997.

Notary Public Jones

My Commission Expires:

12/7/2001

"OFFICIAL SEAL"
BOBBIE J. JONES

RECORDED: 09/17/1998

Notary Public, State of Illinois My Commission Expires Dec. 7, 2001