(PTO-1594 6-93) 12-99 No. 0651-00(1 (etc. 494)	RECORD TE	07-1	4-1999	Patern and Trademark Office
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To the Honorable Commis	ssioner of Patents ar	( Indial (IEst maint time		onginal ecouments or copy thereof.
Name of conveying party(i	es):	101	090818      2.  Name and addres	ss of receiving party(ies)
Archibald Candy Corn			Name: The Bar	nk of New York
1			<del></del>	
Individual(s)	☐ Association		Street Address:	101 Barclay St.
General Partnership Corporation-State Other	☐ Limited Partr	nership	City: New York	State: NY ZIP:
titional name(s) of conveying pai	rty(ies) attached? Yes	s 🗆 No		itizenship
Nature of conveyance:			☐ General Partn	ership
·			☐ Limited Partne ☐ Corporation-S	ership
☐ Assignment ☐ Security Agreement	☐ Men	ger nge of Name	Other a NY	banking corporation
☐ Other			if assignee is not domicied is attached:	in the United States, a comestic representative designation
ecution Date: June 8,	1999		(Designations must be a se	parate gocument from assignment) ssies) attached? □ Yes Ok No
Application number(s) or p	patent number(s):			
	Adx	litional numbers :	uttached? 🗶 Yes 🗆 No	
Name and address of par concerning document sho	ny to whom correspo		6. Total number of	applications and olived:
Name: Laura Konrat	<u>:</u> h			
			7. Total fee (37 CF	R 3.41)\$ <u>840.00</u>
Internal Address: Winst	Floor		☑ Enclosed	
		4	☐ Authorized t	o be charged to deposit account
Street Address: 35 We	est Wacker Drive	2	8. Deposit accoun	it number:
City: <u>Chicago</u> /07/14/1999 DMGUYEN 00000	State: IL 2	P: 60601	N/A	opy of this page if paying by debosit account)
01/14/1999 DMSDTER 00000	800.00 0P	DO NOT U	ISE THIS SPACE	(
Statement and signature To the best of my knowle the original document.  Laura Konrath Name of Person Sig	edge and belief, the	toregoing fintoi	Xmith	ect and any attached copy is a true copy of
Martie of Leizoti 21d	_	of pages including	Signature ng cover sneet, attachments, a	
	Mali documents to	be recorded wit	n required cover sheet info	ormation to:

#### Continuation Item 1

Sweet Factory Group, Inc. a Delaware Corp.

Sweet Factory, Inc. a Delaware Corp.

SF Properties, Inc. a Delaware Corp.

SF Candy Corporation Company a Delaware Corp.

Archibald Candy (Canada) Corporation a Canada Corp.

Continuation Item 4

#### **EXHIBIT 1**

#### **United States Trademark and Service Mark Registrations**

#### **Archibald Candy Corporation**

<u>Mark</u>	Registration No. (Serial No.)	Registration Date (Filing Date)
AMERICAN HOMESTEAD COLLECTION BY FANNIE FARMER	2,040,233	2/25/97
AN AMERICAN TRADITION	1,668,708	12/17/91
DEBUTANTES (stylized)	649,034	7/23/57
FANNY FARMER and Design (Cameo Silhouette)	904,804	12/22/70
Design (Hopping Easter Bunny)	1,483,724	4/5/88
FANNY FARMER (Script Style)	578,907	8/18/53
FANNY FARMER (Script Style)	126,844	10/7/19
FANNIE FARMER	1,770,031	5/11/93
FANNIE MAY KITCHEN FRESH CANDIES	1,407,863	9/2/86
FANNIE MAY	1,601,202¹ .	6/12/90

Abandoned but refiled as 75/231,420.

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1-1

FANNY FARMER (Script Style)	1,393,461	5/13/86
FANNY FARMER (Script Style)	905,819	1/12/71
FANNY FARMER (Script Style) and New Cameo Design	1,392,552	5/6/86
FANNY FARMER	1,375,189	12/10/85
FF (stylized)	998,022	11/12/74
I CAN'T MAKE ALL THE CANDY IN THE WORLD, SO I JUST MAKE THE BEST OF IT! (stylized).	1,397,036	6/10/86
I LOVE MY HONEY BUT OH YOU FANNIE MAY!	1,468,535	12/8/87
LAFAYETTE	211,768	4/20/26
MAVRAKOS CANDIES (stylized)	1,652,532	7/30/91
PECAN DIXIES	1,758,566	3/16/93
PIXIES (stylized)	593,071	7/27/54
SWEET LOOK (stylized)	1,200,893	7/13/82
SWEET PERSUASION	1,816,447	1/11/94
TRINIDAD	1,607,576	7/24/90
TRINIDADS	1,400,579	7/8/86
	1-2	
		· \ <b>\</b>

Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

**EXTREME BEANS** 

2,097,391

9/16/98

SF Properties, Inc.

None

SF Candy Company

None

Archibald Candy (Canada) Corporation

None

## **United States Trademark and Service Mark Applications**

## **Archibald Candy Corporation**

<u>Mark</u>	Registration No. (Serial No.)	Registration Date (Filing Date)
PIXIE	(73/82 <b>8</b> ,267)	(9/29/89)
FANNIE MAY CANDIES CELEBRATED COLLECTION <sup>2</sup>	(75-230,830)	(1/24/97)
FANNIE MAY (stylized)	(75-231,420)	(1/27/97)
FANNIE MAY CONFECTIONAR	XY (75-209,950)	(12/9/96)
FANNIE MAY CONFECTIONAR	XY (75-209,975)	(12/9/96)
MINIATURE CLASSICS FROM <sup>3</sup> THE AMERICAN CHOCOLATIE	(75-230,309) ER	(1/23/97)

Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

None

SF Properties, Inc.

None

SF Candy Company

None

1-6

Intent to use applications.

# SECOND AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

This SECOND AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, restated, modified or supplemental from time to time, the "Intellectual Property Security Agreement"), dated as of June 8, 1999 by and among Archibald Candy Corporation, an Illinois Corporation with offices at 1137 West Jackson Boulevard, Chicago, Illinois 60607 (the "Company"), Sweet Factory Group, Inc., a Delaware corporation with offices at 10343 Roselle Street. San Diego, California 92121, Sweet Factory, Inc., a Delaware corporation with offices at 10343 Roselle Street, San Diego, California 92121, SF Properties, Inc., a Delaware corporation with offices at 10343 Roselle Street, San Diego, California 92121 and SF Candy Company, a Delaware corporation with offices at 10343 Roselle Street, San Diego, California 92121 (collectively, the "SF Entities"), Archibald Candy (Canada) Corporation, a corporation incorporated under the federal laws of Canada with offices at 1137 West Jackson Boulevard, Chicago, Illinois 60607 ("Archibald (Canada)", together with the Company and the SF Entities, being hereafter referred to as the "Assignors"), and THE BANK OF NEW YORK, a New York banking corporation with offices at 101 Barclay Street-21W, New York, New York (the "Assignee"), as Trustee for the ratable benefit of the Holders as defined under that certain Indenture (as hereinafter defined).

#### WITNESSETH:

WHEREAS, the Company and the Assignee have entered into an Indenture, dated as of July 2, 1997, as amended by the First Supplemental Indenture, dated as of December 7, 1998, between the Company, the SF Entities and the Assignee and the Second Supplemental Indenture, dated as of the date hereof, between the Company, the SF Entities, Archibald (Canada) and the Assignee (together with all supplements, modifications and amendments thereto made from time to time in accordance with its terms, the "Indenture");

WHEREAS, the Company will issue and sell an additional \$40,000,000 in aggregate principal amount of its 10 1/4% Senior Secured Notes due 2004 (as amended, modified or supplemented from time to time in accordance with their terms, the "Notes") in accordance with the terms of the Indenture;

WHEREAS, the Company, the SF Entities and the Assignee entered into that certain Amended and Restated Intellectual Property Security Agreement dated as of December 7, 1998 (the "Initial Intellectual Property Security Agreement") which contemplates that the Company and the Restricted Subsidiaries (as defined in the Indenture) will, in order to secure their Obligations (as defined in the Indenture), grant to the Assignee, for the ratable benefit of the Holders (as such term is defined in the Indenture), a security interest in and continuing lien upon the Intellectual Property and certain other assets relating to or connected therewith, as further set forth herein, and the Assignors have been requested to enter into this Agreement to evidence such security interest;

WHEREAS, the Assignors own all right, title and interest in and to, among other things, certain United States, state and foreign trademarks, service marks, patents, copyrights, trade names, trade dress, trade secrets, know-how and other proprietary information, and all registrations of and applications for any of the foregoing, including, but not limited to, those set forth on <a href="Exhibit 1">Exhibit 1</a> hereto, which are used in the business of the Assignors, along with the goodwill of the businesses symbolized thereby, any inventions disclosed therein and the Licenses (as hereinafter defined) (all of the above, collectively, the "Intellectual Property"); and

WHEREAS, the Company and the Assignee have agreed to amend and restate the Initial Intellectual Property Security Agreement in its entirety as set forth herein.

NOW THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that for valuable consideration received and to be received, as security for the full payment and performance of the Obligations, each of the Assignors and the Assignee hereby agree as follows:

- 1. <u>Amendment and Restatement</u>. The Intellectual Property Security Agreement, dated as of December 7, 1998, between the Company and the Assignee, is hereby amended and restated in its entirety as set forth in this Second Amended and Restated Intellectual Property Security Agreement.
- 2. Grant of Security Interest. As collateral security for the due and punctual payment and performance of the Obligations, each of the Assignors hereby grants to the Assignee a security interest in and continuing lien on each Assignors' right, title and interest in, to and under the following property of each of the Assignors:

- (a) the Intellectual Property;
- (b) all applications of and registrations for the Intellectual Property in the United States, any state of the United States and any foreign countries and localities;
- (c) all United States, state and foreign trademarks, service marks, patents, copyrights, trade names, trade dress, trade secrets, know-how and other proprietary information, and all registrations of, applications for and licenses relating to any of the foregoing hereafter adopted or acquired and used by any of the Assignors or any Subsidiary in its business, including, but not limited to, those which are based upon or derived from the Intellectual Property or any variations thereof (the "Future Intellectual Property");
- (d) all extensions and renewals of all United States, state and foreign trademarks, service marks, trade names and copyrights, and any registrations thereof and applications therefor, contained within the Intellectual Property and Future Intellectual Property;
- (e) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and re-examinations of any United States and foreign patents, and any applications therefor, contained within the Intellectual Property and Future Intellectual Property;
- (f) all rights to sue for past, present and future infringements of the Intellectual Property and the Future Intellectual Property, and all rights to sue under any licenses ("Licenses") relating to trademarks, service marks, patents, copyrights, trade names, trade dress, trade secrets, know-how and other proprietary information used in the business of any of the Assignors (other than any Licenses that, by their terms, are not assignable, and for which consents cannot be obtained under Section 6 hereof);
- (g) all of the Assignors' logos and trade dress including, containing or relating to the Intellectual Property, the Future Intellectual Property, and the trademarks, service marks and trade names

covered by the Licenses, or a representation thereof, or any variation thereof;

- (h) all licenses and other agreements under which each of the Assignors is licensor or licensee (including without limitation, the Licenses (other than any licenses or other agreements that, by their terms, are not assignable, and for which consents cannot be obtained under Section 6 hereof)), and all fees, rents, royalties, proceeds or monies thereunder, relating to the Intellectual Property, the Future Intellectual Property, or any other intellectual property or related rights;
- (i) all goodwill of each of the Assignors' business connected with, symbolized by or in any way related to any of the foregoing;
- (j) all of the Assignors' inventions disclosed in any of the foregoing;
- (k) all of the Assignors' books, records, computer software (to the extent assignable, subject to Section 6 hereof), computer printouts, manuals and similar items which relate to any of the foregoing; and
- (l) all proceeds of any of the foregoing, including without limitation, license royalties, income, payments, claims, damages, insurance proceeds and proceeds of suit.

All of the foregoing items set forth in clauses (a) through (l) are hereinafter referred to collectively as the "Collateral".

3. <u>Defined Terms</u>. As used herein, capitalized terms defined in the Indenture and not otherwise defined herein are used herein as so defined. The following terms shall have the meanings set forth below:

Bank Lenders shall mean the lenders under the Bank Loan Documents.

Bank Loan Documents shall mean the Revolving Credit Facility.

Event of Default shall have the meaning set forth in the Indenture.

<u>Financing Documents</u> shall mean the Indenture, the Notes, the Security Agreement, this Agreement, and the other documents and agreements referred to herein or therein, or delivered in connection herewith or therewith, as same may from time to time be amended, modified, waived or supplemented in accordance with their respective terms.

Future Intellectual Property shall have the meaning set forth in Section 21(c) hereof.

Intellectual Property shall have the meaning set forth in the fourth Whereas clause hereof.

<u>Licenses</u> shall have the meaning set forth in Section 2(f) hereof.

Subsidiary shall have the meaning set forth in the Indenture.

- 4. <u>Assignors' Obligations</u>. Each of the Assignors agrees that, notwithstanding this Agreement, it will perform and discharge and remain liable for all its covenants, duties, and obligations arising in connection with the Collateral. The Assignee shall have no obligation or liability in connection with the Collateral by reason of this Agreement or any payment received by the Assignee relating to the Collateral and the Assignee shall not be required to perform any covenant, duty or obligation of any of the Assignors arising in connection with the Collateral or any license or agreement related thereto or to take any other action regarding the Collateral, except and only to the extent that the Assignee has acquired, for the ratable benefit of the Holders, absolute ownership of the Collateral upon an exercise of remedies under Section 7 hereof.
- Assignors's United States, state and foreign registrations of and applications for those trademarks, service marks, patents and copyrights material to the conduct of any Assignors' business, all Licenses material to the business of any of the Assignors, and all unregistered trademarks, service marks, trade names and copyrights used by any of the Assignors which are material to the business of any of the Assignors; (b) each of the Assignors is the sole, exclusive, beneficial and record owner of all right, title and interest in and to the Collateral material to the conduct of such Assignor's business, and no adverse claims have been made with respect to its title to or the validity of such Collateral; (c) the Intellectual Property and the trademarks, service marks, patents, copy-

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rights, trade names, trade dress, trade secrets, know-how and other proprietary information covered by the Licenses constitute the only intellectual property, and registrations thereof and applications therefor, in which any of the Assignors has any right, title or interest; (d) none of the Collateral is subject to any mortgage, pledge, lien, security interest, lease, charge or encumbrance, other than as created hereby; (e) the registrations of those trademarks, service marks, patents and copyrights material to the conduct of any Assignors' business are subsisting, and, to the best of each of the Assignor's knowledge, valid, and none of the Collateral of such Assignor has been adjudged invalid or unenforceable, and each of the Assignors has performed all acts and has paid all renewal, maintenance and other fees and taxes required to maintain in full force and effect each and every registration and application contained within the Collateral to the extent material to the conduct of such Assignors' business; (f) no claims have been made that the use of any of the Collateral material to the conduct of any Assignors' business violates the asserted rights of any third party and, to the best of each of the Assignors' knowledge, the conduct of such Assignors' business does not infringe in any material respect upon any intellectual property rights of any third party; (g) to the best of each of the Assignors' knowledge, no third party is infringing in any material respect upon any of the Collateral; (h) provided that this Agreement is filed in and recorded by the United States Patent and Trademark Office (the "PTO") within three (3) months of the date hereof and the United States Copyright Office ("Copyright Office") within one (1) month of the date hereof, provided appropriate filings are made with the Canadian Intellectual Property Offices, and provided that UCC financing statements have been filed in the jurisdictions listed on Exhibit 3-A hereto and appropriate Canadian financing documents are filed in the provincial offices indicated on Exhibit 3-B hereto, this Agreement will create a legal, valid, perfected and continuing lien on and security interest in the Collateral so filed and recorded in favor of the Assignee, enforceable against each of the Assignors and all third parties, subject to no other mortgage, assignment, pledge, lien, charge, encumbrance, or security or other interest except for a non-exclusive license granted to Bank Lenders in connection with inventory sales after an event of default under the Bank Loan Documents; and (i) none of Assignors' Subsidiaries owns any intellectual property of any nature whatsoever, other than their respective trade names.

6. <u>Covenants</u>. Each of the Assignors will maintain and renew all items of Collateral of such Assignor, and any U.S. and Canadian applications therefor and U.S. and Canadian registrations thereof, necessary or economically desirable for the conduct of its business and will defend the Collateral against the claims of all persons. Each of the Assignors will, promptly following the creation or acquisition of any copyrightable work which is necessary or economically desirable for the conduct of its

business, apply to register the copyright in the Copyright Office. Each of the Assignors will maintain, and will cause each licensee which uses any of the Collateral to maintain, the same standards of quality for the goods and services in connection with which the Collateral is used as each of the Assignors maintained for such goods and services prior to the date of this Agreement. The Assignee shall have the right to enter upon any of the Assignors' premises at all reasonable times to monitor such quality standards. Each of the Assignors shall promptly notify the Assignee if it knows or has received written notice that any of the Collateral material to the conduct of any Assignors' business may lapse, expire, become dedicated to the public, terminate, be abandoned, or become subject to any adverse determination or development (including the institution of proceedings) in any action or proceeding before the PTO, the Copyright Office, any state registry, any foreign counterpart of the foregoing, or any court. In the event that any material portion of the Collateral is infringed or diluted by a third party, promptly after any of the Assignors becomes aware of such infringement or dilution, such Assignors shall take all reasonable actions to stop such infringement or dilution and protect its exclusive rights in such Collateral. Without limiting the generality of the foregoing, none of the Assignors shall permit the lapse, expiration, dedication to the public, termination or abandonment of any Intellectual Property, Future Intellectual Property or License material to the conduct of its business without the prior written consent of the Assignee. If, before the Obligations have been satisfied in full, any of the Assignors shall obtain rights to, become licensed to use, or become entitled to the benefit of any new trademarks, service marks, patents, copyrights, trade names, trade dress, trade secrets, know-how or other proprietary information (or any applications therefor or registrations thereof) not identified on Exhibit 1 hereto, the provisions of this Agreement (including, without limitation, all requirements for filings, recordings, registrations and the like) shall automatically apply thereto, and same shall thereupon constitute part of the Collateral. Each of the Assignors shall give the Assignee prompt notice thereof in writing and shall take all actions necessary to create, perfect and preserve the Assignee's security interest therein (to the extent capable of being created, perfected or preserved under the laws of the United States, Canada or any state or province thereof) in connection therewith. Except with the prior written consent of the Assignee, or as permitted by the Indenture, none of the Assignors shall sell, assign, transfer or dispose of (other than in the ordinary course of such Assignors' business), or create or allow to exist any lien, claim or encumbrance upon or with respect to any of the Collateral, except for the security interest and continuing lien created hereunder and other Permitted Liens. If any of the Assignors forms or acquires any Restricted Subsidiary (as defined in the Indenture), or any Subsidiary existing as of the date hereof hereafter engages in any business, then the Assignors covenant and agree that they shall cause each such Restricted Subsidiary to enter into a security agreement with the Assignee, in substantially the form of this Agreement, covering all such Restricted Subsidiary's intellectual property and related rights. Each of the Assignors will use reasonable commercial efforts to obtain any third-party consents required in connection with the grant of a security interest in any Collateral.

- Remedies Upon Default. Whenever any Event of Default shall occur and be continuing, the Assignee shall have all the rights and remedies granted to it in such event by the Security Agreement and the other Financing Agreements, which rights and remedies are specifically incorporated herein by reference and made a part hereof, with the same force and effect as if set forth herein in their entirety. The Assignee in such event may collect directly any payments due to any of the Assignors in respect of the Collateral and, subject to any limitations imposed under any license agreements constituting part of the Collateral, may sell, license, lease, assign, or otherwise dispose of the Collateral in any manner set forth in the Security Agreement. Each of the Assignors agrees that, in the event of any disposition of the Collateral upon any such Event of Default, it will duly execute, acknowledge, and deliver all documents necessary or advisable to record title to the Collateral in any transferee or transferees thereof, including, without limitation, valid, recordable assignments of the Intellectual Property, the Future Intellectual Property, and the Licenses. Each of the Assignors hereby irrevocably appoints the Assignee as its attorney-in-fact, with power of substitution, to execute, deliver, and record any such documents on each Assignors' behalf. Notwithstanding any provision hereof to the contrary, during the continuance of an Event of Default, the Bank Lenders may have, under the Bank Loan Documents, a nonexclusive license to sell inventory bearing any trademarks, service marks, trade names and trade dress included within the Intellectual Property or the Future Intellectual Property, or covered by the Licenses.
- 8. Power of Attorney. Concurrently with the execution and delivery hereof, each of the Assignors shall execute and deliver to the Assignee, in the form of Exhibit 2 hereto, five (5) originals of a Special Power of Attorney for the implementation of the assignment, sale, license, lease or other disposition of the Intellectual Property, Future Intellectual Property, and Licenses pursuant to Section 7. Each of the Assignors hereby fully and unconditionally releases the Assignee from any and all future claims, causes of action and demands at any time arising out of or with respect to any actions taken or omitted to be taken by the Assignee in accordance with Section 7 under the powers of attorney granted therein, other than actions taken or omitted to be taken through the willful misconduct or gross negligence of the Assignee.

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- 9. <u>Cumulative Remedies</u>. The rights and remedies provided herein are cumulative and not exclusive of any other rights or remedies provided by law. The security interest granted hereby is granted in conjunction with the security interest granted to the Assignee under the Security Agreement. The rights and remedies of the Assignee with respect to the security interest granted hereby are in addition to those set forth in the Security Agreement and those which are now or hereafter available to the Assignee as a matter of law or equity. The exercise by the Assignee of any one or more of the rights, powers or remedies provided for in this Agreement or the Security Agreement, or now or hereafter existing at law or in equity shall not preclude the simultaneous or later exercise by any person, including the Assignee, of any or all other rights, powers or remedies. The rights and remedies provided herein are intended to be in addition to and not in substitution of the rights and remedies provided by the Security Agreement.
- 10. <u>Amendments and Waivers</u>. This Agreement may not be modified, supplemented, or amended, or any of its provisions waived without the prior written consent of the Assignee and each of the Assignors. Each of the Assignors hereby authorizes the Assignee to modify this Agreement by amending <u>Exhibit 1</u> hereto to include any Future Intellectual Property or additional licenses in which any of the Assignors acquires rights.
- 11. Actions by Trustee. Whenever any provision of this Agreement requires action or waiver, by, or the consent of, the Assignee, the Assignee shall only be required to take or refrain from taking such action or grant or withhold any waiver or consent when 25% in outstanding principal amount of the Notes shall have instructed the Trustee in writing.
- 12. <u>Waiver of Rights</u>. No course of dealing between the parties to this Agreement or any failure or delay on the part of any such party in exercising any rights or remedies hereunder shall operate as a waiver of any rights and remedies of such party or any other party, and no single or partial exercise of any rights or remedies by one party hereunder shall operate as a waiver or preclude the exercise of any other rights and remedies of such party or any other party. No waiver by the Assignee of any breach or default by any of the Assignors shall be deemed a waiver of any other previous breach or default or of any breach or default occurring thereafter.
- 13. <u>Assignment</u>. The provisions of this Agreement shall be binding upon and inure to the benefit of the respective successors and assigns of the parties hereto; <u>provided</u>, <u>however</u>, that no right, obligation, duty or interest herein or in or to

the Collateral may be assigned, transferred or disposed of by any of the Assignors without the prior written consent of the Assignee, except as permitted by Section 6 hereof.

- prosecute diligently any application for the Intellectual Property and Future Intellectual Property material to the conduct of its or any Subsidiary's business pending as of the date of this Agreement or thereafter, until the Obligations shall have been paid in full, and to make applications on material unregistered but registrable trademarks, service marks, copyrights and patents material to the conduct of its or any Subsidiary's business in any location in the United States or Canada where such Assignor or such Subsidiary does business using such Intellectual Property and to preserve and maintain all rights in and to the Collateral material to the conduct of its or any Subsidiary's business. Any expenses incurred in connection with such applications shall be borne jointly by the Assignors.
- Assignee shall have the right, if any of the Assignors has failed to do so but shall in no way be obligated to, bring suit in its own name to enforce any rights in and to the Collateral, in which event the Assignors shall do any and all lawful acts and execute any and all proper documents in aid of such enforcement including, but not limited to, joining as a plaintiff in any such enforcement action and the Assignors shall promptly, upon demand, reimburse and indemnify the Assignee for all costs and expenses (including fees and expenses of its agents and counsel) incurred by the Assignee in the exercise of its rights under this Section 15.
- 16. Release and Re-Assignment. As provided for in the Indenture, or at such time as all of the Obligations have been satisfied, and the Indenture has been terminated, the Assignee will execute and deliver to the Assignors all deeds, assignments and other instruments as may be necessary or proper to release the Assignee's lien in the Collateral and reassign to the Assignors any and all rights of the Assignee therein which were granted to the Assignee hereunder, subject to any dispositions thereof which may have been made by the Assignee pursuant hereto.
- 17. <u>Severability</u>. If any clause or provision of this Agreement shall be held invalid or unenforceable, in whole or in part, in any jurisdiction, such invalidity or unenforceability shall attach only to such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect any other clause or provision in any other jurisdiction.

- 18. <u>Notices</u>. All notices, requests and demands to or upon any of the Assignors or the Assignee under this Agreement shall be given in the manner prescribed by the Security Agreement.
- 19. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of New York.
- 20. <u>Notes Equally and Ratably Secured</u>. Each Note will be equally and ratably secured with each other Note hereunder, regardless of the date of issuance of such Note.
- 21. Release of Guarantor. If in accordance with the terms and provisions of the Indenture, any Guarantor (as defined in the Indenture) is designated by the Company to be an Unrestricted Subsidiary (as defined in the Indenture), then such Guarantor will be released and discharged from all of its obligations under its Guaranty (as defined in the Indenture) of the Notes and the Indenture.

[Signature page follows]

IN WITNESS WHEREOF, the parties have entered into this Intellectual Property Security Agreement as of the date first above written.

**ASSIGNORS** 

**Archibald Candy Corporation** 

Snepherd

Title: President and Chief Operating Officer

Sweet Factory Group, Inc.

Name: Ted A. Shebherd

Title: President and Unief operating Officer

Sweet Factory, Inc.

Name: Ted A. Snepherd

Title: President and Unief Operating Officer

SF Properties, Inc.

Shepherd Name: Ted A.

Title: President and Chief Operating Office

SF Candy Company

Sinepherd

Title: president and Ohief operating officer

Archibald Candy (Canada) Corporation
By: July Ciples
Name: Ted A. Snepherd Title: President and Chief Operating office
THE BANK OF NEW YORK, for the ratable
benefit of the Holders, as Assignee
By:
Name:

Title:

STATE OF ILLINOIS	) ) ss:			
COUNTY OF COOK	) c lune	1999 before	me personally c	ame that
Ted A. Shepherd, to me know he/she is the President scribed in and which executed the street of the B.	day of June n, who being by of Archibald the foregoing ir	me duly swort Candy Corpora strument; and	n, and depose ation, the corporation that he/she signed his oration.	n de- is/her
he/she is the Preside AT scribed in and which executed name thereto by order of the B	oard of Directo	ors or suite	Soutie	
	Notar	Public Public	OTH OF ALL	~~{
	)	N <sub>1</sub>	"OFFICIAL SEAL" LAURA J. SMILEY otary Public, State of Illinoi Commission Expires 10/6/	s /99

On the STA day of June 1999 before me personally came

Ted A. Slephers, to me known, who being by me duly sworn, did depose and say that

he/she is the President of Sweet Factory Group, Inc., the corporation described

in and which executed the foregoing instrument; and that he/she signed his/her name

thereto by order of the Board of Directors of said corporation.

) ss:

STATE OF ILLINOIS

"OFFICIAL SEAL"

LAURA J. SMILEY
Notary Public, State of Illinois
My Commission Expires 10/6/99

	) ss:
COUNTY OF COOK	)
he/she is the PResident	_day of June 1999 before me personally came vn, who being by me duly sworn, did depose and say that _ of SF Properties, Inc., the corporation described in and astrument; and that he/she signed his/her name thereto by s of said corporation.
	Lauka J. Amlij Notary Public
STATE OF ILLINOIS	"OFFICIAL SEAL" LAURA J. SMILEY Notary Public, State of Illinois My Commission Expires 10/6/99
COUNTY OF COOK	)

STATE OF ILLINOIS

On the Standard of June 1999 before me personally came Ted A. Skepheld to me known, who being by me duly sworn, did depose and say that he/she is the <u>President</u> of SF Candy Company, the corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said corporation.

Notary Public

"OFFICIAL SEAL"
LAURA J. SMILEY
Notary Public, State of Illinois
My Commission Expires 10/6/99

STATE OF ILLINOIS	
	) ss:
COUNTY OF COOK	)
led H. Skepherd, to me known, when the least of Astronomy of Astronomy described in and which execute	of June 1999 before me personally came no being by me duly sworn, did depose and say that rchibald Candy (Canada) Corporation, the corporad the foregoing instrument; and that he/she signed Board of Directors of said corporation.
	Saula J. Smley Notary Public
STATE OF	"OFFICIAL SEAL" LAURA J. SMILEY Notary Public, State of Illinois My Commission Expires 10/6/99
he/she is a, to me known, who he/she is a of TH corporation described in and which the corporation described in an analysis of the corporation described in the corporation described	of June 1999 before me personally came no being by me duly sworn, did depose and say that IE BANK OF NEW YORK, a New York banking executed the foregoing instrument; and that he/she of the Board of Directors of said banking corpora-

Notary Public

By:	
Name:	
Title:	
THE BANK OF NE	EW YORK, for the ratable
benefit of the Holde	ers, as Assignee .
$\frac{1}{2}$	41/
By: Throng	M Imm
Name: Title:	MARY LA GUMINA ASSISTANT VICE PRESIDENT

Archibald Candy (Canada) Corporation

STATE OF ILLINOIS	
COUNTY OF COOK	) ss: )
, to me known	day of June 1999 before me personally came, who being by me duly sworn, did depose and say that of Archibald Candy (Canada) Corporation, the corpora-
	cuted the foregoing instrument; and that he/she signed the Board of Directors of said corporation.
	Notary Public
STATE OF NOW YOCK	) ) ss:
COUNTY OF VEL YORK	)

On the 4 day of June 1999 before me personally came Many Loung to the known, who being by me duly sworn, did depose and say that he/she is a Ossi. Vice one of THE BANK OF NEW YORK, a New York banking corporation described in and which executed the foregoing instrument; and that he/she signed his/her name thereto by order of the Board of Directors of said banking corporation.

Notary Public

ROBERT SCHNECK Notary Public, State of New York No. 4746935

Qualified in Nassau County Certificate Filed in New York County Commission Expires May 31, 2001

#### **EXHIBIT 1**

# **United States Trademark and Service Mark Registrations**

# **Archibald Candy Corporation**

<u>Mark</u>	Registration No.  (Serial No.)	Registration Date (Filing Date)
AMERICAN HOMESTEAD COLLECTION BY FANNIE FARMER	2,040,233	2/25/97
AN AMERICAN TRADITION	1,668,708	12/17/91
DEBUTANTES (stylized)	649,034	7/23/57
FANNY FARMER and Design (Cameo Silhouette)	904,804	12/22/70
Design (Hopping Easter Bunny)	1,483,724	4/5/88
FANNY FARMER (Script Style)	578,907	8/18/53
FANNY FARMER (Script Style)	126,844	10/7/19
FANNIE FARMER	1,770,031	5/11/93
FANNIE MAY KITCHEN FRESH CANDIES	1,407,863	9/2/86
FANNIE MAY	1,601,202¹	6/12/90

Abandoned but refiled as 75/231,420.

1-1

FANNY FARMER (Script Style)	1,393,461	5/13/86
FANNY FARMER (Script Style)	905,819	1/12/71
FANNY FARMER (Script Style) and New Cameo Design	1,392,552	5/6/86
FANNY FARMER	1,375,189	12/10/85
FF (stylized)	998,022	11/12/74
I CAN'T MAKE ALL THE CANDY IN THE WORLD, SO I JUST MAKE THE BEST OF IT! (stylized).	1,397,036	6/10/86
I LOVE MY HONEY BUT OH YOU FANNIE MAY!	1,468,535	12/8/87
LAFAYETTE	211,768	4/20/26
MAVRAKOS CANDIES (stylized)	1,652,532	7/30/91
PECAN DIXIES	1,758,566	3/16/93
PIXIES (stylized)	593,071	7/27/54
SWEET LOOK (stylized)	1,200,893	7/13/82
SWEET PERSUASION	1,816,447	1/11/94
TRINIDAD	1,607,576	7/24/90
TRINIDADS	1,400,579	7/8/86
	1-2	
		15

Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

**EXTREME BEANS** 

2,097,391

9/16/98

SF Properties, Inc.

None

SF Candy Company

None

Archibald Candy (Canada) Corporation

None

## Canadian Trademark and Service Mark Registrations

# **Archibald Candy Corporation**

<u>Mark</u>	Registration No. (Serial No.)	Registration Date (Filing Date)
LAURA SECORD	TMDA 18979	10/16/13
LAURA SECORD	TMA 291,898	06/15/84
LAURA SECORD	TMA 186,708	11/17/72
LAURA SECORD	TMA 209,560	09/19/75
LAURA SECORD CHOCOLATE HOCKEY PUCK (and Design)	TMA 217,670	12/10/76
LAURA SECORD (and Design)	TMA 308,270	11/15/85
CAMEO (and Design)	TMA 280,819	06/23/83
DESIGN ONLY	TMA 301,317	03/29/85
LAURA SECORD (and Design)	TMA 207,365	05/30/75
"KIDDY POPS"	UCA 39227	09/21/50
INDULGE	TMA 389,009	09/13/91
CAMEO CONE	TMA 415,221	08/06/93
MEDALLIONS	TMA 126,360	04/27/62
"OCCASIONS BY LAURA SECORD"	TMA 371,465	08/03/90

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## **Other Registered Trademarks**

# **Archibald Candy Corporation**

<u>TRADEMARK</u>	COUNTRY	REGISTRATION NO.
LAURA SECORD	United Kingdom	977778
LAURA SECORD	United Kingdom	B 1243751
LAURA SECORD	Hong Kong	B 27351988
LAURA SECORD	Australia	A 402878
LAURA SECORD	France	1,675,679
LAURA SECORD	Greece	77408
LAURA SECORD	Ireland	110725
LAURA SECORD	Korea Republic of (South)	166260 *Grace period expires July 11/99
LAURA SECORD	Kuwait	15712
LAURA SECORD	Kuwait Macau	15712 5812 M
LAURA SECORD	Macau	5812 M
LAURA SECORD	Macau Saudi Arabia	5812 M 13939
LAURA SECORD LAURA SECORD	Macau Saudi Arabia Saudi Arabia	5812 M 13939 13940
LAURA SECORD LAURA SECORD LAURA SECORD LAURA SECORD	Macau Saudi Arabia Saudi Arabia Saudi Arabia	5812 M 13939 13940 13941
LAURA SECORD LAURA SECORD LAURA SECORD LAURA SECORD LAURA SECORD	Macau Saudi Arabia Saudi Arabia Saudi Arabia	5812 M 13939 13940 13941 13942

#### **United States Trademark and Service Mark Applications**

## **Archibald Candy Corporation**

<u>Mark</u>	Registration No. (Serial No.)	Registration Date (Filing Date)
PIXIE	(73/82 <b>8</b> ,267)	(9/29/89)
FANNIE MAY CANDIES CELEBRATED COLLECTION <sup>2</sup>	(75-230,830)	(1/24/97)
FANNIE MAY (stylized)	(75-231,420)	(1/27/97)
FANNIE MAY CONFECTIONAR	Y (75-209,950)	(12/9/96)
FANNIE MAY CONFECTIONAR	Y (75-209,975)	(12/9/96)
MINIATURE CLASSICS FROM <sup>3</sup> THE AMERICAN CHOCOLATIE	(75-230,309) R	(1/23/97)

Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

None

SF Properties, Inc.

None

SF Candy Company

None

1-6

Intent to use applications.

# Archibald Candy (Canada) Corporation

None

# Canadian Trademark and Service Mark Applications

None

1-8

#### **United States State Trademark Registrations**

### **Archibald Candy Corporation**

	Registration No.	Registration Date
<u>Mark</u>	(Serial No.)	(Filing Date)
	T11.	

Illinois

PIXIES 29,397 8/29/52

Missouri

FANNIE MAY CANDIES 9,241 9/23/86

(stylized)

**New York** 

FANNY FARMER R-134 11/15/54

FANNY FARMER (stylized) R-27,824 12/15/94

Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

None

SF Properties, Inc.

None

SF Candy Company

None

State

1-9

# Archibald Candy (Canada) Corporation

None

1-10

# **United States Copyright Registrations**

# **Archibald Candy Corporation**

<u>Title</u>	Registration No. (Renewal Number)	Registration Date (Renewal Date)	
"The New Fannie Farmer Boston Cooking School Cook Book" (1951 Edition)	A 58906 (RE 47-403)	9/11/51 (12/28/79)	20
"The Fannie Farmer Junior Cook Book" (Revised Edition)	A 310806 (RE 269-246/7)	11/13/57 (12/17/85)	
"The All New Fannie Farmer Boston Cooking School Cook Book"	A 409841 (RE 351-952)	10/6/59 (10/22/87)	
"The Fannie Farmer Cook Book" (Eleventh Edition)	A 785881 (RE 47-403)	9/23/65 (12/28/79)	
"Candies" (Print or Label)	KK 232513	8/17/73	
"Miss Dog's Christmas Treat" (Book)	A 557906	9/9/73	
"The Fannie Farmer Cook Book" (Twelfth Edition)	TX 338-846	9/17/79	
"The Fannie Farmer Baking Book"	TX 1-547-681	2/22/85	
"The Fannie Farmer Cook Book" (Thirteenth Edition)	TX 3-280-034	3/16/92	

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"Fannie May Chocolate Filled Bunnies" (Poster)	VA 226 329	5/12/86	
"Fannie May Candies Easter Parade" (Poster) (photograph and lithograph reproduction)	VA 299 153	2/29/88	٥١
"Fannie May Candies Easter Parade" (Catalogue 1987 edition)	VA 258 898	3/26/87	
"Fannie May Candies Easter Parade" (Catalogue 1988 edition)	VA 295 869	2/29/88	
Fannie May Candies Easter Parade" (Catalogue 1989 edition)	VA 339 469	2/23/89	
"Fannie May Kitchen Fresh Candies" (Easter 1992 Gift Selection photographic catalogue)	VA 213 682	10/1/91	
"The Chocolate Idea Book" - (Catalogue)	TX 1,712,172	1/2/86	
"The Chocolate Idea Book" - (Catalogue 1986 - 1987 edition)	VA 248 077	12/5/86	
"Chocolate Delights"- (Catalogue 1986-1987 edition)	VA 242 556	10/21/86	

"Fannie May Quantity Order Discount Program 1991-1992" (photographic catalogue)	VA 474 042	10/1/91
"Fannie May Mail Order and Quantity Order Catalogue 1987-1988"	VA 278 699	9/14/87
"Fannie May Mail Order and Quantity Order Catalogue 1988-1989"	VA 321 549	9/12/88
"Fannie May Kitchen Fresh Candies 1991-1992 Mail Order Gift Selections" (photographic catalogue)	VA 474 044	10/1/91
"Quantity Order Discount Program Fannie May Candies" (photographic brochure)	VA 474 043	10/1/91
"Fannie May Quantity Order Discount Program 1991-1992" (photographic catalogue)	VA 474 042	10/1/91
"The Victorian Valentine" (design)	TX 1,851 807	2/18/86
"Fannie May Kitchen Fresh Candies Valentine's 1992 Gift Selection" (photographic catalogue)	VA 213 681	10/1/91

"Fannie May Valentine Brochure - 1987 Edition"	VA 253 083	1/22/87
"Fannie May Valentine Brochure - 1988 Edition"	VA 291 146	1/19/88
"Fannie May Valentine Brochure - 1989 Edition"	VA 337 851	2/6/89
"Fannie May Candies Happy Holidays Flyer 1987" (Catalogue)	VA 284 161	11/4/87
"Fannie May Candies Happy Holidays Flyer 1988" (Catalogue)	VA 327 611	11/7/88
"Fannie May Kitchen Fresh Candies Christmas 1991 Gift Selections" (Photographic Catalogue)	VA 213 680	10/1/91
"Chicago Skylines" (packaging print based upon original painting)	VA 206 338	5/7/91
"Water Tower/Horse and Carriage" (print based on original painting)	VA 228 669	11/1/91
"Floral Heart"	VA 815 722	10/22/96
"Christmas Personal Consumption"	VA 814 976	10/22/96
"Valentine's Day Personal Consumption"	VA 814 977	10/22/96

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"Halloween Personal Consumption"	VA 814 978	10/22/96
"Easter Personal Consumption"	VA 814 979	10/22/96
"'96 Halloween Pop"	VA 814 980	10/22/96
"Easter Bunny Crate"	VA 814 981	10/22/96
"Easter Bunny Die Cut Box"	VA 814 982	10/22/96
"Marshmallow Hearts"	VA 814 983	`10/22/96
"Carrot-Rabbit Boxes"	VA 820 242	10/22/96
"Easter Cream Egg Boxes"	VA 824 758	10/22/96
"97 Whimsical 2 oz. Heart"	VA 824 762	10/22/96
"12 oz. Jelly Bird Egg"	VA 824 763	10/22/96
"Christmas Tree Die Cut Box"	VA 824 764	10/22/96
"1 oz. Santa Pop"	VA 824 765	10/22/96
"Twelve Days of Christmas"	VA 824 766	10/22/96

## Sweet Factory Group, Inc.

None

Sweet Factory, Inc.

Architectural drawings for candy rack displays

VAU 279 768

7/15/93

10

SF Properties, Inc.

None

SF Candy Company

None

Archibald Candy (Canada) Corporation

None

### **United States Patents**

None

## Canadian Patents

None

1-17

#### **Licenses**

- 1. Trademark Agreement dated as of May 15, 1987 with Alfred Knopf for use of the "FANNIE FARMER" trademark in conjunction with publication rights to "The Fannie Farmer Cookbook" (13th Edition).
- 2. Trademark Agreement dated as of March 17, 1983 with Alfred Knopf for use of the "FANNIE FARMER" trademark in conjunction with publication rights to "The Fannie Farmer Baking Book."
- 3. Non-exclusive licenses of "Fannie May", "Fannie Farmer", and "Fanny Farmer", trademarks pursuant to distributorship agreements and agreements for advertising and promotion, and merchandising of non-food products (including, without limitation, non-exclusive licenses for the use of such trademarks for publications for third parties) entered into in the ordinary course of business and consistent with past practice.
- 4. License Agreement, dated July 12, 1991, between The Sweet Factory (UK) Limited, a company incorporated under the laws of England (the "Original Licensor"), and Sweet Factory California Partners, Inc., a California corporation (the "Original Licensee"); as assigned by the Original Licensee to Sweet Factory, Inc., a Delaware corporation ("SFI") pursuant to an Assignment and Assumption Agreement, dated July 12, 1991; as assigned by SFI to Sweet Factory Group, Inc., a Delaware corporation (the "Licensee"), pursuant to an Assignment and Assumption of License, dated October 4, 1997; as assigned by the Original Licensor to United Sweet Factory Limited, a company incorporated under the laws of Cyprus (the "Licensor"), pursuant to an Assignment and Assumption Agreement, dated March 31, 1993; and as amended by the Amendment to License Agreement, dated April 7, 1993 between the Licensor and Licensee.

#### **Material Unregistered Intellectual Property**

#### Trade Names

Fannie May Candies

Fanny Farmer Candies

Laura Secord

Laura Secord French & Frosted Mint

Laura Secord Frosted Mint

Laura Secord Mint Medallion

Laura Secord Mint Stick

Laura Secord Almond Bark

Laura Secord Jellifruit

Laura Secord Miniatures

Laura Secord Dixies

Laura Secord Puppy Paws

Laura Secord Buttermallow

Laura Secord Nut Bordeaux

Laura Secord French Mint

Laura Secord Laurette

Laura Secord Secord

Laura Secord Superior

Laura Secord Goldie

Laura Secord Milton

Laura Secord York

Laura Secord French Crisp

Laura Secord Virginia Crisp

Laura Secord Butter Crunch

Laura Secord Milk Fingers

Laura Secord White Fingers

Laura Secord Southern

Laura Secord Gloria

Laura Secord Jamaican

Laura Secord Orange Fruit Dream

Laura Secord Strawberry Fruit Dream

Laura Secord Raspberry Fruit Dream

Laura Secord Essex

Laura Secord Kent

Laura Secord Swirls & Clusters

Laura Secord Almond Swirls
Laura Secord Vanilla Belmont
Laura Secord Cameo
Laura Secord Princess

## EXHIBIT 2

## SPECIAL POWER OF ATTORNEY

STATE OF ILLINOIS	)
	) ss.
COUNTY OF COOK	)
KNOW ALI	MEN BY THESE PRESENTS, THAT,
a corporation with	n offices at (hereinafter called
"Assignor"), hereby appoint	ts and constitutes THE BANK OF NEW YORK, a New York
banking corporation, with o	offices at 101 Barclay Street - 21 W., New York, New York
as trustee (the "Trustee")	for the ratable benefit of the Holders under that certain
Indenture dated as of July 2	, 1997 between Archibald Candy Corporation ("Archibald")
	d by the First Supplemental Indenture dated as of December
· ·	the Guarantors (as defined therein) and the Trustee, as further
	applemental Indenture dated as of June, 1999 between
	(as defined therein) and the Trustee (hereinafter called
- · · · · · · · · · · · · · · · · · · ·	wful attorney, with full power of substitution, and with full
power and authority to peri	form the following acts on behalf of the Assignor:
of all right, title and interest trademarks, service marks, know-how and other propri- ings, renewals, extensions, re-examinations, and all lic registering and filing of, of foregoing, to execute and of	arpose of assigning, selling, licensing or otherwise disposing of the Assignor in and to any United States, state and foreign copyrights, patents, trade names, trade dress, trade secrets, etary information, and all applications, registrations, recordreissues, divisions, continuations, continuations-in-part and enses relating thereto, and for the purpose of the recording, or accomplishing any other formality with respect to, the deliver any and all agreements, documents, instruments of necessary or advisable to effect such purpose; and
	ate any and all documents, statements, certificates or other advisable in order to obtain the purposes described above.
_	of attorney is made pursuant to that certain Second Amended Property Security Agreement dated as of June, 1999,

between the Assignor and the Assignee and certain other parties for the benefit of the Trustee and the ratable benefit of the Holders (the "Amended and Restated Intellectual Property Security Agreement") and takes effect solely for the purposes of Section 7 thereof ("Remedies Upon Default") and is subject to the conditions thereof and may not be revoked until the payment in full of all Obligations (as defined by reference in the Intellectual Property Security Agreement).

Dated: June, 1999
By:
Name:
Title:

STATE OF ILLINOIS	)		
	)ss:		
COUNTY OF COOK	)		
On the	der of the 1000 before me personally come		
	day of June, 1999, before me personally came		
to me kno	wn, who being by me duly sworn, did depose and say that		
he/she is the	of, the corporation		
described in and which execut	ed the foregoing instrument; and that he/she signed his/her		
name thereto by order of the Board of Directors of said Corporation.			
name thereto by order of the	Board of Briectors of said Corporation.		
Notary Public	<del></del>		

#### EXHIBIT 3-A

#### JURISDICTIONS FOR FILING UCC FINANCING STATEMENTS

Illinois Secretary of State

Pennsylvania Secretary of State Bucks County, Pennsylvania

#### EXHIBIT 3-B

# JURISDICTIONS FOR FILING CANADIAN PROVINCIAL FINANCING DOCUMENTS

Personal Property Security Registry, Ontario Registry of Personal and Movable Real Rights, Quebec

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0281295.09-New YorkS7A

**RECORDED: 07/12/1999**