-FORM PTO-1619 xpires 06/30/99	9A	08-30-2001	U.S. Department of Commerce Patent and Trademark Office
MB 0651-0027			TRADEMARK T
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	ssioner of Patents and	101829585	original document(s) or copy(ies).
ubmission T	ype	Conveyance Type	П.,
New		. Assignment	□ License
Resubmission Document ID#	(Non-Recordation)	Security Agreement	Nunc Pro Tunc Assignment Effective Date
Correction of Reel #	PTO Error Frame #	☐ Merger	Month Day Year
Corrective Do		Change of Name	
Reel #	Frame #	☐ Other	
Conveying	Party(ies)	☐ Mark if additional names	s of conveying parties attached Execution Date Month Day Year
Name L	ANCO, INC.		8 16 2001
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			1 a
Individual L	☐ General Partnership	☐ Limited Partnership	Corporation L Association
Other [
Citizenship/S	State of Incorporation/Or	ganization State of Delawa	ire
Receiving	Party	☐ Mark if addition	al names of conveying parties attached
Name	CONGRESS FINANCIAL	CORPORATION, as Agent	
BA/AKA/TA			
omposed of			
•	1133 Avenue of the Amer	ricas	
ddress (line 1)	1133 Aveilde of the 7 time.		
ddress (line 2)		New York U	JSA 10036
ddress (line 3)	New York	State/Count	7in Code
	City		If document to be recorded is an
] Individual [General Partnership	☐ Limited Partnership	not domiciled in the United States, an
☑ Corporation	☐ Association		appointment of a domestic representative is attached. (Designation must be a separate
Other			(Designation must be a separate document from Assignment)
	State of Incorporation/O	Organization State of Delawar	re
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reviewing the docum Trademark Office, Ch	ief Information Officer, Washington	D C 20503. See OMB nation Collection Bud	iget Package 0651-0027, Faterit and Trus
Paperwork Reduction Practice. DO NOT SE	ND REQUESTS TO RECORD ASSIGNATION Mail documents to	GNMENT DOCUMENTS TO THIS ADDRESS. TO be recorded with required cove This and Trademarks, Box Assignr	r sheet(s) information to: ments, Washington, D.C. 20231
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F-FORM PTO-1619A Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Domestic Repre	esentative Name and Address Enter for the first Receiving Pa	irty only.
Name	Alan L. Kierman, Esq.	
Address (line 1)	Otterbourg, Steindler, Houston & Rosen, P.C.	
Address (line 2)	230 Park Avenue	
Address (line 3)	New York, New York 10169	
Address (line 4)		
Correspondent	Name and Address Area Code and Telephone Number	212-661-9100 X709
Name	Helen M. Linehan	
Address (line 1)	Otterbourg, Steindler, Houston & Rosen, P.C.	
Address (line 2)	230 Park Avenue	
Address (line 3)	New York, New York 10169	
Address (line 4)		
	Enter the total number of pages of the attached conveyance documents. Iication Number(s) or Registration Number(s)	# 24 ark if additional numbers
"	at	tached
Enter either the Tr	rademark Application Number or the Registration Number (DO NO) the same property).	
Tradem SEE		ion Number(s) XHIBIT A
Number of Prop	Derties Enter the total number of properties involved.	11
Fee Amount Method of Paymen		\$290.00
Deposit Account (Enter for paymen	t by deposit account or if additional fees ran be charged to the account) Deposit Account Number: #	res □ No □
01-4	Authorization to charge additional received	
Statement and To the best of original documents.	of my knowledge and belief, the foregoing information is true and correct and any of the second second and the second second are authorized, as indicated herein.	attached copy is a true copy of the
Helen M. Line	ehan Allu M. Lulkau	8/28/01 Date
Name of	Person Signing Signature	-

119209-4

Name of Person Signing

EXHIBIT A TO RECORDATION FORMS COVER SHEET TRADEMARKS ONLY

APPLICATIONS	REGISTRATIONS
N/A	2,196,620
	829,133
	1,293,460
	1,363,867
	633,237
	2,110,802
	2,363,341
	2,053,467
	1,211,680
	1,210,665
	2,156,892

120451-1

TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

THIS AGREEMENT ("Agreement"), dated August 16, 2001, is by and between LANCO, INC., a Delaware corporation ("Debtor"), with its chief executive office at 8655 East Broad Street, Reynoldsburg, Ohio 43068 and CONGRESS FINANCIAL CORPORATION, a Delaware corporation, in its capacity as agent pursuant to the Loan Agreement (as hereinafter defined) acting for and on behalf of the parties thereto as lenders (in such capacity, "Secured Party"), having an office at 1133 Avenue of the Americas, New York, New York 10036.

WITNESSETH:

WHEREAS, Debtor has adopted, used and is using, and is the owner of the entire right, title, and interest in and to the trademarks, trade names, terms, designs and applications therefor described in Exhibit A attached hereto and made a part hereof;

WHEREAS, Charming Shoppes, Inc., a Pennsylvania corporation, C.S.I. Industries, Inc., a Delaware corporation, Charming Shoppes of Delaware, Inc., a Pennsylvania corporation, FB Apparel, Inc., an Indiana corporation, Catherines Stores Corporation, a Tennessee corporation, and Lane Bryant, Inc., a Delaware corporation (individually and collectively hereinafter referred to as the "Borrowers") and Secured Party have entered or are about to enter into financing arrangements pursuant to which Secured Party and Lenders (as hereinafter defined) may make loans and advances and provide other financial accommodations to Borrowers and certain of Borrowers' affiliates as set forth in the Loan and Security Agreement, dated of even date herewith, by and among Secured Party, the financial institutions from time to time party thereto, as lenders (collectively, together with Secured Party, "Lenders"), JP Morgan Business Credit Corp., as co-agent and Borrowers (as the same now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, the "Loan Agreement") and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection therewith or related thereto, including, but not limited to, the Guarantee (as defined below) and this Agreement (all of the foregoing, together with the Loan Agreement, as the same now exist or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced, being collectively referred to herein as the "Financing Agreements");

WHEREAS, Debtor has absolutely and unconditionally guaranteed the payment and performance of all Obligations (as defined in the Loan Agreement) of the Borrowers, Obligors and the Additional L/C Debtors (each as defined in the Loan Agreement) to Secured Party and Lenders as set forth in its Guarantee, dated of even date herewith, by Debtor and certain of its Lenders in favor of Secured Party (as the same now exists or may hereafter be amended, affiliates in favor of Secured Party (as the same now exists or replaced, collectively, the "Guarantee"); modified, supplemented, extended, renewed, restated or replaced, collectively, the "Guarantee");

WHEREAS, in order to induce Secured Party and Lenders to enter into the Loan Agreement and the other Financing Agreements and to make loans and advances and provide other financial accommodations to Borrowers and the Additional L/C Debtors pursuant thereto, Debtor has agreed to grant to Secured Party, for the benefit of Lenders, certain collateral security as set forth herein;

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Debtor hereby agrees as follows:

1. GRANT OF SECURITY INTEREST

As collateral security for the prompt performance, observance and full and final payment of all of the Obligations, Debtor hereby grants to Secured Party, for the benefit of Lenders, a continuing security interest in and a general lien upon, and a conditional assignment of, the following (being collectively referred to herein as the "Collateral"): (a) all of Debtor's now existing or hereafter acquired right, title, and interest in and to: (i) all of Debtor's trademarks, collective marks, certification marks, Internet domain names, tradenames, trade styles and service marks and all applications, registrations and recordings relating to the foregoing as may at any time be filed in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof, any political subdivision thereof or in any other country, including, without limitation, the trademarks, terms, designs and applications described in Exhibit A hereto, together with all rights and privileges arising under applicable law with respect to Debtor's use of any trademarks, tradenames, trade styles and service marks, and all reissues, extensions, continuation and renewals thereof (all of the foregoing being collectively referred to herein as the "Trademarks"); and (ii) all prints and labels on which such trademarks, tradenames, tradestyles and service marks appear, have appeared or will appear, and all designs and general intangibles of a like nature; (b) the goodwill of the business symbolized by each of the Trademarks, including, without limitation, all customer lists and other records relating to the distribution of products or services bearing the Trademarks; (c) all income, fees, royalties and other payments at any time due or payable with respect thereto, including, without limitation, payments under all licenses at any time entered into in connection therewith; (d) all licenses, contracts or other agreements naming the Debtor as licensor or licensee and providing for the grant of any rights concerning any Trademark, including, without limitation, all trademark licenses described on Exhibit B hereto, together with any goodwill associated with and symbolized by any such trademark licenses and agreements; (e) the right to sue for past, present and future infringements thereof; (f) all rights corresponding thereto throughout the world; and (g) any and all other proceeds of any of the foregoing, including, without limitation, damages and payments or claims by Debtor against third parties for past or future infringement of the Trademarks.

2. OBLIGATIONS SECURED

The security interest, lien and other interests granted to Secured Party, for the benefit of Lenders, pursuant to this Agreement shall secure the prompt performance, observance and

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payment in full of any and all obligations, liabilities and indebtedness of every kind, nature and description owing by Borrowers, Obligors and the Additional L/C Debtors to Secured Party and Lenders, including principal, interest, charges, fees, costs and expenses, however evidenced, whether as principal, surety, endorser, guarantor or otherwise, whether arising under the Guarantee, this Agreement, the Loan Agreement and the other Financing Agreements, whether now existing or hereafter arising, whether arising before, during or after the initial or any renewal term of the Loan Agreement or after the commencement of any case with respect to Debtor or any Borrower under the United States Bankruptcy Code or any similar statute (including, without limitation, the payment of interest and other amounts which would accrue and become due but for the commencement of such case), whether direct or indirect, absolute or contingent, joint or several, due or not due, primary or secondary, liquidated or unliquidated, secured or unsecured (all of the foregoing being collectively referred to herein as the "Obligations").

3. REPRESENTATIONS, WARRANTIES AND COVENANTS

Debtor hereby represents, warrants and covenants with and to Secured Party and Lenders the following (all of such representations, warranties and covenants being continuing so long as any of the Obligations are outstanding):

- (a) Debtor shall pay and perform all of the Obligations according to their terms.
- (b) Debtor shall not assign, sell, mortgage, lease, transfer, pledge, hypothecate, grant a security interest in or lien upon, encumber, grant an exclusive or non-exclusive license relating to the Collateral, or otherwise dispose of any of the Collateral, in each case without the prior written consent of Secured Party, except that Debtor may license any Trademark to any direct or indirect subsidiary of Charming Shoppes, Inc. and except as otherwise permitted herein or in the Loan Agreement. Nothing in this Agreement shall be deemed a consent by Secured Party or any Lender to any such action, except as such action is expressly permitted hereunder or in the Loan Agreement.
- (c) Debtor shall, at Debtor's expense, promptly perform all acts and execute all documents requested at any time by Secured Party to evidence, perfect, maintain, record or enforce the security interest in and conditional assignment of the Collateral granted hereunder or to otherwise further the provisions of this Agreement. Debtor hereby authorizes Secured Party to execute and file one or more financing statements (or similar documents) with respect to the Collateral, signed only by Secured Party or as otherwise determined by Secured Party. Debtor further authorizes Secured Party to have this Agreement or any other similar security agreement filed with the Commissioner of Patents and Trademarks or any other appropriate federal, state or government office.
- (d) As of the date hereof, Debtor does not have any Trademarks registered, or subject to pending applications, in the United States Patent and Trademark Office or any similar office or agency in the United States, any State thereof, any political subdivision thereof or in any other country, other than those described in Exhibit A hereto and has not granted any licenses with respect thereto other than as set forth in Exhibit B hereto.

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- (e) Debtor shall, concurrently with the execution and delivery of this Agreement, execute and deliver to Secured Party five (5) originals of a Special Power of Attorney in the form of Exhibit C annexed hereto for the implementation of the assignment, sale or other disposition of the Collateral pursuant to Secured Party's exercise for the benefit of Lenders of the rights and remedies granted to Secured Party hereunder.
- (f) Secured Party may, in its discretion, pay any amount or do any act which Debtor fails to pay or do after notice to Debtor, as required hereunder or as reasonably requested by Secured Party to preserve, defend, protect, maintain, record or enforce the Obligations, the Collateral (without limiting the right of Debtor or abandon Trademarks not used or useful in its business accordance with Section 3(b) hereof), or the security interest and conditional assignment granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, reasonable attorneys' fees and legal expenses. Debtor shall be liable to Secured Party and Lenders for any such payment, which payment shall be deemed an advance by Secured Party and Lenders to Debtor, shall be payable on demand together with interest at the rate then applicable to the indebtedness of Borrowers to Secured Party and Lenders set forth in the Loan Agreement and shall be part of the Obligations secured hereby.
- (g) Debtor shall not file any application for the registration of a Trademark with the United States Patent and Trademark Office or any similar office or agency in the United States, unless Debtor shall give Secured Party written notice no later than ten (10) days following such action. If, after the date hereof, Debtor shall (i) obtain any registered trademark or tradename, or apply for any such registration in the United States Patent and Trademark Office or in any similar office or agency in the United States, any State thereof, any political subdivision thereof or in any other country, or (ii) become the owner of any trademark registrations or applications for trademark registration used in the United States or any State thereof, political subdivision thereof or in any other country, the provisions of Section 1 hereof shall automatically apply thereto. Upon the request of Secured Party, Debtor shall promptly execute and deliver to Secured Party any and all assignments, agreements, instruments, documents and such other papers as may be requested by Secured Party to evidence the security interest in and conditional assignment of such Trademark in favor of Secured Party, for the benefit of Lenders.
- (h) Except as set forth on Exhibit A, Debtor has not abandoned any of the Trademarks and Debtor will not do any act, nor omit to do any act, whereby a Trademark may become abandoned, invalidated, unenforceable, avoided, or avoidable, except to the extent that any such Trademark may no be longer used or useful in the business of Debtor or Borrowers and Debtor has given Secured Party notice of its intention to abandon such Trademark. Debtor shall notify Secured Party immediately if it knows or has reason to know of any reason why any application, registration, or recording with respect to the Trademarks may become abandoned, canceled, invalidated, avoided, or avoidable.
- (i) Debtor shall render any assistance, as Secured Party shall determine is necessary, to Secured Party and Lenders in any proceeding before the United States Patent and Trademark Office, any federal or state court, or any similar office or agency in the United States, any State thereof, any political subdivision thereof or in any other country, to maintain such application

and registration of the Trademarks as Debtor's exclusive property and to protect Secured Party's and Lenders' interests therein, including, without limitation, filing of renewals, affidavits of use, affidavits of incontestability and opposition, interference, and cancellation proceedings.

- (j) To Debtor's knowledge, no material infringement or unauthorized use presently is being made of any of the Trademarks that would cause a Material Adverse Effect (as defined in the Loan Agreement). Debtor shall promptly notify Secured Party if Debtor (or any affiliate or subsidiary thereof) learns of any use by any person of any term or design which infringes on any Trademark or is likely to cause confusion with any Trademark. If requested by Secured Party, Debtor, at Debtor's expense, shall join with Secured Party and any Lender in such action as Secured Party and any Lender, in Secured Party's discretion, may deem advisable for the protection of Secured Party's and Lenders' interests in and to the Trademarks.
- (k) Debtor assumes all responsibility and liability arising from the use of the Trademarks and Debtor hereby indemnifies and holds Secured Party and Lenders harmless from and against any claim, suit, loss, damage, or expense (including reasonable attorneys' fees and legal expenses) arising out of any alleged defect in any product manufactured, promoted, or sold by Debtor (or any affiliate or subsidiary thereof) in connection with any Trademark or out of the manufacture, promotion, labeling, sale or advertisement of any such product by Debtor (or any affiliate or subsidiary thereof), except for any liability arising out of the Secured Party's or any Lender's acts or omissions constituting gross negligence or willful misconduct, as determined pursuant to a final and non-appealable judgment or order of a court of competent jurisdiction. The foregoing indemnity shall survive the payment of the Obligations, the termination of this Agreement and the termination or non-renewal of the Loan Agreement.
- (l) Debtor shall promptly pay Secured Party and Lenders for any and all expenditures made by Secured Party or any Lender pursuant to the provisions of this Agreement or for the defense, protection or enforcement of the Obligations, the Collateral, or the security interests and conditional assignment granted hereunder, including, but not limited to, all filing or recording fees, court costs, collection charges, travel expenses, and reasonable attorneys' fees and legal expenses. Such expenditures shall be payable on demand, together with interest at the rate then applicable to the indebtedness of Borrowers to Secured Party and any Lender as set forth in the Loan Agreements and shall be part of the Obligations secured hereby.

4. EVENTS OF DEFAULT

All Obligations shall become immediately due and payable, without notice or demand, at the option of Secured Party or the Required Lenders (as such term is defined in the Loan Agreement), upon the occurrence of any Event of Default, as such term is defined in the Loan Agreement (each an "Event of Default" hereunder).

5. RIGHTS AND REMEDIES

At any time an Event of Default exists or has occurred and is continuing, in addition to all other rights and remedies of Secured Party and any Lender, whether provided under this Agreement, the Loan Agreement, the other Financing Agreements, applicable law or otherwise, Secured Party shall have the following rights and remedies, for and on behalf of Lenders, which may be exercised without notice to, or consent by, Debtor except as such notice or consent is expressly provided for hereunder:

- (a) Secured Party may require that neither Debtor nor any affiliate or subsidiary of Debtor make any use of the Trademarks or any marks similar thereto for any purpose whatsoever. Secured Party may make use of any Trademarks for the sale of goods, completion of work-in-process or rendering of services in connection with enforcing any other security interest granted to Secured Party, for the benefit of Lenders, by Debtor or any subsidiary or affiliate of Debtor or for such other reason as Secured Party may determine.
- (b) Secured Party may grant such license or licenses relating to the Collateral for such term or terms, on such conditions, and in such manner, as Secured Party shall in its discretion deem appropriate. Such license or licenses may be general, special or otherwise, and may be granted on an exclusive or non-exclusive basis throughout all or any part of the United States of America, its territories and possessions, and all foreign countries.
- (c) Secured Party may assign, sell or otherwise dispose of the Collateral or any part thereof, either with or without special conditions or stipulations except that if notice to Debtor of intended disposition of Collateral is required by law, the giving of five (5) days prior written notice to Debtor of any proposed disposition shall be deemed reasonable notice thereof and Debtor waives any other notice with respect thereto. Secured Party shall have the power to buy the Collateral or any part thereof, and Secured Party shall also have the power to execute assurances and perform all other acts which Secured Party may, in its discretion, deem appropriate or proper to complete such assignment, sale, or disposition. In any such event, Debtor shall be liable for any deficiency.
- (d) In addition to the foregoing, in order to implement the assignment, sale, or other disposition of any of the Collateral pursuant to the terms hereof, Secured Party may execute and deliver on behalf of Debtor, pursuant to the authority granted in the Powers of Attorney described in Section 3(f) hereof, one or more instruments of assignment of the Trademarks (or any application, registration, or recording relating thereto), in form suitable for filing, recording, or registration. Debtor agrees to pay Secured Party and Lenders on demand all costs incurred in any such transfer of the Collateral, including, but not limited to, any taxes, fees, and reasonable attorneys' fees and legal expenses. Debtor agrees that Secured Party and Lenders have no obligation to preserve rights to the Trademarks against any other parties.
- (e) Secured Party may first apply the proceeds actually received from any such license, assignment, sale or other disposition of any of the Collateral to the costs and expenses thereof, including, without limitation, reasonable attorneys' fees and all legal, travel and other expenses

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which may be incurred by Secured Party and Lenders. Thereafter, Secured Party and Lenders may apply any remaining proceeds to such of the Obligations as Secured Party and Lenders may in their discretion determine in accordance with the Loan Agreement. Debtor shall remain liable to Secured Party and Lenders for any of the Obligations remaining unpaid after the application of such proceeds, and Debtor shall pay Secured Party and Lenders on demand any such unpaid amount, together with interest at the rate then applicable to the indebtedness of Borrowers to Secured Party and Lenders set forth in the Loan Agreement.

- (f) Debtor shall supply to Secured Party, any Lender and their respective designees, Debtor's knowledge and expertise relating to the manufacture and sale of the products and services bearing the Trademarks and Debtor's customer lists and other records relating to the Trademarks and the distribution thereof.
- (g) Nothing contained herein shall be construed as requiring Secured Party or any Lender to take any such action at any time. All of Secured Party's and Lenders' rights and remedies, whether provided under this Agreement, the other Financing Agreements, applicable law, or otherwise, shall be cumulative and none is exclusive. Such rights and remedies may be enforced alternatively, successively, or concurrently.

6. JURY TRIAL WAIVER; OTHER WAIVERS AND CONSENTS; GOVERNING LAW

- (a) The validity, interpretation and enforcement of this Agreement and the other Financing Agreements and any dispute arising out of the relationship between the parties hereto, whether in contract, tort, equity or otherwise, shall be governed by the internal laws of the State of New York (without giving effect to principles of conflicts of law).
- (b) Debtor and Secured Party irrevocably consent and submit to the non-exclusive jurisdiction of the Supreme Court of the State of New York, County of New York and the United States District Court for the Southern District of New York and waive any objection based on venue or forum non conveniens with respect to any action instituted therein arising under this Agreement or any of the other Financing Agreements or in any way connected or related or incidental to the dealings of Debtor, Secured Party and Lenders in respect of this Agreement or the other Financing Agreements or the transactions related hereto or thereto, in each case whether now existing or thereafter arising, and whether in contract, tort, equity or otherwise, and agree that any dispute with respect to any such matters shall be heard only in the courts described above (except that Secured Party and Lenders shall have the right to bring any action or proceeding against Debtor or its property in the courts of any other jurisdiction which Secured Party or any Lender deems necessary or appropriate in order to realize on the Collateral or to otherwise enforce Secured Party's and Lenders' rights against Debtor or its property).
- (c) Debtor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth herein and service so made shall be deemed to be completed five (5) days after the same shall have been so deposited in the U.S. mails, or, at Secured Party's or any

Lender's option, by service upon Debtor in any other manner provided under the rules of any such courts. Within thirty (30) days after such service, Debtor shall appear in answer to such process, failing which Debtor shall be deemed in default and judgment may be entered by Secured Party or any Lender against Debtor for the amount of the claim and other relief requested.

- (d) DEBTOR AND SECURED PARTY EACH HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (i) ARISING UNDER THIS AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR (ii) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF DEBTOR, SECURED PARTY AND LENDERS IN RESPECT OF THIS AGREEMENT OR ANY OF THE OTHER FINANCING AGREEMENTS OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER IN CONTRACT, TORT, EQUITY OR OTHERWISE. DEBTOR AND SECURED PARTY EACH HEREBY AGREES AN CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THAT DEBTOR OR SECURED PARTY MAY FILE AN ORIGINAL COUNTERPART OF A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF DEBTOR AND SECURED PARTY TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.
- (e) Secured Party and Lenders shall not have any liability to Debtor (whether in tort, contract, equity or otherwise) for losses suffered by Debtor in connection with, arising out of, or in any way related to the transactions or relationships contemplated by this Agreement, or any act, omission or event occurring in connection herewith, unless it is determined by a final and non-appealable judgment or court order binding on Secured Party or any Lender that the losses were the result of acts or omissions constituting gross negligence or willful misconduct. In any such litigation, Secured Party and each Lender shall be entitled to the benefit of the rebuttable presumption that it acted in good faith and with the exercise of ordinary care in the performance by it of the terms of this Agreement and the other Financing Agreements.

7. MISCELLANEOUS

(a) All notices, requests and demands hereunder shall be in writing and deemed to have been given or made: if delivered in person, immediately upon delivery; if by telex, telegram or facsimile transmission, immediately upon sending and upon confirmation of receipt; if by nationally recognized overnight courier service with instructions to deliver the next business day, one (1) business day after sending; and if by certified mail, return receipt requested, five (5) days after mailing. All notices, requests and demands upon the parties are to be given to the following addresses (or to such other address as any party may designate by notice in accordance with this Section):

-8-

If to Debtor: Lanco, Inc.

c/o Charming Shoppes, Inc.

450 Winks Lane

Bensalem, Pennsylvania 19020 Attention: Chief Financial Officer

with a copy to: Lanco, Inc.

c/o Charming Shoppes, Inc.

450 Winks Lane

Bensalem, Pennsylvania 19020 Attention: General Counsel

If to Secured

Congress Financial Corporation, as Agent

Party:

1133 Avenue of the Americas New York, New York 10036 Attention: Portfolio Manager

- (b) All references to the plural herein shall also mean the singular and to the singular shall also mean the plural. All references to Debtor, Secured Party, Lenders and Borrowers pursuant to the definitions set forth in the recitals hereto, or to any other person herein, shall include their respective successors and assigns. The words "hereof," "herein," "hereunder," "this Agreement" and words of similar import when used in this Agreement shall refer to this Agreement as a whole and not any particular provision of this Agreement and as this Agreement now exists or may hereafter be amended, modified, supplemented, extended, renewed, restated or replaced. An Event of Default shall exist or continue or be continuing until such Event of Default is waived in accordance with Section 7(e) hereof. All references to the term "Person" or "person" herein shall mean any individual, sole proprietorship, partnership, corporation (including, without limitation, any corporation which elects subchapter S status under the Internal Revenue Code of 1986, as amended), limited liability company, limited liability partnership, business trust, unincorporated association, joint stock company, trust, joint venture or other entity or any government or any agency or instrumentality or political subdivision thereof.
- (c) This Agreement, the other Financing Agreements and any other document referred to herein or therein shall be binding upon Debtor and its successors and assigns and inure to the benefit of and be enforceable by Secured Party and its successors and assigns.
- (d) If any provision of this Agreement is held to be invalid or unenforceable, such invalidity or unenforceability shall not invalidate this Agreement as a whole, but this Agreement shall be construed as though it did not contain the particular provision held to be invalid or unenforceable and the rights and obligations of the parties shall be construed and enforced only to such extent as shall be permitted by applicable law.
- (e) Neither this Agreement nor any provision hereof shall be amended, modified, waived or discharged orally or by course of conduct, but only by a written agreement signed by an

authorized officer of Secured Party. Secured Party and Lenders shall not, by any act, delay, omission or otherwise be deemed to have expressly or impliedly waived any of their rights, powers and/or remedies unless such waiver shall be in writing and signed by an authorized officer of Secured Party and Lenders. Any such waiver shall be enforceable only to the extent specifically set forth therein. A waiver by Secured Party or any Lender of any right, power and/or remedy on any one occasion shall not be construed as a bar to or waiver of any such right, power and/or remedy which Secured Party or any Lender would otherwise have on any future occasion, whether similar in kind or otherwise.

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TRADEMARK

118004-2

IN WITNESS WHEREOF, Debtor and Secured Party have executed this Agreement as of the day and year first above written.

LANCO, INC.

By:

Title: Vice-President

CONGRESS FINANCIAL CORPORATION,

as Agent

By:

itle. Executive Vice-President

- 11 -

STATE OF NEW YORK)	
)	ss.:
COUNTY OF NEW YORK)	

On this 16th day of August, 2001, before me personally came John J. Sullivan, to me known, who being duly sworn, did depose and say, that he is the Vice-President of LANCO, INC., the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by order of the Board of Directors of said corporation.

Stelen M. Luckan Notary Public

HELEN M. LINEHAN
Notary Public, State of New York
No. 01LI6047897
Qualified in New York County
Commission Expires Sept. 18, 2002

STATE OF NEW YORK)) ss.:
COUNTY OF NEW YORK)

On this 16th day of August, 2001, before me personally came Kenneth M. Sands, to me known, who, being duly sworn, did depose and say, that he is the Executive Vice-President of CONGRESS FINANCIAL CORPORATION, the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by order of the Board of Directors of said corporation.

Notary Public

HELEN M. LINEHAN
Notary Public, State of New York
No. 01Ll6047897
Qualified in New York County
Commission Expires Sept. 18, 2002

EXHIBIT A TO TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

LIST OF TRADEMARKS

T-212 P.03

Chile	Chile	Canada	Bulgaria	Bulgaria	Brazil	Brazil	Bolivia	Bolivia	Benelux	Bangladesh	Bahrain	Bahrain	Bahamas	Austria	Australia	Australia	Australia		Australia		Australia	Aruba	Argentina	Argentina		Andorra	Country
LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	AND DESIGN	LANCO LANE BRYANT	AND DESIGN	LANCO LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT		LANE BRYANT	Mark				
25	25		42	3, 14, 18, 25	25	40, 15	42	25	25, 40, 42	25	42	25	38	25, 39, 42	42	42	25		25		42	25, 42	42	25	35, 39	3, 14, 18, 25,	Classes
285,618	285,619	160,138	26,940	26,939	818,027,452	818,027,460	1,727	1,727		40,457	544/2000	543/2000	16,595	AM 3634/94	641,576	597,728	597,727		638,728		638,729	94,062,324	1,923,131	1,923,130		7,237	App.#
9/13/94	9/13/94		4/13/94	4/13/94	9/14/94	9/14/94	6/9/94	6/9/94	12/20/86	4/27/94	3/8/00	3/8/00	7/15/94	7/21/94	3/10/93	3/10/93	3/10/93		8/25/94		8/25/94	6/23/94	6/6/94	6/6/94		7/4/97	App. Dt
443,186	443,187	057,204	3,722	25,188		818,027,460	C-60,708	C-60,659	427,266	40,457			16,595	155,918	B641,576	B597,728	B597,727		A638,728		A638,729	16,818	1,549,602	1,549,601		6,878	Reg. #
4/11/95	4/11/95	7/3/33	11/29/94	11/29/94		10/15/96	3/11/96	2/26/96	2/9/87	4/27/94			12/7/95	12/22/94	7/21/95	5/12/95	5/12/95		3/5/96		3/5/96	7/11/94	1/31/95	1/31/95		7/4/97	Reg. Dt
4/11/05	4/11/05	9/1/02	4/13/04	4/13/04		10/15/01	3/11/06	2/26/06	12/20/06	4/27/01	3/8/10	3/8/10	7/15/08	12/31/04	3/(0/10	3/10/10	3/10/10		8/25/04		8/25/04	6/22/04	1/31/05	1/31/05		7/4/07	Action Dt

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PHL_A #1521801 v1	Gaza District Gaza District	France	France	Finland	European Union	El Salvador	El Salvador		El Salvador		El Salvador	El Salvador	Egypt	Egypt	Ecuador	Ecuador	Dominican Republic	Denmark	Czech Republic	Costa Rica	Costa Rica	Colombia	Colombia	Of)	Republic Of)	China (People's	Republic Of)	<u>Country</u> China (People's
	LANE BRYANT	LANEBRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT		LANE BRYANT		LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	C LAINE BKYAINI		LANE BRYANT		<u>Mark</u> LANE BRYANT
	25 35] 	3, 14, 18, 25	25, 35, 43	3, 25, 42	42	25		18		14	IJ	42	25	42	25	4	25, 35, 39	25, 39	42	25	42	25	42	6	39		Classes 53
2	4,887 4,886	00 3000214	94/515066	3155/94	325,498	1573/94	1569/94		1570/94		1571/94	1572/94	91,366	91,365	48,359	48,360	25,327	04.953/94	94/91008	89,908	89,910	024,448	247,281	93/008,879		93/094,612		App.#
	7/21/97	175/00	4/12/94	6/21/94	8/3/96	5/2/94	5/2/94		5/2/94		5/2/94	5/2/94	6/23/94	6/23/94	6/17/94	6/17/94	7/7/94	7/15/94	7/1/94	8/22/94	8/22/94	6/7/94	8/1/85	8/14/93	2014	9/3/93		App. Dt 2/3/86
	4 ,887 4 ,886	00 3000214	94 515 066	140,071	325,498	121 Book 54		P443-4	220 Book 109	P211-2	104 Book 113	22 Book 56		91,365	843/95	3073/95	74,352	06.720-1994	186,956	90,107	90,105	167,485	131,286	170,501	776 201	775,774		Reg. # 266,940
	6/3/98 6/3/98	6/9/00	4/12/94	9/20/95	12/9/98	5/22/97	: :		7/20/00		8/9/00	6/4/97		4/24/01	11/16/95	11/10/95	10/15/94	10/7/94	7/27/95	2/6/95	2/6/95	10/25/94	9/13/90	1121100	1/71/05	1/14/95		Reg. Dt 10/30/86
	7/20/04 7/20/04	1/4/10	4/11/04	9/20/05	8/13/06	5/22/07	; ; ;		7/20/10		8/9/10	6/4/07	6/23/04	6/22/04	11/16/05	11/10/05	10/15/04	10/7/04	7/1/04	2/6/05	2/6/05	10/25/04	9/13/05		1:20/05	1/13/05	3	Action Dt 10/29/06

Macao	Kuwait	Kuwait	Jordan	Jordan	Japan	Japan	Japan	Jamaica	Italy	Italy	Israel	Israel	Ireland	Ireland	Indonesia	Indonesia	India		Hungary	Hong Kong	Hong Kong	Honduras	Hondwas	Haiti	Haiti	Guatemala	Guatemala	Greece	Germany	Country
LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT		LANE BRYANT	LANE BRYANT	LANBRANT	LANE BRYANT	Mark																
25	42	25	42	25	35	39	25	25	35, 42	25	42	25	42	25	42	25	25	35, 39	3, 14, 18, 25,	42	25	42	25	42	25	42	25	25	35,42	Classes
8484	46,269	29,455		35,873	73499/94	73500/94	38340/1993	25/936	RM 95 C005925	22238 C88	92/123	92/122	95/3610	94/3590			448,043		, M94 01865	93/05060		2762/94	2780/94					89943	L 38 828/35 Wz	App. #
4/11/88	4/23/00	9/26/94	6/20/00	8/15/94	7/20/94	7/20/94	4/16/93	8/2/85	12/20/95	7/1/88	4/12/94	4/12/94	7/1/96	6/14/94	6/10/93	9/14/85	1/10/86		4/15/94	5/21/93	10/24/86	4/13/94	4/13/94	6/17/94	7/10/85		12/30/87	7/28/88	7/27/94	App. Dt
8484-M		27,240		35,873	3,357,869	3,352,528	3,272,005	B22,857	721,372	535,513	92,123	92,122	201,789	163,529	307,058	361,684	448,043		146,466	B05563 of 1996	2688 of 1987	2,037	60,939	180/105	33 Reg. 104	98,037	55,863	89,943	2,094,040	Reg. #
5/31/91		12/16/97		6/29/95	11/7/97	10/17/97	3/12/97	2/5/92	7/29/97	10/29/90	5/1/96	3/1/96	6/29/98	3/4/96	6/21/94	6/19/86	7/21/90		9/29/97	6/19/96	10/27/87	5/12/95	1/11/95	10/29/96	12/27/85	9/24/99	10/3/88	10/17/91	3/29/95	Reg. Dt
5/31/08	4/23/10		6/20/10	8/15/01	11/7/07			8/2/06	12/20/05	7/1/98	4/12/15	4/12/15	6/29/03	6/14/01	12/10/02	6/19/06	1/10/0/		4/15/04	5/21/14	10/24/07	5/12/05	1/11/05	10/29/06	6/27/10	9/23/09	10/2/08	7/28/08	1121104	Action Dt

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Portugal	Poland	Philippines	Peru	Peru	Peru	Paraguay	Paraguay	Panama	Panama	Panama	Norway	Nicaragua	Nicaragua	New Zealand	New Zealand	Nepal	Nepal	Morocco	Monaco		Mexico	Mexico	Mexico	Mauritius	Malaysia	Malaysia	Malaysia	Macedonia	Macao	Comptro
LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LASTING COMFORT	LANE BRYANT	LANE BRYANT	Mark							
35	25, 39	25	39	42	25	42	25	42	42	25	25, 42	42	25	42	25	42	25	25, 42	25, 42		25	25	42		35	25	ယ	3, 14, 25, 35	42	
301,318	Z-136501	4-2000-0001992	250,582	247,077	247,075	10662-94	10,663	74,385	74,384	74,383	94/3873			238,133	238,132				15,599		459,043	466,503	419,326		97/19176	94-07749	97/09745	Z-20001390	15477-M	A
6/20/94	7/29/94	2 3/14/00	9/13/94	7/19/94	7/19/94	6/8/94	6/8/94	2/13/95	2/13/95	2/13/95	7/12/94	10/7/94	10/7/94	6/21/94	6/21/94			7/25/94	7/13/94			1/17/01	4/4/00	4/15/87	12/1/97	8/27/94	7/18/97	11/27/00	12/5/95	Ann Dt
301,318	98,229		003,319		12,014	176,030	179,419	74,385	74,384	74,383	169,063	28,499	28,500	238,133	238,132	11668/053	11667/053	54,394	94-15548				678,346	41		94/07749			15519-M	Reg.#
7/10/95	7/29/94		1/18/95		12/29/94	3/23/95	8/11/95	5/24/96	5/24/96	5/24/96	8/3/95	5/4/95	5/4/95	12/12/97	11/7/97	6/6/96	6/6/96	7/25/94	9/15/94					11/6/87		10/11/96			12/12/97	Reg. Dt
7/10/05	7/29/04	3/14/03	1/18/05		12/29/04		8/11/05	5/24/06	5/24/06	5/24/06	8/3/05	5/4/05	5/3/05		_	66/03	6/6/03	7/25/14	7/13/04			1/17/11	4(4/10	4/15/08	12/1/07	8/27/01		11/27/10	12/5/02	Action Dt

BRYANT LANE BRYANT	PRIORITY 1 LANE	LANE BRYANT	LANE BRYANT	LANE BRYANT		LANE BRYANT	VENEZIA AND DESIGN	LANE BRYANT		LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	Mark														
25, 42	E 44	42	44	25	40, 41, 42	36,	25, 35, 39	42	25	39	25	ESIGN	14, 25, 26	45	112	25	35	25	42	39	42	25	42	3, 14, 18, 25,	25, 42	42	25	25	Classes
		84065883		4121/1994.1		5318/1993.7	94-6795	77,045	49,715	1,914,381	1,910,656		90-18367		93-2090	2000/02682	T99/00466J	10329/96	2886/93	28,285	28,297	26,709		, 94,019,048	32,456			355,311	App. #
8/18/94	12/13/83	12/30/95	8/11/83	6/15/94		4/1/93	6/29/94	12/22/95	7/30/85	7/19/94	6/27/94		6/22/90	7/19/85	4/20/93	2/21/00	1/15/99	9/26/96	4/16/93	2/1/95	2/1/95	10/8/94		6/1/94	8/31/94	7/13/94	7/13/94	4/20/01	App. Dt
9,948	3 245,474	86,443	245,473	422,913		409,695	306,289		49,715	1,914,381	1,910,656		221,919	128,443	32,538		T99/00466J	10329/96	2886/93	364/28	364/29	341/65		132,818	24,178	34,893	34,894		Reg. #
10/20/94	5/16/84	11/16/96	5/16/84	6/15/94		5/24/94	12/1/95	12/23/97	1/23/96	12/5/95	1/5/95		9/25/91	8/8/86	7/29/96		1/15/99	9/26/96	4/16/93	12/24/95	12/24/95	5/29/95	1	9/29/95	8/31/94	1/23/96	1/23/96		Reg. Di
10/20/94 8/18/14	5/15/04	1	١			4/1/03	CO/1/71	12/23/02	CO/02/1/	719/04	0/2//04	70/04	10/57/6	00/8/8	00/67/1	2/21/10	1/15/09	9/26/00	4/16/03	10/15/04	10/15/04	6/19/04		6/1/04	8/3 1/04	7/13/04	7/15/04		Action Di

United States
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Uruguay

Uruguay

BRYANT

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332,347 332,403 300,912

5/30/97

2,156,892

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LANE BRYANT - WHAT

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203,849 979,343 705,103

7/24/95

2,110,802 2,363,341 2,053,467

11/4/97 6/27/00 4/15/97

4/15/03

6/27/10

11/4/03

11/25/96 11/18/96

10/13/81 10/13/81

1,211,680

9/28/82

9/28/02

10/5/82

10/5/02

5/12/98

5/12/04

14

9, 14, 25, 26

LANE BRYANT LANE BRYANT

Vietnam

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3, 14, 18, 25,

270,692 12,937

8/29/85 6/9/94 4/24/93

10,769

270,692

7/29/96

5/8/96 7/29/06

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10/24/02

5/8/86

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Virgin Islands (US) Virgin Islands (US)

LANE BRYANT LANE BRYANT

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7/21/94 7/21/94

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United States	United States	United States	United States		United States	United Kingdom	United Kingdom	United Arab Emirates	United Arab Emirates	Ukraine	Turkmenistan	Turkey	Turkey	Thailand	Thailand	Country
LANE BRYANT	LANE BRYANT	LANE BRYANT	L.B.T.'S	BRYANT	DESIGNS AND CO LANE	LANE BRYANT	LANCO LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	LANE BRYANT	Mark
25	42	42	25		25	35	25	42	25	25, 42	3, 14, 25, 35	35		42	25	Classes
699,912	532,773	426,382	236,897		266,567	2,220,824	1,548,744	8,834	8,833	94083023/T	2000.0425			410,441	365,198	App. #
12/13/55	4/18/85	5/18/83	1/20/66		3/31/97	1/31/00	9/27/93	12/19/94	12/19/94	8/23/94	12/1/00		12/5/85	2/2/00	7/22/88	App. Dt
633,237	1,363,867	1,293,460	829,133		2,196,620	2,220,824	1,548,744	12,423	12,422	12,103			89,831		78,034	Reg. #
8/21/56	10/1/85	9/4/84	5/23/67		10/13/98	6/01/01	3/31/95	10/12/97	10/12/97	6/7/99			12/5/85		5/15/89	Reg. Dt
8/21/06	10/1/05	9;4/04	5/23/07		10/13/04	1/31/10	9/27/10	10/12/02	10/12/02	6/7/02	12/1/10		12/5/05	2/2/10	7/21/08	Action Dt

F-281

P.08/20



West Bank	West Bank	Virgin Islands (US)	Country
LANE BRYANT	LANE BRYANT	LANE BRYANT	Mark
35	25	42	Classes
5,503	5,502		App. #
8/30/97	8/30/97		App. Dt Reg. #
		8/8/94	Keg. Di
8:30/04	8/30/04	10/1/01	BCHON ES

EXHIBIT B TO TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

LIST OF LICENSES

None.

EXHIBIT C TO

TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

SPECIAL POWER OF ATTORNEY

STATE OF NEW YORK)) ss.:	
COUNTY OF NEW YORK)	
KNOW ALL MEN BY THESE PRESENTS, that office at 8655 East Broad Street, Reynoldsburg, Ohio 4 severally, CONGRESS FINANCIAL CORPORATION, a officers, its true and lawful attorney, with full power of authority to perform the following acts on behalf of Debto	3068, hereby appoints and constitutes sagent ("Secured Party"), and each of its f substitution and with full power and
1. Execution and delivery of any and all agreement or other papers which Secured Party, in its discretion, deem of assigning, selling, or otherwise disposing of all right, thrademarks and all registrations, recordings, reissues, extensions of recording, registering and filing of, or accomplished foregoing.	ns necessary or advisable for the purpose itle, and interest of Debtor in and to any ensions, and renewals thereof, or for the
 Execution and delivery of any and all document which Secured Party, in its discretion, deems necessar described in Subparagraph 1 hereof. 	s, statements, certificates or other papers y or advisable to further the purposes
This Power of Attorney is made pursuant to a Trader Agreement, dated of even date herewith, between Del Agreement") and is subject to the terms and provisions to coupled with an interest, is irrevocable until all "Obligation Agreement, are paid in full and the Security Agreement is	thereof. This Power of Attorney, being as", as such term is defined in the Security
Dated:, 2001	
LAN	ICO, INC.
By:	
Title	»:

118004-2

STATE OF NEW	YORK)		
COUNTY OF NE	,	SS.:	
On this	day of	, 2001, before me personally came	
to me known, who	being duly sv	vorn, did depose and say, that he is the	of
		described in and which executed the foregoing i	instrument; and that
		rder of the Board of Directors of said corporati	
		Notary Pul	olic

118004-2

RECORDED: 08/30/2001