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U.S. Patent & TMOfc/TM Mail Flept Dt #57 Commission ned original document(s) or copy thereof.

1 None of annual and a second		2	
Name of conveying party(ies) (assignor(s))	)):	2. Name	and Address of Party(ies) receiving an interest (assignee(s)):
Family Snacks Incorporated	2871	Name: Address:	Guy's Acquisition Company, L.L.C. 3790 Hawthorne Court
_	Association		
* *	Limited Partnership	City:	Waukegan
☐ Corporation-State Missouri	Emnee rathership	City.	
Other		Country:	TIC.
	-	Country.	USA
Additional name(s) of conveying party(ies) a	ttached? 🗆 yes 🛮 no		dual(s) citizenship
			iation
3. Nature of Conveyance:			al Partnership
_		☐ Limite	ed Partnership
	Merger		☑ Corporation-State <u>Delaware</u>
· =	Change of Name	☐ Other	
Other Sale of Company		lf assignee is	not domiciled in the United States, a domestic representative designation is attached:   Yes  No (Designations must be a separate document from assignment)
Execution Date: March 22, 2000		Additional	I name(s) & address(es) attached?  yes  no
	Additional numbers	attached? 🛛 Yes	
5. Name and address of party to whom correconcerning document should be mailed:	spondence	6. Total n Applica	umber of applications and registrations involved: tion(s) + Registration(s):15 = Total 15
William D. O'Neill	5	7. Total Fee (37 CFR	3.41) \$ 390.00
Senniger, Powers, Leavitt & Roedel		⊠ Enc	
One Metropolitan Square		☐ Aut	horized to be charged to deposit account
16th Floor		8. Deposi	t Account Number: 19-1345
St. Louis, Missouri 63102 (314) 231-5400 (telephone)		(Dur	olicate copy of this sheet attached)
(317) 2333			arge any underpayment or credit any overpayment to above osit Account
	DO NOT	USE THIS SPACE	
9. Statement and signature			
o t wilder and helief the	ne foregoing information is true	and correct and any	attached copy is a true copy of the original document.
To the best of my knowledge and belief, of	ril.	110 01/1	September 19, 2001
William D. O'Neill	$\mathcal{U}_{\mathcal{A}}$	KIN OUGH	September 19, 2001  Date
Name of Person Signing	S	ignature	and the same
	Total number of pages including	ng cover sheet, attach	ments, and document:
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#### ATTACHMENT TRADEMARK REGISTRATION NUMBERS

TRADEMARK	REG. NO.
KRUN-CHEE	717,649
SPIRALS	1,942,587
GOOD FOODS FOR GOOD TIMES (Stylized)	1,198,111
KRUN-CHEE and Design	1,713,958
CHEESE O'S	2,056,243
KAS	748,855
GUY'S	2,066,755
SNACK TIME! and Design	1,778,228
WHEN YOU GET THE ITCH FOR CHIPS, DON'T FORGET THE GUY'S	2,149,714
DON'T FORGET THE GUY'S	2,155,418
RANCH FRIES	1,321,015
CORNIES	1,370,426
POPCORN and Design	1,406,970
KAS ALWAYS FRESH WHOLESOME AND DELICIOUS and Design	648,663
KITTY CLOVER and Design	362,575

# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

INDE	,	CI	Us view out
IN RE	)	Chapter 11 Case	SV TILL TOT
FAMILY SNACKS, INCORPORATED	)	Case No. 00-40514	-11-2

## ORDER AND FINDINGS OF FACT AND CONCLUSIONS OF LAW APPROVING MOTION FOR ORDER AUTHORIZING THE SALE OF ASSETS FREE AND CLEAR OF LIENS<sup>1</sup>

This matter came before the Court at a hearing on March 22, 2000 (the "Hearing") pursuant to the Emergency Motion for Entry of an Emergency Order Pursuant to 11 U.S.C. § 363 Authorizing and Approving Sale of Assets to Guy's Acquisition Company L.L.C. Free and Clear of Liens and Interests, Setting Hearing on Emergency Motion, and Shortening and Limiting Notice (the "Motion") of the above captioned debtor ("Debtor" or "Seller").

Due and appropriate notice of the Motion and of the Hearing has been provided to creditors and parties-in-interest, entities, and persons entitled thereto under the Federal Rules of Bankruptcy Procedure, as evidenced by the Certificates of Service attached to the Motion or separately filed with this Court by counsel for the Debtor. Specifically, pursuant to Federal Rule of Bankruptcy Procedure 9006, the Court shortens the time period necessary for notice of the Hearing and finds that proper notice was given pursuant to the Federal Rule of Bankruptcy Procedure 2002(a), (i), (j) and (k) to, *inter alia*, the following parties as reflected on the Debtor's

Document #

TRADEMARK REEL: 002375 FRAME: 0645

<sup>&</sup>lt;sup>1</sup> The Findings of Fact and Conclusions of Law contained herein constitute the findings of fact and conclusions of law required to be entered by this Court with respect to the Motion pursuant to Rule 52 of the Federal Rules of Civil Procedures, as made applicable herein by Rules 7052 and 9014 of the Federal Rules of Bankruptcy Procedure. To the extent any finding of fact constitutes a conclusion of law, or vice versa such finding of fact shall be deemed a conclusion of law and vice versa.

ate of Service attached to the Motion: (i) counsel for the Official Committee of ors and to each member of the Committee: (ii) the District Director of the Service; (iii) The United States Attorney for the Western District of Missouri: the United States Trustee: (v) all creditors and parties claiming an interest in o be transferred to the Purchaser including counsel for LaSalle Bank, N.A. and ıstee for Herman L. and A. Louise Kramel; and (vi) all other creditors and who have filed a request for notice with this Court. -in-interest having been heard, or having had the opportunity to be heard, at the Jourt having heard testimony, received evidence in support of approval of the ig considered the arguments of counsel and the entire record of this case, and eing had, this Court being fully advised in the premises, this Court hereby ng Findings of Fact and Conclusions of Law.

#### FINDINGS OF FACT

#### Background

btor filed its Voluntary Petition for relief under Chapter 11 of the United States 11 U.S.C. §§ 101 through 1146 (the "Code"), on February 14, 2000 (the

ce the Filing Date, the Debtor has continued in possession of its property and tairs under Code §§ 1107 and 1108.

official committee of unsecured creditors (the "Committee") has been ase and has retained counsel.

: Debtor is a privately held manufacturer and distributor of salty snacks and

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#### Authority to Approve Sale of Debtor's Assets

19. The Code provides for the sale of a debtor's assets out of the ordinary course of business.

#### **Good Faith of Purchaser**

20. Based on the evidence heard by the Court, the Court determines that the Purchaser is purchasing the Assets in good faith and is a good faith purchaser within the meaning of Code § 363(m), and otherwise has proceeded in good faith in all respects in connection with this proceeding. Pursuant to Code § 363(m), the reversal or modification on appeal of this Order will not affect the validity of the transfer of the Assets to Purchaser.

#### **Approval of Motion**

- 21. The Purchaser is a third party Purchaser unrelated to the Debtor.
- 22. The purchase terms, as set forth in the Definitive Agreement, are fair and reasonable under the circumstances of this case.
- 23. Based on these Findings of Fact, the Court finds there is a sound business purpose to the Sale as it is proposed, such Sale is in the best interests of the estate, all parties to the Definitive Agreement have acted in good faith, and the Motion should be approved. Further, given the emergency circumstances, there is a need to Close the Sale as soon as practicable and therefor there is sufficient cause to find that the Debtor and Purchaser are relieved of the restrictions of Federal Rule of Bankruptcy Procedure 6004(g) and the Definitive Agreement and the Closing may be immediately implemented.

#### Purchase Price

24. Pursuant to the terms of the Definitive Agreement the Purchase Price is as follows: (i) the amount owed to LaSalle as of the Closing which is being assumed by Purchaser;

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plus (ii) \$1,700,000 representing the amount to be escrowed pursuant to an escrow agreement between Debtor, Purchaser, LaSalle and the Committee; (iii) approximately \$23,000 but not to exceed \$25,000 representing the estimated amount of the debt owed to Herman L. Kramel and A. Louis Kramel as of the Closing which is being assumed by Purchaser; plus (iv) \$300,000.

#### **CONCLUSIONS OF LAW**

In addition to the foregoing findings of fact and conclusions of law, the Court makes the following conclusions of law:

#### Jurisdiction, Final Order and Statutory Predicates

- 1. The Court has jurisdiction to hear and determine the Motion and to grant the relief requested in the Motion pursuant to 28 U.S.C. §§ 157(b)(1) and 1334(b).
- 2. This Order constitutes a final order within the meaning of 28 U.S.C. § 158(a). To the extent necessary under Federal Rule of Bankruptcy Procedure 9014, the Court expressly finds that there is no just reason for delay in the implementation of this Order, and expressly directs entry of this Order.
- 3. This proceeding is a "core proceeding" within the meaning of 28 U.S.C. § 157(b)(2)(A), (M), (N) and (O).
- 4. The Sale of the Assets to the Purchaser constitutes a sale of property of the Debtor's estate outside the ordinary course of business within the meaning of Code § 363(b).
- 5. For good and valid reasons, this Court may authorize and approve a sale of the assets of a Chapter 11 debtor pursuant to Code § 363(b) without the necessity of following the procedures and making the findings required for the confirmation of plan of reorganization. Such legitimate and compelling reasons exist in this case.

- 6. Under the foregoing circumstances, the Sale of the Assets, absent a confirmed plan, is both justified and appropriate.
- 7. A sale of the Assets pursuant to Code § 363(b) is not prohibited in the absence of a confirmed Chapter 11 plan. Such relief is within the sound discretion of the Court in light of the existing circumstances of this particular case.
- 8. The provisions of Code § 363(f) have been satisfied in that (i) LaSalle (the holder of the liens against a substantial portion of the Assets), has consented (subject to the provisions of this Order) to the sale of the Assets and (ii) except as otherwise set forth herein, no other parties-in-interest have objected to the Sale.
- 9. The Sale of the Assets to the Purchaser free and clear of all liens, claims, encumbrances, and other interests in the assets upon the terms and conditions set forth in the Definitive Agreement is in the best interests of the Debtor, creditors, and the estate.
- 10. The proposed sale of the Assets to Purchaser, constitutes a reasonable and sound exercise of the Debtor's business judgment and should be approved.
- 11. Notice of the Hearing complies in all respects with the relevant provisions of Code §§ 105, 363 and 365 and Federal Rules of Bankruptcy Procedure 2002, 6004 and 9006.

Based on the foregoing Findings of Fact and Conclusions of Law, IT IS
HEREBY ORDERED, ADJUDGED AND DECREED, EFFECTIVE IMMEDIATELY, AS
FOLLOWS:

A. The relief requested in the Motion is granted and approved in all respects. The Definitive Agreement, and the transactions described and contemplated therein, are hereby approved in all respects.

- B. The Debtor is hereby authorized and directed: (i) to sell the Assets to Purchaser upon the terms and conditions set forth in the Definitive Agreement; (ii) to take any and all actions necessary or appropriate to consummate the sale of the Assets to the Purchaser and the Closing of the transaction, in accordance with the Definitive Agreement and this Order: (iii) to perform, consummate, implement and close fully the Definitive Agreement together with all additional instruments and documents that may be reasonably necessary or desirable to implement the Definitive Agreement; and (iv) to take all further actions as may be necessary or appropriate to the performance of the obligations as contemplated by the Definitive Agreement.
- C. Upon the Closing, the Assets shall be transferred, sold and delivered to Purchaser free and clear of all liens, claims (as defined in Code § 101(5)), encumbrances, and other interests to the full extent allowed by Code §§ 105 and 363 and other law (except for those Permitted Exceptions set forth in the Definitive Agreement), including, without limitation, any theory of successor liability, de facto merger or substantial continuity, whether based in law or equity, and employee benefit obligations. collective bargaining agreements. environmental liabilities, any security interests, mortgage, lien, charge against or interest in property, adverse claim, claim of possession, license or restriction of any kind, including, but not limited to any restriction on the use, receipt of income or other exercise of any attributes of ownership or any option to purchase, option, charge or retention agreement which is intended as security or other matters of any person or entity that encumber or relate to, or purport to encumber or relate to, the Assets other than LaSalle's liens and the Obligations. In furtherance thereof, upon the payment in full of all amounts owed under the Definitive Agreement, secured creditors (other than creditors whose debt is being assumed by Purchaser) shall execute and deliver all UCC-3 Termination Statements with respect to UCC-1 Financing Statements and take other such actions

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as may be necessary or appropriate to evidence the termination of such claims and interests in the Assets. Except as provided below with respect to LaSalle's liens, all liens or claims of interest in the Assets are hereby transferred to the proceeds of the Sale of the Assets with the same priority as such claims or liens presently have in such Assets. As with any assumption of indebtedness, the assumption of the Obligations by Purchaser shall not be deemed to relieve the Debtor of its liability to LaSalle for the Obligations and nothing contained herein shall be deemed to release the Debtor; provided however that, notwithstanding the foregoing, except for (i) setoff, where permitted by law, against any claim or cause of action asserted against LaSalle by the Debtor's bankruptcy estate and (ii) LaSalle's right, title, and interest in the escrow fund, if any, and Escrow Agreement described in Section 3(b) of the Definitive Agreement, after the transfer of the Assets. LaSalle shall not be entitled to any distribution from the estate (including, without limitation, any distribution based upon subrogation to the rights, if any, of the PACA Claimants or Family Snacks of North Carolina, Inc.) or to assert any further lien against property of the estate including, without limitation, against the Sale proceeds. Neither LaSalle nor Purchaser shall be subrogated to the rights, if any, of the PACA claimants or Family Snacks of North Carolina, Inc. The Debtor is authorized and directed to execute such transfer documents as are necessary to transfer the Assets to Purchaser, including bills of sale, title transfer documents. deeds and assignments.

D. This Order: (i) is and shall be effective as a determination that, upon Closing, all liens, claims, encumbrances, and other interests existing in and to the Assets conveyed to Purchaser (except for the Permitted Exceptions and the liens, claims, encumbrances and other interests of LaSalle) have been and hereby are adjusted and declared to be unconditionally released, discharged and terminated, and that the conveyances described herein have been made

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free and clear of all such liens, claims, encumbrances, and interests (except for the Permitted Exceptions and the liens claims, encumbrances and other interests of LaSalle), with such liens, claims, encumbrances, and interest to attach to the proceeds of the Sale, and (ii) shall be binding upon and govern the acts of all entities, including, all creditors of Debtor and other parties in interests, filing agents, filing officers, title agents, title companies, recorders of mortgages. recorders of deeds, registrars of deeds, administrative agencies, governmental departments. secretaries of state, federal, state and local officials and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any of the Assets conveyed to Purchaser. All entities (except for LaSalle), both public and private, are hereby permanently and forever stayed. restrained and enjoined from taking any action for the purpose of, directly or indirectly, asserting prosecuting, proceeding, collecting, recovering, receiving payment of, on or with respect to any liens, interests, encumbrances and claims against the Assets, including, but not limited to, any of the following: (i) commencing, conducting, or continuing in any manner, directly or indirectly. any suit, action or other proceeding (including, without expressed or implied limitation, any thereof in a judicial, arbitral. administrative or other forum) against or affecting the Purchaser, or the Assets; (ii) enforcing, levying, attaching (including, without expressed or implied limitation, any prejudgment attachment), collecting or otherwise recovering by any means or in any manner, whether directly or indirectly, any judgment, award, decree, or other order against the Purchaser or the Assets; (iii) creating, perfecting or otherwise enforcing in any manner, directly or indirectly, any lien, or encumbrance against the Purchaser with respect to any interest in the Assets; (iv) setting off, seeking reimbursement of, contribution from, or subrogation against, or

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otherwise recouping in any manner, directly or indirectly, any amount against any liability owed to Debtor or affecting the Assets. Pursuant to the provisions of Code § 524, all creditors and equity security holders of Debtor, and all other entities holding debts which are discharged. satisfied, released or enjoined or interests which are terminated, satisfied, released or enjoined by this Order are hereby jointly and severally restrained and enjoined from instituting or continuing any action or employing any process to collect such debts or pursue such interest as liabilities or obligations of the Purchaser or the Assets. All entities asserting claims under the Perishable Agricultural Commodities Act shall be permanently enjoined from asserting any such claims against (i) the Purchaser or the Assets at anytime or (ii) LaSalle until there is a final determination with respect to a particular PACA claimant. Valid PACA Claims and interests shall specifically attach and be limited to the amounts escrowed for such claims pursuant to the Definitive Agreement. Notwithstanding any language in this Order or in the Definitive Agreement to the contrary, Family Snacks of North Carolina, Inc. is not stayed, restrained or enjoined by any provision of this Order from pursuing or continuing any cause of action it has against LaSalle Bank National Association, including adversary Proceeding No. L-00-00179-8-AP, entitled "Family Snacks of North Carolina, Inc. v. LaSalle Bank, N.A. pending in the United States Bankruptcy Court, Eastern District of North Carolina.

E. The Debtor is hereby authorized to take such corporate action as may be necessary to implement the provisions of the Definitive Agreement, to execute and file any necessary document with any appropriate secretary of state, and this Order shall constitute all approvals and consents, if any, required by the law of any state necessary to file, record and accept such documents.

- F. Nothing contained in any plan of reorganization (or liquidation) confirmed in this case or any order of confirmation confirming any plan or reorganization (or liquidation) shall conflict with or derogate from the provisions of the Definitive Agreement or the terms of this Order. Furthermore, notwithstanding the conversion or dismissal of this bankruptcy case, this Order shall specifically remain in full force and effect and shall in no way be vacated or set aside as a result of any such conversion or dismissal.
- G. This Court retains jurisdiction, even after the closing of the Chapter 11 case or subsequent Chapter 7 case, to:
  - (including the injunctive relief provided in this Order) and the terms of the Definitive

    Agreement, all amendments thereto and any waivers and consents thereunder and of each
    of the agreements executed in connection therewith:
  - (2) Protect the Purchaser, or any of the Assets, against of any of the liabilities of the Debtor;
    - (3) Compel delivery of all Assets to Purchaser;
  - (4) Resolve any disputes arising under or related to the Definitive Agreement. the Purchaser's peaceful use and enjoyment of the Assets, whether or not a plan of reorganization has been confirmed in this case and irrespective of the provisions of any such plan or order confirming such plan.
    - (5) Interpret, implement and enforce the provisions of this Order;
  - (6) Adjudicate all issues concerning (alleged) pre-Closing claims and encumbrances and any other (alleged) interest(s) in and to the Assets, including the

extent, validity, enforceability, priority and nature of all such (alleged) encumbrances. claims or any other (alleged) interest(s);

- (7) Adjudicate any and all issues and/or disputes relating to the Debtor's right. title or interest in the Assets and the proceeds thereof, the Motion and/or the Definitive Agreement; and
- (8) Adjudicate any and all remaining issues concerning the Debtor's right and authority to assume and assign the contracts and leases set forth on Exhibit B hereto and the Purchaser's rights and obligations with respect to such assignment.
- (9) Adjudicate any and all issues and/or claims relating to the PACA Claims and the claims of Family Snacks of North Carolina, Inc.
- H. This Order shall be effective immediately upon entry pursuant to Rules 7062 and 9014 of the Federal Rules of Bankruptcy Procedure, and no automatic stay of execution, pursuant to Rule 62(a) of the Federal Rules of Civil Procedure, applies with respect to this Order and/or any Judgment Order entered in connection herewith. Federal Rule of Bankruptcy Procedure 6004(g) shall not apply to this Order or the Definitive Agreement and the Debtor and Purchaser may implement the Definitive Agreement, including the Closing and the transfer of the Assets to Purchaser, immediately.
- I. To the extent any of the objections to the Motion filed by various parties in interest have not been otherwise resolved by this Order or by agreement of the parties, such objections are hereby overruled.
- J. No bulk sales law of any state shall apply in any way to the sale of the Assets to Purchaser.

K. Pursuant to Code § 1146(c), the sale of the Assets to Purchaser shall be exempt from any and all stamp, value-added, transfer, recording and other similar taxes (other than income taxes) and any transfer or recording fees or other similar costs incurred or assessed by any federal, state, local or foreign taxiing authority (including interest and penalties, if any) in connection with the sale or transfer of the Assets or the transaction contemplated by the Definitive Agreement.

L. The failure specifically to include any particular provision of the Motion or Definitive Agreement in this Order shall not diminish or impair the efficacy of such provision, it being the intent of the Court that the Motion and Definitive Agreement be authorized and approved in their entirety.

M. LaSalle has reserved the right to make additional conditions to its consent to the Sale and the assumption of the Obligations (subject to the Court's approval if such conditions require any action by the Debtor).

IT IS SO ORDERED.

Frank W. Koger

United States Bankruptcy Judge

- Tranker Koge

# By: Stephen B. Sutton Attorneys for Debtor

BRYAN CAVE LLP

**ORDER SUBMITTED BY:** 

By: Laurence M. Frazen

Attorneys for General Products and Services Corporation and Guy's Acquisition Company L.L.C.

POLSINELLI, WHITE, VARDEMAN & SHALTON

By: Daniel J. Flanigan

Attorneys for LaSalle National Bank

STINSON, MAG & FIZZELL, P.C.

By: / / W Shaiken

Attorneys for the Official Committee of Unsecured Creditors

#### ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (this "Agreement") is made and entered into as of this 20th day of March, 2000 by and between FAMILY SNACKS INCORPORATED, a Missouri corporation having its principal place of business at 405 South Leonard Street, Liberty, Missouri 64068 operating as a Debtor-in-Possession under Title 11 of the Bankruptcy Code ("Seller"), and GUY'S ACQUISITION COMPANY, L.L.C., a Delaware limited liability company having its principal place of business located at 3790 Hawthorne Court, Waukegan, Illinois 60087 ("Purchaser").

#### RECITALS

- A. On February 14, 2000, Seller filed a voluntary petition for relief in the Bankruptcy Court for the Western District of Missouri, Western Division (the "Bankruptcy Court"), Case No. 00-40514-11-2 under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code").
- B. Seller is the owner of certain real property commonly known as 405 South Leonard Street, Liberty, Missouri, legally described in Exhibit A attached hereto (collectively the "Land"), all buildings, fixtures, other improvements situated on the Land (collectively the "Improvements") and certain equipment located on the Land or elsewhere as described on Exhibit B attached hereto (collectively the "Equipment"), and various other assets.
- C. Seller and Purchaser desire to enter into this Agreement in order to provide for the purchase by Purchaser and the sale by Seller of the Land, the Improvements, the Equipment and all other property and interests of Seller described in Section 1 below subject to the terms and conditions contained herein.
- NOW THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Seller and Purchaser agree as follows:
- 1. AGREEMENT FOR PURCHASE AND SALE. Seller agrees to sell, and Purchaser agrees to purchase, subject to the terms and conditions contained herein all of the assets described below including the Land, the Improvements, the Equipment and all other assets described below (collectively the "Assets"):
  - (a) Accounts Receivable. All accounts receivable, notes, but excluding two Promissory Notes with balances due in the amount of approximately One Hundred Thirty Thousand Dollars (\$130,000) each and executed by Tom Price and Vic Sabatino (the "Employee Notes"), also excluding and all of Seller's claims against Seller's officers, directors, or employees for money due or damages (the "Employee Claims") and including all bonds or other evidence of indebtedness of any kind of any corporation, entity or person held by or due to the Seller (collectively "Accounts Receivable");

- (b) <u>Tangible Personal Property</u>. All other equipment, fixtures and personal property owned by Seller wherever located at or used in connection with the ownership, operation and maintenance of the Land or the Improvements, or in connection with any other facility operated by the Seller, whether leased or otherwise, including without limitation all heating, lighting, air conditioning, ventilating, plumbing, electrical and other mechanical equipment, furniture, furnishings, carpeting, appliances, tools, supplies, signs, draperies, other equipment, books, records, files and other personal property owned by Seller at the Land or elsewhere including all motor vehicles including trucks, tractors and trailers, as identified on <u>Exhibit B</u>, owned by the Seller (the "Personal Property");
- (c) <u>Inventory</u>. All inventory, wherever located and owned by Seller, including work in process, semi-finished and finished goods, raw materials, promotional materials, replacements and spare parts, packaging materials, operating supplies and all other usable inventory (the "**Inventory**");
- (d) <u>Contract Rights, General Intangibles, Claims and Causes of Action</u>. All contracts of the Seller as specifically assigned at the request of the Purchaser and all executory contracts and unexpired leases (the "Leases") that Purchaser in its sole discretion desires to assume and which are assumable and are identified on <u>Exhibit C</u> (collectively the "Assigned Contracts") and all general intangibles and claims and causes of action other than the Employee Notes, the Employee Claims and avoidance actions under 11 U.S.C. §§ 542-553;
- (e) <u>Intellectual Property</u>. Any and all patents, trademarks, copyrights, whether or not registered as set forth on Exhibit D, and applications for any and all of the foregoing, designs, drawings, manuals, trade secrets, lists of past and present customers, potential customers, performance standards, research data, analysis and computer software and programs, sales data, sales and advertising materials, sales and service manuals and all other proprietary confidential and other similar information (in whatever form or medium) relating to the merchandising, sale or distribution of products and the conduct of Seller's business (collectively "Intellectual Property");
- (f) Operating Names. The names "Guy's", "Guy's Foods" and "Family Snacks" and any other names now or previously used by Seller in the operation of its business as identified on Exhibit D (the "Tradenames").
- (g) Records. All records, lists and other information pertaining to Accounts Receivable, personnel and referral sources, all lists and records pertaining to suppliers and customers, and all books and records of every kind (including, without limitation, those evidenced by computer) relating to Seller's business except any books and records specifically set forth in the Excluded Assets as set forth below in Section 2, (all such books and records which Seller shall make reasonably available to Purchaser until the acquisition as set forth herein is concluded or this Agreement is terminated all of which shall be furnished to Purchaser at Seller's expense);

- (h) <u>Licenses</u>, <u>Permits and Approvals</u>. To the extent assignable or transferrable, all permits, franchises, licenses, approvals and authorizations by or of governmental authorities or third parties required for the conduct of Seller's business or in connection with ownership of any other property being transferred hereunder;
  - (i) <u>Goodwill</u>. All goodwill associated with Seller;
- (j) Other Assets. All other properties and assets owned or leased by the Seller that are used in and are necessary for the continued conduct of the Seller's business as of the Closing (as hereinafter defined) whether or not of a type falling within any of the categories of assets or properties described above.
- 2. **ASSETS EXCLUDED FROM SALE.** Expressly excluded from the Assets are the following (the "Excluded Assets"):
  - (a) The Employee Notes and Employee Claims and also including, without limitation, avoidance actions of the Seller under 11 U.S.C. §§542-553;
  - (b) Any pension plan, profit sharing plan, or other plan or program providing benefits to employees of the Seller;
  - (c) Any leases or executory contracts Purchaser does not specify in writing prior to March 23, 2000;
  - (d) All the shares of stock which the Debtor owns in Family Snacks of North Carolina Incorporated;
  - (e) Seller's articles of incorporation, by-laws and stock register, Corporate minute books of similar Corporation records;
    - (f) Any retainers or advances for professional fees paid by Seller;
    - (g) Any tax attributes and tax refunds of Seller;
  - (h) Real estate owned by Seller and located at 6960 East 38th Street in Tulsa, Oklahoma;
    - (i) Cash in bank accounts;
  - (j) All books and records owned by Family Snacks of North Carolina, Incorporated or copies thereof if in electronic form; and
  - (k) All other property or assets not described in Section 1(a) through (i) above.
- 3. PURCHASE PRICE. The Aggregate Purchase Price ("Aggregate Purchase Price") for all of the Assets shall be an amount equal to:

- (a) the total indebtedness owed by Seller to LaSalle Bank, N.A. ("LaSalle") under the terms of that certain Loan and Security Agreement dated January 23, 1998, as amended, (the "Loan Agreement"), which indebtedness shall be assumed by Purchaser;
- (b) an amount equal to One Million Seven Hundred Thousand Dollars (\$1,700,000) which amount shall be deposited into an escrow at LaSalle to be held and applied as follows:
  - (i) \$1,500,000 escrowed for the payment of all actual liability arising from the operation of Seller or any subsidiary or affiliate of Seller arising under the Perishable Agricultural Commodities Act (7 U.S.C. § 499) (PACA Claims), then
  - (ii) \$200,000 escrowed for application to the payment of the amount determined, if any, due to Family Snacks of North Carolina, Inc. (Family Snacks, N.C.) from the Seller or LaSalle (the North Carolina Claims), then
  - (iii) the balance, if any, of funds remaining shall be split with seventy-five percent (75%) distributed to the Seller and twenty-five percent (25%) to the Purchaser.

The Purchaser, Seller, LaSalle and the Creditors' Committee shall enter into an Escrow Agreement (the Escrow Agreement) which shall set forth the terms and conditions regarding the administration and settlement of the PACA claims and the North Carolina claims and the distributions pursuant to the Escrow Agreement. The Escrow Agreement shall be confidential.

(c) The sum of Three Hundred Thousand Dollars (\$300,000) which is allocated to the purchase of Personal Property.

The Aggregate Purchase Price shall be paid by assumption by the Purchaser of all indebtedness due to LaSalle pursuant to the Loan Agreement and any additional amounts shall be paid in cash, by certified check or by wire transfer at the Closing.

#### 4. <u>INTENTIONALLY OMITTED</u>.

responsible for any of the Seller's liabilities or obligations existing as of the Closing, including any unfunded withdrawal liability to any multi-employer pension plan, any claims (as defined in §101(5) of the Bankruptcy Code), except (a) Purchaser shall assume all amounts due and owning to Herman L. Kramel and A. Louise Kramel, husband and wife (collectively, the "Kramels"), secured by that certain Deed of Trust recorded in the office of the Clay County Recorder of Deeds on November 3, 1997, bearing Document No. N-64309, beginning in Book 2744 at Page 445, recorded on a parcel of the Land (the "Kramel Lien"), and (b) as otherwise provided herein. Such liabilities that Purchaser shall not assume or be responsible for, include, but are not

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limited to any past, present or future liabilities or obligations of Seller arising under loans and other debts, taxes, wages, unpaid commissions, bonuses, brokers' fees, profit and pension plans, employee benefits, health insurance claims, union contracts, federal, state or local environmental laws, PACA Claims or liability, OSHA, FLSA, ERISA and other federal, state and local laws, warranty and liability claims, unfair labor practices, employee claims, discrimination claims, errors and omissions, litigation, violations of law and tort claims or actions, whether disclosed or undisclosed, which have accrued or arise out of Seller's omissions or conduct of its business on or prior to the Closing.

- 6. <u>CLOSING</u>. The closing of the transactions contemplated by this Agreement (the "Closing") will take place at 10.00 A.M. on March 27, 2000 at the offices of Bryan Cave, LLP, Suite 3500, One Kansas City Place, 1200 Main Street, Kansas City, MO 64105, or at such other time and place as may be mutually agreed upon by the parties hereto (the "Closing").
- escrow established with a title insurance company acceptable to Purchaser in accordance with the deed and money escrow instructions reasonably acceptable to Seller, Purchaser and LaSalle (the "Escrow"). Upon the creation of the Escrow, anything herein to the contrary notwithstanding, the transfer and conveyance of the Land, and the delivery of any Conveyance Documents (as defined below) required for transfer of the Land shall be made through the Escrow. At the option of Purchaser, the Closing may take place through a so-called "New York Style" closing, so that the Title Policy with respect to the Land and Improvements will be delivered to Purchaser on the Closing. All other Conveyance Documents (as defined below) with respect to any of the other Assets shall be delivered to the Purchaser in form and content acceptable to Purchaser at the Closing.
- Assets to Purchaser free and clear of all liens, claims, (as that term is defined in §101 of the Bankruptcy Code) and encumbrances of any kind and nature whatsoever to the fullest extent permitted by law or equity, other than real estate and personal property taxes not yet due and payable with respect to the Land and such title exceptions as Purchaser shall approve in writing with respect to the Land which include a deed of trust in favor of LaSalle as to a portion of the Land and the Kramel Lien with respect to a portion of the Land provided that the remaining balance due in order to obtain a release of the Kramel Lien does not exceed \$25,000; collectively, the "Permitted Exceptions"), by:
  - (a) Delivery of an Order of the Bankruptcy Court finding, concluding, confirming and ruling that Purchaser constitutes a good faith purchaser within the meaning of §363 of the Bankruptcy Code and that all facets of the subject transaction, including the purchases described in this Agreement, have been proposed, conducted, adequately disclosed, negotiated, and agreed to in good faith within the meaning of, and pursuant to §363(m) of the Bankruptcy Code and finding that Purchaser constitutes a good faith purchaser within the meaning of §363 of the Bankruptcy Code (the "Final Order");

- (b) Delivering recordable stamped special warranty deeds, subject only to the Permitted Exceptions, executed by Seller that conveys fee simple title to the Land, Improvements and appurtenant rights to Purchaser and is acceptable to the Title Company (as defined below);
- (c) Delivery of a Bill of Sale in form and content acceptable to Purchaser executed by Seller that transfers all of the Assets as is and with all faults (excluding the Land which is transferred pursuant to a recordable stamped Warranty Deed) to the Purchaser; and
- (d) Delivery of such other documentation as Purchaser or its counsel shall deem necessary in order to close this transaction pursuant to the terms of this Agreement.
- 9. <u>CONDITIONS PRECEDENT</u>. The obligations of Purchaser to consummate the transactions contemplated by this Agreement are subject to satisfaction of each of the following conditions unless waived in writing by Purchaser in its sole discretion:
  - (a) Completion of due diligence by Purchaser on or before Wednesday, March 22, 2000;
  - (b) The negotiation of a mutually acceptable Assumption Agreement between the Purchaser and LaSalle with respect to the assumption by the Purchaser of indebtedness due to LaSalle pursuant to the Loan Agreement, provided however that the amount provided by LaSalle to the Purchaser under the Loan Agreement may be in an amount in excess of the indebtedness due to LaSalle sufficient to allow Purchaser to pay additional amounts due hereunder and to conduct its business after the acquisition of the Assets in an acceptable manner;
  - (c) The entry of the Final Order which shall specifically authorize the transfer of the Assets to Purchaser free and clear of all liens, claims (as that term is defined in §101 of the Bankruptcy Code) and encumbrances of any kind and nature whatsoever to the fullest extent permitted by law or equity, including but not limited to PACA Claims and liabilities, with any and all valid liens, claims and encumbrances attaching to any sale proceeds at Closing, provided, however, that the Assets shall not be free and clear from the Permitted Exceptions which expressly include all Liens in favor of LaSalle pursuant to the Loan Agreement and the Kramel Lien and real and personal property taxes not yet due.
  - (d) Delivery to Purchaser, at Seller's expense, of a current ALTA Form B Title Commitment (the "Title Commitment") for an owner's title insurance policy issued by a title insurance company acceptable to Purchaser and LaSalle (the "Title Company") in an amount as agreed to between Purchaser and LaSalle as allocated to the Land and showing title in Seller, dated not earlier than the date hereof, together with legible copies of each of the documents underlying any title exceptions listed therein. The Owner's Title Insurance Policy shall be issued pursuant to the Title Commitment (the "Title Policy") and shall contain to the extent available (i) extended coverage over

all general exceptions, (ii) an ALTA 3.1 zoning endorsement, (iii) an access contiguity endorsement, if applicable, (iv) an endorsement providing coverage over creditor's rights exceptions, and (v) such other endorsements as Purchaser shall reasonably request;

- (e) Delivery to Purchaser of a copy of the most recent survey of the Land and Improvements which is in the possession of Seller. Purchaser has received the survey, and has the option of having the same updated and certified to Purchaser, the Title Company and such other parties as the Purchaser may determine. Purchaser understands that the availability of certain of the title insurance coverages requested above (such as deletion of the standard exceptions relating to matters which would be shown by an accurate survey, and access and contiguity endorsements) will be dependent upon the availability of an updated survey which is certified to the Title Company. If Purchaser does not obtain such an updated survey, Purchaser agrees that its previous requests regarding certain title insurance coverages shall be amended accordingly;
- (f) The assignment by Seller to Purchaser of all Contract Rights including Leases as elected to be assumed by Purchaser pursuant to the terms of this Agreement. Seller shall have obtained the consents of any party required under any contract or lease to be assumed by Purchaser pursuant to the terms of this Agreement;
- (g) Delivery of adequate notice of the Sale Motion to all creditors and parties in interest as required by Bankruptcy Rule 2002(i).
- (h) The handling to the satisfaction of Purchaser and its counsel of all labor, employment, termination of employee, health insurance and employee benefits issues that may arise as a result of the sale of the Assets contemplated pursuant to this Agreement;
- (i) Purchaser, at its option, shall have entered into satisfactory contracts with all unions representing employees of the Seller; and
- (j) The Aggregate Purchase Price shall not have exceeded the sum of Fourteen Million Three Hundred Thousand Dollars (\$14,300,000).

In the event that any of the conditions precedent have not been satisfied to Purchaser's satisfaction or waived in writing by Purchaser, Purchaser may terminate this Agreement without any further liability or responsibility hereunder.

### 10. REPRESENTATIONS AND WARRANTIES.

- 10.1 Seller represents and warrants to Purchaser, as of the date hereof and again as of the Closing, that:
  - (a) Seller has all necessary power and authority subject to Court approval to enter into this Agreement and, upon entry of the Final Order, to consummate all of the transactions contemplated herein. This Agreement and all documents to be executed by Seller and delivered to Purchaser hereunder (A) are and will be the legal, valid and

binding obligations of Seller, enforceable in accordance with their terms, (B) do not or will not contravene any provision of any existing laws and regulations applicable to Seller or the Assets, and (C) will not conflict with or result in a violation of any agreement, instrument, order, writ, judgment or decree to which Seller is a party or is subject or which governs the Assets;

- (b) Seller has fee simple title to the Assets and Seller has no knowledge of any person or entity with any lease, right of first refusal, option or similar rights to acquire any interest in, or occupancy of, the Assets or any part thereof;
- (c) Seller has received no notice of, any violation of any zoning, subdivision, platting, building, fire, insurance, safety, health, environmental or other applicable laws, ordinances or regulations (except for notices related to the Land or the occupancy thereof);
- (A) To the best of Seller's knowledge, Seller has not conducted, (d) transported, generated, stored, treated, used or disposed of any Hazardous Substances (as defined below) at or from the Property in violation of any applicable environmental laws. (B) to the best of Seller's knowledge, the Property does not contain any Hazardous Substances in violation of any applicable environmental laws, (C) except for matters disclosed to Purchaser by Seller in writing prior to the date hereof with respect to the Land, Seller has not received any notice of, and has no actual knowledge that, any administrative agency or other governmental authority or any employee or agent thereof has determined or alleged that there has been (or is investigating whether there is) a presence at, release or threat of release from, or placement on or in, the Property of any Hazardous Substances, or any generation, transportation, storage, treatment or disposal at or from the Property of any Hazardous Substance in violation of any applicable environmental laws, (D) to the best of Seller's knowledge, no portion of the Property lies within an area which constitutes a "wetland" or protected area subject to the jurisdiction of the United States Army Corps of Engineers or any federal, state or local administrative agency, and (E) to the best of Seller's knowledge, no underground storage tanks are located on the Property. "Hazardous Substances" as used herein means (i) any petroleum or petroleum products, radioactive materials, asbestos in any form that is or could become friable, urea formaldehyde foam insulation, polychlorinated biphenyls and radon gas and (ii) any chemicals, materials or substances defined as or included in the definitions of "hazardous substances", "hazardous wastes", "restricted hazardous wastes", "toxic substances", "toxic pollutants", "bio-hazard", "biological waste", "medical waste" or words of similar import, under any applicable federal, state or local environmental, safety or health laws, ordinances, rules of common law, regulations or directives;
  - (e) Seller makes no representation or warranty regarding the fitness and condition of the Assets sold to Purchaser hereunder and all such Assets are sold "as is" and "with all faults". Seller expressly disclaims any warranty of merchantability or fitness for a particular purpose.

- Date, that: (i) Purchaser has all necessary power and authority to enter into this Agreement and to consummate all the transactions contemplated herein, (ii) the individuals executing this Agreement on behalf of Purchaser are duly authorized to execute, deliver and perform this Agreement on behalf of Purchaser and to bind Purchaser and (iii) this Agreement and all documents to be executed by Purchaser and delivered to Seller hereunder (A) are and will be the legal, valid and binding obligations of Purchaser, enforceable in accordance with their terms, (B) do not or will not contravene any provision of Purchaser's organizational documents or any existing laws and regulations applicable to Purchaser and (C) will not conflict with or result in a violation of any agreement, instrument, order, writ, judgment or decree to which Purchaser is a party or is subject.
- 10.3 All of the representations and warranties of Seller and Purchaser contained in this Section 10.3 are material, none shall merge into the deed herein provided for and all shall survive the Closing Date or termination of this Agreement for a period of one (1) year.

#### 11. <u>SELLER'S COVENANTS</u>.

- 11.1 From and after the date of this Agreement through the Closing Date, Seller and Seller's agents shall at Seller's expense:
  - (a) Maintain the Assets in the condition in which they existed as of the date of the Letter of Intent, normal wear and tear excepted, free from mechanics' liens or other claims for liens, not commit waste of or on the Assets, and operate the Assets in a manner consistent with current practices and in compliance with all applicable laws;
  - (b) Keep in existence all fire and extended coverage insurance policies, and all public liability insurance policies, that are in existence as of the date of the Letter of Intent with respect to the Assets;
  - (c) Permit Purchaser, its engineer, architect or other agents, during normal business hours (or such other times as are reasonable), to enter onto the Land for the purpose of making inspections thereof, including, without limitation, such inspections as Purchaser shall deem desirable in order to ascertain the truth and accuracy of any representations contained herein;
  - (d) Grant Purchaser access to any records, books and agreements concerning the Property within Seller's possession or control, and maintain such records, books and accounts in Seller's ordinary manner consistent with past practice;
  - (e) Promptly advise Purchase in writing of any (i) material changes, additions, deletions or modifications in or to any of the materials delivered to Purchaser pursuant to this Agreement or the Letter of Intent and promptly provide Purchaser with true, complete and correct copies of such changes, additions, deletions or modifications and (ii) changes in circumstances which would render the representations and warranties

made by Seller herein false or misleading, and take such reasonable actions as may be necessary to make such representations and warranties true and not misleading; and

(f) Provide Purchaser with any other relevant information in Seller's possession with respect to the Property upon Purchaser's reasonable request.

#### 12. PURCHASER'S COVENANTS.

- Access to Information. After Closing, Purchaser shall permit Seller and the Creditor's Committee and its employees, attorneys, and other authorized representatives (collectively referred to only in this Section as "Seller") or any estate representative or trustee appointed by the Bankruptcy Court in the Bankruptcy Case (the "Estate Representative") reasonable access upon reasonable notice during normal business hours to all books, records, documents, and facilities relating to the Assets or the Assigned Contracts in Purchaser's possession and, outside normal business hours, Purchaser's employees formerly employed by Seller, and to furnish to Seller at Seller's expense, or to the Estate Representative at the estate's expense, all such information with respect to the Assets and Assigned Contracts in Purchaser's possession as Seller or the Estate Representative shall from time to time reasonably request for purposes of fulfilling Seller's or the Estate Representative's obligations in the Bankruptcy Case, or in defending any actions, tax audits, or investigations. Without limiting the generality of the foregoing, Seller and any Estate Representative shall have such reasonable access to obtain all information, documentation or witness testimony necessary to fulfill any obligations of Seller or the Estate Representative under the Bankruptcy Code or Rules, or under any order of the Bankruptcy Court or any other court, or to investigate, prosecute, or defend any claim, cause of action, avoidance action, or any Excluded Asset. Any such entry and access shall not unreasonably interfere with Purchaser's business, employees or use of the Assets.
- CLOSING COSTS. Each party shall pay its own costs and expense incurred in 13. connection with the negotiation, preparation, execution and delivery of this Agreement and the consummation of the transactions contemplated hereby. The Seller shall be responsible for all state, county and municipal taxes, imposed by reason of the sale, transfer, arrangement conveyance and delivery of the Assets and all deficiencies, interest or penalties asserted, incurred or assessed with respect thereto, and the Seller shall pay the fees and costs of recording or filing all applicable conveyancing documents. Notwithstanding the foregoing, in consideration of the substantial time and expense incurred by Purchaser during the due diligence and negotiating process resulting in this Agreement, Purchaser shall, subject to the terms and conditions of this Section 13 be entitled to the payment of a "Break-up Fee" of Two Hundred Fifty Thousand Dollars (\$250,000) (the "Break-up Fee") payable as set forth herein. Purchaser shall be entitled to the Break-up Fee if after execution of this Agreement a third party shall submit an offer to purchase the Assets which is accepted by Seller which offer must be at last \$250,000 in excess of the Purchase Price and Seller is unable or unwilling to comply with the terms of this Agreement after execution of this Agreement. Any Break-up Fee shall be payable at Closing out of cash proceeds delivered by the purchaser of the Assets and shall be paid \$125,000 to Purchaser and \$125,000 to Seller and shall have priority of payment over all administrative claims allowed under §503(a) of the Bankruptcy Code and shall be pari passu with the administrative claims of

LaSalle, but shall not be paid from LaSalle's collateral or the proceeds thereof. The Purchaser will cooperate with Seller in an effort to exempt the transfer of the Assets from any such transfer taxes as set forth above in accord with §114b(1) of the Bankruptcy Code.

- LABOR AND EMPLOYMENT ISSUES. Effective as of Closing, Seller shall terminate, and shall solely be responsible for the termination of, all employees of Seller. Seller shall be solely responsible for giving all notices required under applicable law to such employees as a result of this Letter and the terms hereof. Seller shall be solely responsible and liable for any and all claims by employees that may arise as a result of this Letter and the terms hereof, including claims as a result of employment discharge, health insurance claims, benefits claims, and any other employment related claims. Purchaser may, but shall not be required to hire any or all of Seller's employees, effective as of the Closing, under such terms and conditions as are acceptable to Purchaser in its sole and absolute discretion.
- 15. <u>COURT APPROVAL</u>. All aspects of the proposed transactions and the approval thereof by the Bankruptcy Court (including, without limitation, all motion, papers and other pleadings, court orders including the Final Order, notice(s) to creditors, other parties in interest and others) shall be reasonably satisfactory in form and substance to Purchaser and its counsel.
- 16. **POSSESSION.** Possession of all of the Assets shall be delivered to Purchaser at Closing free and clear of all liens and claims as set forth herein. All Excluded Assets shall be removed from the Land and Improvements prior to Closing except as provided to the contrary herein.
- 17. **NOTICES.** Any notice, demand, request or other communication with either party hereto may be required or may desire to give under this Agreement shall be in writing and shall be deemed to have been properly given if (a) hand delivered (effective upon delivery), (b) mailed (effective three (3) days after mailing) by United States registered or certified mail, postage prepaid, return receipt requested, (c) sent by a nationally recognized overnight delivery service (effective one (1) day after delivery to such courier) or (d) sent by facsimile (effective upon confirmation of transmission), in each case, addressed as follows:

IF TO PURCHASER: Mr. Ron Hirasawa

General Products and Services Corporation

Paramount Road

Fort Wayne, IN 46808

With a copy to: Mr. Kenneth A. Latimer

Duane, Morris & Heckscher LLP

West Monroe Street

**Suite 3400** 

Chicago, IL 60606

With an additional copy to: Mr. Laurence M. Frazen

Bryan Cave, LLP One Kansas City Place

Main Street

Kansas City, MO 64105-2100

IF TO SELLER:

Mr. Stephen B. Sutton Lathrop & Gage, L.C. Grand Boulevard

**Suite 2800** 

Kansas City, MO 64108

IF TO LASALLE:

Mr. Joseph \_\_\_. Fudacz LaSalle Bank, N.A.

135 S. LaSalle Street, Suite 425 Chicago, Illinois 60603-4105

With a copy to:

Mr. Daniel J. Flanigan

Polsinelli, White, Vardeman & Shalton, P.C.

700 W. 47th Street, Suite 1000 Kansas City, MO 64112-1808

or to such other or additional addresses as either party might designate by written notice to the other party.

18. **BROKERS.** Each of Seller and Purchaser represents and warrants to the other that it has not dealt with any brokers, finders or agents with respect to the transaction contemplated hereby. Seller shall on the Closing Date, deliver to Purchaser or Title Company customary affidavits or other documents relating to the absence of broker's liens that could arise in connection with the sale of the Property, if any. Each party agrees to indemnify, defend and hold harmless the other party, its successors, assigns and agents, from and against the payment of any commission, compensation, loss, damages, costs, and expense (including without limitation attorneys' fees and costs) incurred in connection with, or arising out of, claims for any broker's, agent's or finder's fees of any person claiming by or through such party. The obligations of Seller and Purchaser under this Section 18 shall survive the Closing and the termination of this Agreement.

#### 19. MISCELLANEOUS.

- 19.1 Time is of the essence of each provision of this Agreement.
- 19.2 This Agreement and all provision hereof shall extend to, be obligatory upon and inure to the benefit of the respective heirs, legatees, successors and assigns of the parties hereto. Without limitation to the foregoing, Purchaser shall have the right to assign its rights (but not its liabilities) under this Agreement to, and to direct that the Conveyance

Documents, including without limitation the deeds provided for hereunder, run in favor of and/or list as grantee or assignee therein, any nominee identified by Purchaser.

- 19.3 Except as provided herein, this Agreement contains the entire agreement between the parties relating to the transactions contemplated hereby.
- 19.4 This Agreement shall be governed by and construed in accordance with the laws of the State of Missouri.
- 19.5 If any of the provisions of this Agreement or the application thereof to any persons or circumstances shall, to the extent, be deemed invalid or unenforceable, the remainder of this Agreement and the application of such provisions to persons or circumstances other than those as to whom or which it is held invalid or unenforceable shall not be affected thereby.
- 19.6 This Agreement and any document or instrument executed pursuant hereto may be executed in any number of counterparts, each of which shall be deemed an original, but all of which, together, shall constitute one and the same instrument.
- 19.7 This Agreement shall not be construed more strictly against one party than against the other merely by virtue of the fact that the Agreement may have been prepared primarily by counsel for one of the parties, it being recognized that both Purchaser and Seller have contributed substantially and materially to the preparation of this Agreement.
- 19.8 A facsimile or photocopy signature on this Agreement, any amendment hereto or any notice delivered hereunder shall have the same legal effect as an original signature.

IN WITNESS WHEREOF, this Agreement has been executed as of the date first above written.

GUY'S ACQUISITION COMPANY, L.L.C.

By: Hornor +-Its: President

FAMILY SNACKS INCORPORATED

By:

Its:\_

#### **EXHIBIT A**

#### LEGAL DESCRIPTION FOR 405 SOUTH LEONARD STREET

#### TRACT 1:

All that part of the Southwest 1/4 of Section 8, Township 51 North, Range 31 West, in Liberty, Clay County, Missouri, described as follows:

Beginning at a point on the West line of the Southwest 1/4 of Section 8, that is North 00 degrees 19 minutes 46 seconds East, a distance of 10.00 feet from the Southwest corner of the Southwest Quarter of Section 8; thence North 00 degrees 19 minutes 46 seconds East, along the West line of the Southwest Quarter of Section 8, a distance of 801.00 feet to a point 80.00 feet South of the South right-of-way line of the "Old" Chicago, Milwaukee, and St. Paul Railroad; thence South 89 degrees 19 minutes 14 seconds East parallel with that right of way line, a distance of 167.00 feet; thence North 00 degrees 19 minutes 46 seconds East parallel with the West line of the Southwest 1/4 of Section 8, a distance of 80.00 feet to the south right-of-way line of the "Old" Chicago, Milwaukee, and St. Paul Railroad; thence Easterly along that right-of-way line the following 4 courses:

- 1. South 89 degrees 19 minutes 14 seconds East, a distance of 753.30 feet to a point of curve of a curve to the left having a central angle of 30 degrees 55 minutes 12 seconds and a radius of 1734.61 feet;
- 2. Northeasterly along the arc of that curve a distance of 936.09 feet;
- 3. North 00 degrees 13 minutes 36 seconds East, departing that curve in a nontangent direction, a distance of 58.31 feet to a point of curve of a nontangent curve to the left having a central angle of 14 degrees 56 minutes 08 seconds and a radius of 1684.61 feet, the radius point bears North 31 degrees 14 minutes 46 seconds West;
- 4. Northeasterly along the arc of that curve, a distance of 439.14 feet to the West right-of-way line of Chicago, Milwaukee and St. Paul Railroad, also being a point of curve of a nontangent curve to the right having a central angle of 05 degrees 10 minutes 32 seconds and a radius of 11377.53 feet, the radius point bears North 46 degrees 10 minutes 54 seconds West;

thence Southwesterly along that West right-of-way line and along the arc of that curve a distance of 1027.74 feet to a point of curve of a compound curve having a central angle of 02 degrees 48 minutes 09 seconds and a radius of 11359.16 feet; thence Southwesterly continuing along that West right-of-way line and along the arc of that curve, a distance of 555.62 feet to a point 10.00 feet North of and perpendicular to the South line of the Southwest 1/4 of Section 8; thence North 89 degrees 57 minutes 58 seconds West, along a line that is 10.00 feet North of and parallel with the South line of the Southwest 1/4 of Section 8, a distance of 1504.09 feet to the point of beginning, EXCEPT that part lying in Leonard Street.

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#### TRACT 2:

All that part of the Southwest Quarter of Section 8, Township 51, Range 31, in Liberty, Clay County, Missouri, described as follows: Beginning at a point in the West line of said Quarter that is 811 feet North 0 degrees 13 minutes 46 seconds East of the Southwest corner of said Quarter; thence North 89 degrees 25 minutes 10 seconds East and parallel to the South line of said Quarter a distance of 167 feet; thence North 0 degrees 13 minutes 46 seconds East and parallel to the West line of said Quarter a distance of 80 feet; thence North 89 degrees 25 minutes 10 seconds West a distance of 167 feet; thence South 0 degrees 13 minutes 46 seconds West and parallel to the West line of said Quarter a distance of 80 feet to a point of beginning, except that part thereof lying in Leonard Street. (Sometimes known as City Block 55)

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February 22, 2000 1:07 PM

## GUY'S FOODS DEPRECIATION EXPENSE REPORT



#### as of 02/29/2000

		In Sec	Acquired	Cep	P Est			Prev 3	Frior Accum	Tepreciation This Run	Current Year to Date	Curr Accum Depreciation Key
						Boo	k: Internal	FY: S	September			10 - a - a
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000078	000	n Compacte 11/22/94 zel Packad	0.30	MF200	P 07 00	0.00	0.00	01/00	0.00	0.60	5.00	0.00
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	Pota	to Storage	E East Pot	ato Dum	p System	l						
000081	000 Can	11/22/94 Line	0.00	HF200	P 07 00	0.00	0.00	01/00	0.86	0.00	0.00	0.00
000082	000	11/22/94 Packaging		) HF200	P 07 00	0.00	0.00	01/00	0.60	0.00	0.00	0.00
000083	000	11/22/94 ety Pack		) MF200	P 07 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
000084	000	11/22/94 d Cheese	0.00	MF200	P 07 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
000085	000	11/22/94		HE200	P 07 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
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000083		11/22/94 Erying De:	partment		P 07 00	0.00		01/00	0.00	0.00	0.00	0.00
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000092		ide West 11/22/94	Potato & Co 0.0	rn Rece O MF200	iving Ara P 07 00	ea 0.00	0.00	01/00	0.00	0.00	0.00	
000093		n Scaking 11/22/91	Room 0.0	0 NF200	e 07 00	0.00	0.00	01/00	0.00	0.00	0.00	
	Cor	n Chip Lir 11/22/94		00 ME200	g 07 00	0.00	0.0	01/00	0.00	0.00	0.00	0.00
	Tor	tilla Chi 11/22/94	Line #2	00 ME201	2 07 00	0.0	0.0	0 01/00	0.00	0.00	0.0	0.00
	To	tilla Chi 11/22/94	p Line #1		P 07 0		0 0.0	0 01/00	0.0	0.00	0.0	0 0.00
	Er		Line .		p 07 0		0.0	0 01/00	9.0	0.0	0 0.0	0.00
	To	rtilla Pac	kaging Depa	rtment	p 07 C		o 0.	00 01/00	0.0	0.0	0.0	0.00
	70 20 ee	0 11/22/99 rtilla Pau 0 11/22/9 1 Scorage	ckaging 4 0		4 P 07 (		00 0.	00 01/0	0 0.9	;c 0.0	00 0.	00.00

TRADEMARK REEL: 002375 FRAME: 0673

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#### **GUY'S FOODS DEPRECIATION EXPENSE REPORT**



#### as of 02/29/2000

						-							
SYS No	ixi										Depreciation This Run		Cur Accum Depreciation Re
00100			0.0 reatment Ro		Ρ (	7 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00101		11/22/94 to Chip L	0.0 ine <b>\$</b> 2	0 SLMM	P (	7 00	0.00	0.00	01/00	0.00	0.00	0.50	0.00
	000	=	0.0	0 SLMM	P (	7 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00105		11/22/94		0 SLMM	P (	7 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00105	000	11/22/94 ce Areas	0.0	O SLMM	3 (	7 00	0.00	0.00	01/00	0.00	0.00	<b>c.</b> 60	0.00
00107	000			O SLMM	9 (	7 00	0.00	6.00	01/00	0.00	0.00	0.06	0.00
00103		11/22/94	-	0 SLMM	R 4	10 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00152	000	10/01/95 TALIZED R		0 SLMM	5 (	)5 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
	000	03/01/95 PROPERTY	0.0	0 SLYM	P (	)5 OO	. 0.00	0.00	01/00	0.00	0.00	0.00	0.00
	000	03/01/95	0.0	0 SLMM	P 1	12 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00157	000	PROPERTY 12/01/94		0 Own	R 4	00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
00153	000	R PROP 03/01/95		0 SLMM	P (	5 00	0.00	0.00	01/00	0.00	0.00	0.00	0.00
		IR 6 MAIN 6		_									
			ACCOUNTING				0.00	0.00		0.00	0.00	0.00	0.00
ess di	sposa	als and t	ransfers 0.0	0			0.00	0.00		0.00			0.00
et			0.0	 10			0.00	0.00	· 	0.00	0.00	0.00	0.00
	000	03/01/35	19008.	SO SLAM	λ	05 00	0.00	19008.50	01/00	18691.69	0.00	316.81	19008.50
	Comp	any car 03/01/95	17408.						01/00	17118.36	0.00	290.14	17408.50
	Comp	any car 03/01/95	16558.	50 SLM24	λ	05 00	0.00	16558.50	01/00	15178.63	275.97	1379.87	16558.50
	Cont	eany car 07/01/95		50 SLM				0 15758.5	0 01/0	0 15495.89	9.00	262.5	15758.50
	Cent	pany car 07/01/95		.50 SLM				0 22508.5	0 01/0	Q 22133.3	5 0.00	375.1	
UUUU I		pany car	-						3 11/9	134.5	7 0.0	0 6.7	
00012	2 005	05/19/9		.83 SLM .28 SLM	A H A M	. 05 0 . 05 0	0 0.0			· •			
00012	Veh		out-Borden	BLC .00 SL	<b>2</b> 4	<b>.</b> 05 (	)o 0	5000.	00 01/	00 3415.			
	Q.E 24 00	Step Va 0 05/01/9	n.	.50 SU	M :	k 05 '	00 0.	00 15955.	50 01/	00 10543.	67 265.0	ng 1330.	42 11314.15

## GUY'S FOODS DEPRECIATION EXPENSE REPORT



#### as of 02/29/2000

SYS tio		In Svc Date	Acquired Value				Salvaçe/ Sect 179	Depreciable Basis		Prior Accum Depreciation			Curr Accum Depreciation Key
		05/01/95 mobile	15935.50	SLIM	 A	05 00	6.00	15935.50	01/00	10523.67	255.59	1327.95	11951.62
	000	25/01/95 25/01/95 20bile	15508.50	SLMM	A	05 00	0.00	15508.50	01/00	10339.00	258.47	1292.37	11631.37
000129	602 (	07/01/96 payout	3751.29	SLMM	A	Q5 QQ	0.00	3751.29	01/00	2438.35	52.52	312.50	2750.95
000130	000 (	19/01/95 iny Car	13008.50	STAM	A	05 00	0.90	13008.50	01/00	8021.91	216.81	1084.04	9105.95
	000 (	)3/03/97 121Y CAR	9512.63	SLYM	À	05 00	0.00	9512.63	01/00	4914.87	158.55	792.72	5707.59
000134	000	06/01/97 any Car	42841.50	SLMM	λ	05 00	0.00	42841.50	01/00	19992.70	714.02	3570.12	<b>23</b> 562.82
	000	09/01/97 JICK PARK	16541.50	SLMM	A	05 00	0.00	16541.50	01/00	7157.98	275.59	1378.45	8546.43
000149	000 0	18/01/97	40125.45	SLASA	A	05 00	0.00	40125.46	01/00	17387.70	668.75	3343.78	20731.48
	000 1	.2/01/97 CADILLAC	20543.50	SLMM	À	05 00	. 0.00	20543.50	01/00	7559.28	344.05	1720.29	9289.57
	GOS 1	2/01/97 CADILLAC	25008.50	SUM	λ	05 00	0.00	25008.50	01/00	9536.45	433.47	2157.37	11703.92
000219	000 0	14/01/93 Chery Lu	14168.50	SLYM	λ	05 00	0.00	14168.50	01/00	4250.55	235.14	1180.70	5431.25
000229	000 0	17/01/98	17287.00	SLMM	À	05 00	0.00	17287.00	01/00	4321.75	, 283.12	1440.58	5762.33
	000		16629.65	SLMM	₽	07 00	0.00	16629.65	01/00	2969.59	197.97	989.85	3959.45
	000	INGINE REI 07/01/93	8065.51	SLM	p	07 00	0.00	8055.51	01/00	1440.27	95.02	480.09	1920.36
000242	000 (	ENGINE REI 07/01/93	3310.01	ensi.	P	07 00	0.00	3310.01	01/00	591.08	39.40	197.02	783.10
000243	000	ENGINE RE 07/01/98	22515.95	SUM	P	07 00	0.00	22615.95	01/00	4038.55	269.23	1345.18	5384.74
000244	000	engine re 07/01/93	12480.03	slyn	P	07 00	0.00	12480.05	01/00	2228.59	148.57	742.85	
000253	3 000	engine Re 08/09/98	14534.00	) SLASI	۶	05 00	0.00	14534.00	01/00	3414.60	243.90		
00025	000	08/09/98		s sum		4 05 00	0.00	17757.69	5 01/0	0 4143.45	295.95		
00027	9 000	11/01/93	et Lumina 17455.9					17455.9	5 01/0	0 3200.29	290.93		
00028	0 000	11/01/98	ina S/NS75 17455.9	is slig	1	X 05 00	0.00	17455.9	5 01/0	3200.2	5 290.93		
00028	1 000	11/01/98	umina 5/N 2	es sum	4	A 05 0	0.0	0 17455.9	5 01/0	3200.2	6 290.93		
00028	32 GOO	11/01/98	umina s/n 17455.	95 SLM	М	A 05 0	0.0	0 17455.	95 01/	00 3200.2			
0002	83 000	11/01/9		95 SU	H	A 05 0		00 17455.	95 01/	00 3200.2	25 290.9		
0002		939 Chevy 0 12/01/9	Lumina s/ 3 5655.	n 8581 .16 SU	21	co 1157 A 05 (	o 0.1	00 5655.	16 01/	00 1036.	78 94.2	15 471.5	26 1508.04

## GUY'S FOODS DEPRECIATION EXPENSE REPORT



#### as of 02/29/2000

SYS No	Ext Date	Acquired Value		P Est	. Salvage/	Depreciable	Prev	Prior Accum	Depreciation This Run	Current Year	
	MAJOR REPAIRS								<del></del>		
000292	000 12/01/98 MAJOR REPAIRS	5995.57		A 05 00	0.00	5995.5?	01/00	999.26	99.92	499.62	1499.89
000293	QOO 12/01/98 MAJOR REPAIRS	5325.18	SLMM	A 05 00	0.00	5325.18	01/00	837.53	83.75	443.76	1331.29
000294	900 12/01/98 1999 Chery Lu	17405.45	SLMM	A 05 CO	0.00	17406.45	01/00	2301.03	290.10	1450.53	4351.51
000295	000 12/01/92 1998 GMC PICS	23750.00	SLM	A 05 00	0.00	23750.00	01/00	3958.33	395.83	1979.16	5937.49
000299	000 01/01/99 GARAGE REPAIR	5465.25	SIMM	P 07 00	0.00	5455.25	01/00	\$85.67	65.08	325.37	911.04
000307	000 02/01/99	6210.00	SLMM	P 07 00	0.00	5210.00	01/00	591.43	73.93	369.54	951.07
000314	MAJOR REPAIRS 000 04/01/93	10201.11	SLMM	g 07 00	0.00	10201.11	01/00	729.84	121.44	607.20	1337.04
000324	GARAGE REPAIR 000 05/01/99	11382.80		A 05 00	0.00	11332.80	01/00	759.85	189.71	948.56	1707.41
000325	GARAGE REPAIR 000 05/01/99			A 05 00	0.00	9115.00	01/00	607.67	151.92	759.59	1367.25
000341	TAURUS '95 000 07/01/99		SLM	P 07 00	0.00	13534.85	01/00	493.75	162.91	914.57	1303.32
000353	GAPAGE REPAIR 000 03/01/99		SLMM	P 07 00	0.00	17526.03	01/00	209.54	202.54	1043.21	1251.85
000354	GARAGE REPAIR 000 03/01/99		SLMM	P 07 00	0.00	20000.00	01/00	238.10	238.09	1190.47	1428.57
	AUTOS-DISTRIE 000 11/01/99		SLMM	P 07 00	0.00	7204.55	01/00	0.00	85.77	343.08	343.08
	GARAGE REPAIR 000 12/01/99	TRIT 1193			0.00	2735.49	01/00	0.00	32.58	91.73	97.73
	GARAGE REPAIR 48	( - UNIT 61									
	pense Acct No:				0.00	703578.51		265865.92	9783.94	50020.44	315886.36
Less d	isposals and	transfers — 201.83			0.00	201.83	}	134.57			141.29
Net		703476.79	- 3		0.00	703475.79		265731.35	9783.94	50020.44	315745.07
	L 000 09/01/97			p 07 00	0.00	5303.00	0 01/00	1579.77	63.19	315.95	1895.72
	smacks at re 3 000 09/01/37	n di		R 40 00		20187.0	0 01/00	1032.5	7 43.31	215.5	1299.20
	Roof Repair 4 000 09/01/9			1 R 40 00		0 11556.9	0 01/0	0 601.9	2 24.0	8 120.3	s 722.30
	FLOOR REPLA	CEMENT .		H R 40 0		0 1445.4	15 01/0	g 72.2	8 3.0	1 15.0	5 87.33
	5 000 10/01/9 Baked Catwa	lk		N R 40 0			00 01/0	00 283.0	13.4	is 67.3	350.45
		E FRESH AIR	Intake				00 01/0	135.5	94 6.5	52 32.	60 169.54
00019	FLOCK REPL		44 AM.								

## GUY'S FOODS DEPRECIATION EXPENSE REPORT



#### as of 02/29/2000

<b>3</b> ¥3 %:	Ext		Acquired Value		7 E81 I 111e	Salvaçe/ Sect 179	Depreciable Basis	Prem Taru	Prior Accum Degraciation	Depreciation This Run		Curr Accum Depresiantin Rey
306204		12/01/38 11003/WALI	128909157	SIAM	R 60 00	9.00	128909.57	01/00	5371.23	268.56		5714.03
306245	000 0	17/01/98	12791.88 PROVENENTS	SLMM	P 67 88	0.00	12791.89	01/00	2284.26	152.29	781.42	3045.65
139260	000 0	19/C1/93			E 40 00	0.00	9539.00	01/00	261.03	20.08	200.39	381.42
300235	000 1	2/01/98	19402.23 ONE CABLE IN	SLMM		0.03	10402.23	01/00	215.71	21.67	101.33	328.06
	000 1	2/01/98			R 40 CG	6.00	1105.82	01/00	23.04	2.31	11.52	34.54
		1/01/99 Office R	19354.00 oof Repair	SLMM	R 40 00	6.00	19854.00	01/00	353.70	39.30	196.50	550.20
000300			2713.00 RECONVEL BLDG		R 40 00	0.00	2713.00	01/00	50.87	5.65	29.26	79.13
		4/01/99 /Wall Mat	55350.14 erials	SLM	R 40 00	0.00	55860.14	01/00	698.25	116.37	581.37	1280.12
000309		4/01/99 REMODEL	153930.89	SLAW	R 40 00	0.00	153930.89	01/60	1924.14	320.69	1603.44	3527.58
200313			6407.00 AMD CAFETE		R 40 00	9.00	5407.00	01/00	80.09	13.35	86.74	146.83
000322			1696.31 -Personvel	SCAR	2 46 00	9.00	1695.31	01/90	14.05	3.51	17.56	31.61
900328		E/01/99 GREDGING	13135.48	STA	R 40 00	0.00	13135.43	01/00	109.46	27.36	138.82	243.29
C00356		9/01/ <del>99</del> KTION-PIPS	3331.00 S	SLIEA	R 40 03	0.00	3831.00	01/00	7.93	7.93	39.90	47.88
C00350		./01/99   AERATICI	7980.00 EYPASS	SLMM	R 40 00	0.00	7930.00	01/00	0.00	15.53	56.53	<b>56.</b> 53
000351	000 II		1460.75	SUM	R 40 03	0.00	1480.75		0.00	3.08	12.33	12.33
000363	000 11	1/01/99	2250.00 DECRETE WORK		R 40 00	0.00	2250.00	01/00	0.00	4.53	13.74	13.74
300355	000 11		20302.50		R 40 00	0.00	20902.50		0.00	43.34	173.35	173.35 320.49
000369	000 13	2/01/99 :: GREDGIU	51278.85	SLM2!	R 40 00	0.00	51278.85	01/00	0.00	105.83	325.43	320.37
Count≠	24	-							***			
		(	810G IMPROV 551764.79			0.00	551764.79		15151.45	1327.27	6354.89	21502.33
less di	sposa	is and a	ansfers 0.00			C.00	0.00		0.00			3.09
Net		•	5517,54.79			0.00	551764.79	•	15151.45			21504.33
QQ0252	000 (	07/01/98	40728.75	SLMM	9 07 00	0.00	40728.75	61/00	7272.99	494.86		
050311	000	rity - Ba 04/01/99 ING LOT I	1032.40	) STA	R 10 GO	0.00	7035-40	0 01/00	12.91	2.15	15.75	23.45
Counts		2		-		********		_				

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#### **GUY'S FOODS DEPRECIATION EXPENSE REPORT**



#### as of 02/29/2000

In Svc Acquired Dep P Est SYS No Ext Date Value Meth T Life	-	Cepreciable Basis	Frew Prior Accom Thru Depreciation			Over Accum Depreciation Key
G/L Expense Acct No: BLOG IMPROV - 310						
41781.15 Less disposals and transfers	0.00	41761.15	7285.3	187.01	2:2:	9720.97
5.06	0.00	0.00	0.53	•		0.00
Net 41761.15	0.00	41761.15	7285.3	437.01	2435.37	9720.97
GC0271 000 09/01/96 32037.48 SLMM R 40 00 EDILDING - 363 S. LECKARD	0.00	32037.43	01/00 .867.6	\$5.74	131.72	Treat.
Count= 1			***********			
32037.48 Less disposals and transfers	0.00	32037.43	857.6	55.74	33.7	1201.41
s.00	0.00	0.00	0.00	;		5.00
Net 32037.43	0.90	32037.43	867.6	65.74	333.72	1201.41
000245 000 07/01/98 20357.71 SLM4 R 40 00 GUARD POST	0.00	20367.71	01/00 635.4	42.43	212.16	१५इ.५६
Count= !			***********			
G/L Expense Acct No: BUILDING - 310 20367.71	<b>G.Q</b> Q	20367.71	636.43	42.43	213.18	848.65
Less disposals and transfers	0.00	0.00	0.0			0.00
Net (20357.71)	0.00	20367.71	536.4	42.43	212.16	843.53
000257 000 09/01/98 5417:00 SLM4 R 40 00 BOILER STACK REPLACEMENT	0.00	5417.00	01/00 173.5	13.37	66.59	240.54
Count= 1			*****			
G/L Expense Acct No: POILDING - 300 5417.00	0.00	5417.00	173.5	13.37	65.64	240.64
tess disposals and transfers 0.00	0.00					0.00
	0.00	5417.00		13.37	66.89	240.61
000301 000 01/01/99 20000.00 SLMM P 07 00	0.00	20000.00	0 01/00 2142.	233.09	1199.47	3333.33
MOTOR COACH REFURBISHMENT 000312 000 04/01/99 13775.00 SLMM P 07 09	-	13775.00	0 01/00 993.	163.9	9 919.9	1903.87
000312 000 04/01/95 154%ENT COACH REFURBISHMENT 000338 000 07/01/99 157625.00 SLMM P 07 0		0 157575.0	0 01/00 5631.	25 1877.0	ş 9385.i	15015.65
Count 3						
Count= 3  G/L Expense Acct No: CAPITAL LEASE  191450.00	0.0	191450.0	90 8758	.04 2279.1	15 11395.	20153.85
Less disposals and transfers 0.00	0.0	o. 0.0	30 0	.c:		0.00
*						



### as of 02/29/2000

In Swo Acquired Dep P Est : SYS No Ext Date Value Meth T Life :	illmaga/ D Hass 179	Gepreciable P Basis Ti	ter Prior Aceur hru Depresiation	Degration This Run	Current Tear on Case	Curr Accum Depreciation Key
Nec 191450.00	0.00	191450.00	8758.04	1179.16	11396.42	20153.96
000163 000 10/01/05 0.00 0mm P CS 00 CAPITAL LEASES-TRUCKS & TRAILORS	6.00	0.00 01	/00 C.II	:.::	2.00	0.30
000170 000 10/01/95 4347451.20 SEAM P 05 00 CAPITAL LEASES-TRUCES	0.00	4247451.20 01	/00 1964010.64	71790.85	353954.26	3317954.30
000171 000 11/01/96 31984.29 SLMM P 05 00 CAPITAL LEASES-FLS0	0.00	31984.29 01	/00 (18557.51 *.	£33.07	2665.35	21323.88
Count: 3						
4279435.49 Less disposals and transfers	û.0 <b>0</b>	4279435.49	1981663.15	71323.92	356619.61	3339287.76
0.00		0.00	0.00	*******		0.00
Net 4279435.49	0.00	4279435.49	1992668.18	71323.92	356619.61	3339287.76
000169 000 06/01/96 481789.90 SLMM P 04 03	0.60	431789.80 01	/00 401491.51	11137.23	30186.43	451677.93
CAPITAL LEASE - 44 TRAILERS 000172 000 01/01/97	0.00	\$3001.49 01.	/00 57063.31	1729.19	8645.98	55709.50
CAPITAL LEASE VARIOUS TRAILERS  000209 000 03/01/93 4116.89 SLMM F 07 00  CAP LEASE - PALLET IRUCK	0.00	4115.89 01,		49.01		
Count= 3						
G/L Expense Acct No: CAPITAL LEASES - 430 562309.18	0.00	568903.18	459486.23	11815.48	59077.46	518563.69
Less disposals and transfers 0.00	0.00	0.00	0.::			0.00 
Net 558903.18		568908.18	459486.23	11915.48	59077.46	518563.69
000001 000 12/01/94 3530.55 SLMM Q 05 00	0.00	3530.55 11		6.03	55.84	3530.55
Computer-Chuck Macan 000003 000 01/24/95 23089.83 SLMM ? 05 00	0.00	-23069.53 01	1/00 22705.01	3.60	384.81	23089.83
Network equipment-Jim Loetel 000004 000 01/19/95 2017.76 SiMM: P 05 00	0.00	2017.75 0	1/00 1934.13	0.00	33.69	2017.76
Network equipment-Jim Loetel	0.00	6013.01 0	1/00 5948.19	6.50	101.42	6049.01
Network equipment-Jim Loetel	0.00	4035.53 0	1/00 3968.34	9.00	67.24	4035.58
Network equipment-Jim Loetel	0.00	4497.58 0	01/00 4422.5	9.03	74.94	4497.58
taser jet printer .	0.00		01/00 2051.2	- 0.00	34.78	2036.65
000014 000 02/01/95 2025.55 SLMM P 05 00 Laser Printer	0.00		_	9.0	2 176.3	5 10581.10
000016 000 02/01/95 10581.10 SLMM P 05 00 Computer peripherals		•		5.9	1 423.3	3 25400.52
000017 000 02/01/95 25400.52 SLM P 05 05					:: 32.	1966.34
000015 000 02/01/95 1955.34 SLM ? 05 00	0.0	A 7323-34	4.7.			

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## GUY'S FOODS DEPRECIATION EXPENSE REPORT



### as of 02/29/2000

SYS Wo			Apquired Value		P Est T Life	Salvage/ Sect 179	Depresiable Basis		Potte Asom Depositation			Curr Armum Depresiation Ney
	Compu	ter perig	merals									
000019	290 0	2/01/95	129984.50	SLIM	P 05 CC	0.00	128984.50	61/60	126834.78	0.00	2149.74	128964.51
	Compu	ter perig	herals									
000021	G00 0	2/01/95	3418.76	SLM	P 05 00	0.00	3418.76	01/00	3361.75	6.00	56.93	3415.76
	Laser	printer	and pariphe:	ral								
600022	000 0	2/01/95	3770.53	SLAM	2 05 00	0.09	3770.59	01/00	3707.76	0.00	<del>5</del> 2.33	3770.59
	Compu	ter perig	herals									4
000040	•	3/27/95	1439.14	SIMM	Q 05 00	0.00	1439.14	01/06	1415.18	0.50	23.98	1439.14
	Сожри	ter							•			
	•	3/01/95	4515.60	5 <u>LVM</u>	9 05 00	0.00	4515.60	01/00	4440.35	0.60	78.33	4818.60
	Campu	ter equip	ment									
	•	3/14/95	3211.40	2.757	P 05 00	G.G0	3211.40	01/00	3157.89	0.00	53.52	3201.40
	DASO	Rack										
000052		4/01/95	21272.82	SIMM	P 05 03	0.00	21278.92	01/00	20924.16	0.00	354.66	21275.92
		Drive										
000063		4/18/95	18263.56	SIM	0.05.02	0.00	18260.56	01/00	17956.21	0.00	304.35	18260.56
300333			ters/laser		_							
000065		4/10/35	1843.97			0.68	1843.37	01/00	1813.22	0.00	30.75	1943.97
000000			1474.01	J_1.	. 45 41	• • • • • • • • • • • • • • • • • • • •						
200055		printer  4/05/95	2488.29	27 153	0.05.01	0.90	2489.29	01/00	2446.33	6.00	41.46	2489.29
000055				2-1-1	2 43 43	0.30	• • • • • • • • • • • • • • • • • • • •					
		nal compu	iter 7188.47	** 104	D 05 00	0.00	7188.47	01/60	7068.65	6.00	119.82	7128.47
230067		5/01/95		2	F 03 03	9.90	, 2.3.	•••				
		frame per		er 104	0.05.00	0.00	2305.02	01/00	2267.5	0.00	33.45	2306.02
000053		15/01/95	2305.02	STAM	Q 05 00	0.00	2,00.00	••.				
		nal compu				0.00	2450.74	01/00	2419.74	0.00	41.00	2460.74
000069		15/10/95		SLMM	9 05 00	0.00	2130.71	02,00				
		tech Mini				0.00	3853.17	01/66	3799.77	0.00	64.40	3853.17
000070	000 0	15/12/95	3863.17	SIMM	Q 05 00	0.00	3053-11	01102				
	Perso	nal Compt					2357.94	01/00	2318.65	0.00	39.29	2357.94
000073	000 0	19/03/95	2357.94	SLMM	2 05 00	0.00	2327.31	01100	2323.3.			
	Perso	nal Compi	uter				5871.41	01/00	5773.5	0.00	97.85	5871.41
000074	000 (	09/05/95	5871.41	ELMM	9 05 00	0.00	2911.47	01700	3	•		
	GES ;	ower sut	oly for AS40	C .			2357.94	31/63	1986.36	39.30	195.49	2062.85
000111		10/02/95	2357.94	SIMM	P 05 00	0.00	23591	01/44	1			
		onal Comp	uter				2350.53	01/65	1941.25	39.17	195.37	2037.13
000112		10/12/95		SIM	£ 05 00	0.00	2350.53	: 01/00				
			uter for Acc	custin	y.		2222.4	01/6	1907.55	39.74	198.70	2106.26
00011		10/04/95		SLM4	P 05 C	0.00	2331.4	1 01/00	. 1301	1		
			outer for Pu	rchasin	IJ				1543.83	32.8	151.25	1705.24
00011		10/24/95		4 SUM	P 05 0	0.0	1971.0	4 0176	1450		•	
******		onal Com	outer					c 61 ic	0 1417.7	30.8	2 154.19	j 1571.86
60011		12/01/95		S SIMM	P 05 0	; 0.0	0 1843.2	ייוט פ	C Fair	. ,	-	
20011		er printe	-						ic 3689.2	g 8G.2	0 401.0	g 4093.20
ממניז		12/15/95		IQ SLMM	P 05 0	o.0	0 4812.0	13 מניס	1, 2002.7	. 94.2		
30923			for AS400						16 1637.5	; 37.2	0 185.0	2 1823.08
ממחו		02/01/95		17 SLM	P 05 0	ე 0.0	10 2232.	37 01/0	10 100117	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
JULE:		schal com							nn 7700 3	59.	10 295.4	19 2393.85
6001		02/01/9		95 SLM	P 05 (	o. 0.0	o 3545.	95 01/	oc 2600.3		• • • • • • • • • • • • • • • • • • • •	
0001		sonal cor										
	re.											

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# GUY'S FOODS DEPRECIATION EXPENSE REPORT



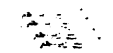
### as of 02/29/2000

EVE Wa Ex	In Syc I Cate	Roquired Value		9 Est 7 Life	Salvage Sept 179	Depresiacie Basis	Prem	Prior Asem Depresiation	Jegovonenno Rose Rus		uss Action Amphasistic her
	0 02/01/98		O SLMY	9 65 66	0.03	2213.40					
	reonal compu								-4-53	194.43	1907.81
38	9 03/01/96 90 2 Motorol		1 SLMY	2 05 00	3.36	61708.21	01/60	44224.21	1028.47	5142.35	49366.56
	7 04/01/ <b>96</b> Esonal <b>Comp</b> u		SLMM	P 05 00	6.30	3788.35	01/00	2651.95	63.14	315.69	2967.54
000128 000 Max	kem Codedat		SLWM	2 07 09	3.00	17241.28	01/00	- 3210.13	205.25	1926.26	9236.39
110145 (35 Fil	Ge/G1/97 TTSU MOBILE	75839.57 PRINTER	SLIMM	2 07 00	0.00	75889.57	91/68	23483.84	303.44	4517.23	28006.87
103146 006 Eac	08/01/97 DHELDS - 14	430758.31 7	SLAM	P 05 00	9.00	430758.31	01/00	135561.93	7179.30	35396.52	222333.43
000155 000 PC1		10995.14	SLMM	F 05 00	0.00	10995.14	31/00	4581.73	183.27	915.34	5493.67
000158 000 Mag:	10/01/97 mayoz 17° Mo		STVZi	P 05 00	0.00	249.34 (	)1/00	99.74	4.15	20.77	120.51
000159 000		1933.29	SLMM	9 05 00	0.00	1933.29 (	1/00	773.32	32.22	151.10	934.42
100150 000	10/01/97 SE PRINTER	1933.29	SLAM	P 05 00	0.00	1933.29 0	1/00	773.32	32.22	161.10	934.42
110161 000			SLAR	9 05 60	0.00	715.13 0	1/03	285.48	11.94	53.43	346.16
100191 000		130.02	SLASS	9 05 00	0.00	130.02 0	1/00	45.50	2.17	10.83	36.33
100192 000	01/01/93	717.58	SLMM	9 05 60	0.90	717.53 0	1/00	251.16	11.95	59.80	310.96
530183 CG3	COLOR TERM		C1 12/	P 05 00	0.00	323.91 0	1 /00	115,12	5.48	27.40	142.52
	EASTLINK 10.				0.00	J. 2. J. V	2,00	113,112		~/.14	175.25
200184 CC0		493.67			0.90	498.67 0	1/00	174.53	3.31	41.55	216.08
MAGR	AVOK 14" MON	IITOR									
300185 000	01/01/93	7093.55	SLMI	9 05 00	0.00	7093.55 0	1/00	2432.74	118.22	591.13	3073.86
	HELDS- FUJI						1 /00	535 61	20 27	141 31	737.70
000195 000		1702.41	Sinea	2 05 00	0.00	1732.41 0	1700	595.84	28.37	141.85	131.70
	O AS400 COM 01/01/98		SLIM	P 05 00	0.60	201.59 0	1/00	70.55	3.36	16.80	a7.36
	EXT. FAXOM										
	01/01/98		SLMY	P 05 00	0.00	275.36 0	1/00	95.55	4.59	22.99	113.53
	EXT MODEM			- 05 00	0.00	379.51 0	1 /00	132.95	6.33	31.55	154.50
	01/01/98 G <del>3</del> EIOE 3.5		2007	טט נט פ	0.00	3:3.51 0	£1 03	132.33	7.73	34.55	
100191 000		900.79	SLYS	P 05 00	0.60	900.79 0	1/00	315.28	15.01	75.06	390.34
	H SUPERSTOC	•					1.700	155 00	21.71	103.56	564.54
500192 000		•	SLMM	P 05 00	0.60	1302.81 0	1/00	455.98	21./1	105.35	351.31
100193 200	PRINTERS FO	1729.43	SLMM	P 05 CC	0.00	1729.43 0	1/00	505.31	28.83	144.12	743.43
	OFF SERVER		~===1								
220200 700		50143.94	SUM	P 05 00	0.00	50149.94 0	1/00	16715.65	835.83	4179.16	20895.81
	PELDS (40)				4	1677 15 6	NI (02	211 AE	75 EZ	127.75	538.81
190201 600	92/01/93	1533.15	SUM	3 02 00	2.92	1533.15 0	11/00	511.05	25.55	141.13	3-2107



### as of 02/29/2000

sys (1)	Ext					3631 . 3	Depressable Basia	ire The	Print Alore Depresiation	legraciation Tala Run	Corpent Caso	Corr Addre Deprediation Key
	33.8	EXI MODE:	8 (10) AND 5	5 X EX	T MODEM (	11						
	5 4 m		.a. 2540 1 500 1	•					653. <sup>-</sup> ?			
000203	990 g AE 40	2/01/98 0 SYSTEN	410.63	SIAM	P 65 00	0.30	410.63	:::::	136.23	6.83	34.13	171.11
000204			54.06	21 Yes	P 05 00	0.00	21.62		14			
		TIC TAPE				4.10	94.75		18.01	0.90	i.::	22.52
300205			506.58	SEVER	P 05 00	0,60	304.53	** . * *	.168.88	ė .·		
	1112	XIRTEM 2	LINE PRINTER	RS			******	•• ••		5.45	74	211.07
000211	950 9	3/01/95	740863.43	S_77:	P 05 00	0.00	740363.43	11/01	530952.14	12327 73	:: .·	200500 54
	Escáb	elds and	printers									-91093. ·
000213			12555.99		9 05 00	a.ca	12888.99	11/11	3976.07	209.27	1523 33	5022.40
			017 HH COMPO									3426.7,
			883.99		P 05 00	0.99	343.97	11/01	279.93	14.73	73.66	353.53
			0/AT 3500 CA									200.37
000215			1604.23		P 05 03	<b>0.9</b> 9	1454.23	11.11	508.01	26.73	133.44	641.69
			CK 33.6 KO									
000216			1225.20		P 05 GC	0.00	1025.20	11/01	387.95	20.42	102.11	490.08
			f TO 3017 EH									
			3458.86	sum	P 05 00	0.60	2459.86	11765	1095.30	57.64	283.23	1383.53
		- RAN CA										
			1156.90	SIMM	2 05 00	\$.93	1154.31	10	289.23	19.23	36.40	385.63
	-	u Hand He										
			1453.12		P 05 CO	0.00	1463.12 (	1/00	365.73	24.39	121.31	437.70
		•	Card/Monito			,	****		5.50 .00	27.20		*** **
			2241.89 5		P 05 CC	0.00	2241.89 (	:1700	550.48	37.35	186.62	747.30
		-	Monitor/Pri				,,,,,		201 55	20.09	101.45	401.90
			1205.42 5	SLMM	2 65 65	0.00	1205.42 0	11190	301.35	20.03	2040	401.50
	•	u Hand He				0.00	1729.43	1 /65	432.36	28.83	144.12	575.43
			1729.43	SLYM I	5 02 00	0.00	1,729.43	. 17 5%	452.31	25.03	144	373.43
			cards EH			0.00	1727 15 *	17/03	443.54	29.90	144.51	593.05
					ניט כט צ	9100	1 74.12 .	. #/ W #	313.01	23.30	*****	311.03
			Memory Chip: 1480.10		s ca no	n 00	1235 16 5		370.03	24.67	123.34	493.27
				3111	P 93 00	3.63	2,23,23		3.0.0.	2		
500333	(3) 500 051 57	10110= 10110=	mbs cards	er vos	B 65 86	0.22	121.57		186.38	12.42	äi	248.50
		Ceskpro		3 1111	2 03 67	3.00			227727			
			11315.30	C! NP4	s na en	9.36	11815.39	11/02	2953.53	195.92	984.60	3938,43
			pros & Memo		E 33 41	,						
			1411.13		2 03 00	9.00	1411.13	1/93	305.75	23.52	::::	423.34
			ER-DIR. OF			****		•	-			
			1654.71		P 05 00	0.00	1664.71	01/00	350.55	27.74	132.72	499.41
			ER - TELEPH			-						
			1250.00			0.00	1250.00 (	01/00	270.93	20.83	194.14	374.99
			EPMAL TRANSF									
			2732.00			0.00	2732.00	31/00	591.93	45.53	227.45	219.59
		AL COMPUT	TERS (2)									
000257	000 09	/01/93	315.00	SLM1	P 05 CO	0.60	315.00	01/00	68.25	5.25	26.13	91.50
	SERIAL	CARD FO	r Phone									



### as of 02/29/2000

SYS Di	: Ir:	la Svo Date	Acquired Maine		R Est R Life		Depresiable Basia		Principality	Depreciation This Ron		Core Arron Depression Rey
000283		19/01/98 Moders F	00.000 Oleh Grah Ro		3 35 33	9.63	12.72	11/11	#	:.::	28.90	91.30
000259		09/01/38 KCE MONIT:	-	\$176;	9 65 66	6.60	347.83	01/01	<b>15.1</b> :	£.78	28.31	114.09
230270	105	19/01/75 FIE WINIT	165.00	SINY	P 05 00	5.00	i#.C	11/11	<b>:</b> .::	2.75	13.73	42.50
000234	130	12/01/93	5125.39 Eputers for .		2 07 09	9.00	1123.39	31755	510.17	51.02	305.08	91E.25
200255	205	12/01/98	1966.03 R PERSCHWEL	-	7 07 00	0.90	1986.03	31/11	234.11	25.40	117.02	351.07
000239		12/01/98	_	STE	P 07 60	0.00	::3.£0	31.55	<b>83.</b> 13	£.31	31.57	94.73
000290	000 1	 12/01/93 33 KAINTEN		SLXX	9 07 00	0.00	1611.66	01/01	191.27	19.19	95.93	287.80
006303	200 0	12/51/99 EXS-EAST	791.45	SEAS	9 07 00	0.00	791.45	01/01	75.31	9.42	47.11	122.49
000305	335 3	2/01/93 28/02/93	2151.71	S1397	20703	0.00	2151.71	<b>0</b> 1/01	204.93	25.61	128.97	333.00
000306	eeo e	2/01/93	3357.30 PERSONNEL	SUM	9 07 00	0.00	3857.86	01/61	367.41	45.93	229.63	597.64
	300 3	4/61/99	302.12	SUM	2 07 00	0.09	803.12	01/01	57.31	9.55	47.74	103.04
	200 8	15/27511753 1/01/33	1005.83	STAN	2 07 00	0.00	1005.83	<b>ci</b> c:	71.88	11.98	\$9.87	131.72
000317		4/01/33		SLLEE	9 07 00	0.00	714.83	31+CI	51.13	\$.50	42.53	33.58
900318	400 0	- DOMENTE 4/01/99	1919.36	51 <u>)24</u>	9 07 CC	0.00	1919.35	g1/11	137.17	22.95	114.25	251.35
000313	550 5	TER PARTS 14/01/99		51724	2 07 00	0.00	6363.11	31/60	433.CE	72.13	350.90	793.93
000330	500 0	DF EQUIP 16/01/99		SLYM	2 07 00	0.00	4750.23	01/01	227.63	55.90	284.53	512.15
000332		IER #3909: Jef01/33	12250.00	Zīrāi	p 07 00	0.00	12250.60	01/01	593.33	145.93	723.15	1312.49
500333		4 CONTRO 94/01/93	LER 1486.10	SUCE	5 01 62	0.61	1484.19	01/01	70.77	17.69	83.45	189.22
500334		06/01/99	1653.37	\$1374	2 07 00	0.60	1453.37	01/11	78.73	19.63	93.41	177.14
000333		oo Palute Ge/Cl/93		2 Tag:	2 01 00	0.00	767.00	07/0]	37.43	9.37	45.84	34.32
00033		eerjet 27 C4/O1/93		e stre:	2 07 00	0.00	435.9	01/00	20.78	5.19	25.95	46.71
00033		CRIVE/NE 05/01/93		o suei	P 07 00	0.00	5312.00	01/00	275.75	69.19	345.95	\$22.71
00034		Rinter/M C7/01/99			2 9 9 9 9	0.0	0 1903.2	1 01/03	58.13	22.73	113.5	181.93
56634		EECRY 97- 07/01/93		0 STA	. p Gī Q	<b>3.</b> 0.0	3 341.5	3 01/3	12.33	4.0	7 26.3	32.53
	:=			10 SIM	. g 07 C	g 0.0	ig 5114.9	s 91/0	182.*	€0.3	2 301.5	7 457.31
										T		DV



### as of 02/29/2000

SYS Do Ext		Acquires Value						Inite Accer Impresiation		Current Year to Date	- Curr Acoum Sepreciation Key
27 E											
000349 000		1340.46	SLAR	P 07 00	0.50	1340.46	01/00	47.27	15.94	79.79	127.68
000350 003		2990.13	SIMM	P 07 00	0.00	2990.13	01/00	35.60	35.60	177.98	213.52
000351 000		4802.41	SLMM	P 07 00	0.00	4902.41	01/00	57.17	37.17	288.85	343.02
000355 600	09/01/99	- 271686.25 XPUIER SYSTE		P 07 60	<b>0.0</b> 0	271686.25	01/00	3234.34	3234.36	14171.80	19404.15
000357 000		55000.30		P 07 00	0.00	<b>5</b> 5000.00	01/00	654.7 <i>6</i>	£54.76	3273.80	3928.56
000359 000	11/01/99	5297.78 - 8 UNIIS	SUM	9 07 00	0.00	5297.78	01/00	0.00	83.07	252.27	252.27
Count= 11	\$ ·										
G/L Expense		COMPUTER EQ 2189959.68			0.00	2189353.63		1157984.74	29198.47	153671.27	1303956.01
Less disposa	als and t	ransfers 0.00			3.00	0.00		0.01			0.30
Met		2189989.68			0.00	2189959.63				150871.27	
866196 366 (		23329.60			0.00	23329.00	01/00	5332.26	277.73	1399.63	7223.39
		MIN- BERUTXI			0.00	2700.00	01/60	578.33	32.14	160.71	733.29
000227 000 (		2700.00	2193	£ 01 00	0.00	2100.00	72, 4.	******			
000272 000		239.00		P 07 00	0.00	239.00	01/00	34.14	2.84	14.22	48.36
000273 000	10/01/98	h Back Chair 425.33		P 07 00	0.00	425.33	01/00	60.76	5.06	25.31	86.07
000274 000		12451.22	SLMM	p 07 CO	0.00	12451.22	01/60	1778.75	142.23	741.14	2519.39
000275 000		5150.00	SLYM	P 07 09	0.00				51.31	306.55	1042.27
060277 000		3507.50						459.32			663.09
Tele 000304 000	pnone: 11 02/01/33	units 2631.53	s sue	9 07 00	0.00	2632.53	01/90	250.70	31.34	156.70	427.42
035	ICE IHAIRS	:		₹ 07 QQ		506.89		24.14	5.04	30.17	54.31
·		: FURCH & FIX 50941.4			0.0	0 50941-4	5	9754.33	605.44	3032.20	12786.59
Less disco	sals and	0.0			0.0	o 0.0 		0.0			0.00
Net		50941.	16		0.0	0 50941.4	15				12785.59
000103 CCC	KO 0.11-22/94	123297.	62 tioC	ep R CO O	o a.C	123297.5	62 01/0	o.c	: 0.0	e G.C	g <b>c.00</b>



### as of 02/29/2000

SYS ID Ext	In Svo Date	Value Acquired	Seç Math	P Est T Life	Aslwage/ Sect 179			Prior Asom Depreciation		Current Year to Date	Corr Accum Depreciation Rey
Tount=	-	/									
7 1 Expense	Acet He	•		`)							
		123397.6			5.03	123237.62		0.01	0.00	1.13	3.00
less dispos	als and					0.00		0.01			5100
		3.0			5.00	G.05		<b>0.</b> 5.			3.00
Xet		123297.6	2		3.03	123297.62		0.01	6.00	0.60	0.00
000075 000					0.93	79240.33	01/00	55656.91	943.33	4718.68	60373.59
		ery Upgrade-				47A21 /3	01.705	19001 71	322.04	1610.21	14491.94
300127 300			i swek	9 67 06	0.00	27051.63	01/60	12981.73	324.04	2720.042	14471.74
	ed Chip (	_	a e=121	E 67 86	0.00	32493.79	01/00	14312.74	335.83	1934.15	15246.89
000132 000				F 07 00	0.00	25422113	427.00	14315.14	393.32		.,,,,,,,,
	-	i-Joseong pa		P 67 00	0.00	11842.83	01/00	3665.63	146.93	704.92	4370.55
300135, 000	•	11342.8 ER - QC EQUI		F 0. 03	5.4.	21312.33	44, 34	200000	• • • • • • • • • • • • • • • • • • • •		
2002 000136 000				2 07 00	0.00	18100.00	01/00	3126.20	120.24	<b>6</b> 01.13	3727.39
	HYDROLIF		0 31221	2 01 63	****						
030137 000			S STAN	9 97 09	0.00	5092.35	01/00	1982.54	72.41	352.64	2244.58
•	-	- ARMEN ACC			****						
000132 000				F 07 00	0.00	2760.00	01/90	854.30	32.85	184.23	1018.58
	rey envir										***
000139-000			7 SLYM	9 07 00	0.00	2611.17	01'00	853.23	31.08	155.42	963.65
	PRESSUR									****	6237.68
000141 300			o sum	2 07 00	0.00	17173.10	01/00	5315.47	204.44	1022.20	3221.74
		COMPRESSOR							51.31	256.53	1596.50
500142 000			12 SL194	2 07 00	0.00	4309.72	01/00	1333.97	31.31		
	Kesha Pur							1392.55	53.57	257.8	1550.71
500144 000			O SLYS	( 2 07 00	0.5	; 4500.00	01/0	1392.25	32.31		
		OR REPLACEME	ENT PAY	í			. 41.40	2715.15	104.47	522.3	3238.52
000145 000			33 SLL-2	1 P 07 00	0.0	6775.3	s aria	7/19.12	2017		
	con aera	ror			_	3 9080.0	01/0	n 2810.43	103.03	549.4	3350.95
900147 000	03/01/9			Z P 07 0	3 0.0	3 9080.0	/ 01/0	2010.1.	•		
TOF	TILLA IN	CLINE - PROJ	ect ha	LTED		o 7495.3	5 01/0	2230.7	33.23	445.1	5 2675.92
000150 000	09/01/9	7 7495.	37 SLM	26 7 07 0	0.0	nj 1433.3	, 41:4				
	etrel lis	e			. 0 (	510.0	0 01/0	151.7	ş 5.0°	: II.	132.14
000152 00			.00 SIA	25 20 7 0	a a.0	10.0	<b>, ,</b> , ,				
		sampling			io <b>0.</b>	9511.5	7 01/	og 2717.5	t 113.2	3 566.	15 3283.76
300157 00	0 10/01/9	9511.	.57 SL	와 907(	iù 0.	,,	.,				
	se Sealer			07 (	no 0.	gg 20532.5	93 01/	00 5403.9	£ 245.5	3 1223.	15 6632.03
600174 00				<u>ini</u> P 07 (	,, .	•••					
		REPLACEMENT	T 	es E AT	no N.	00 10549.	77 01/	00 2789.2	23 125.7	13 633.	91 3423.14
000177 00				MM P 07	· ·						47 1314.74
		TENDO CONVEY	יאט כו	254. P 07	00 0	.00 4090.	28 01/	00 1071.	2? 43.	70 243.	ריידונו (ף,
000178 00			1.25 31	4-1' £ V'						na (11)	50 35253.44
	ALLET JAC		45 C	<u>154</u> P 07	os o	.00. 112788.	45 01	/00 29539.	3: 1342.	72 5713	.TV 2722.TT
	00 12/01/ sactio 43	GEHOUSE CON							145	19 777	.42 3928.09
	28G1LU WA 00 12/01/		0.70 5	2 07	es e	.00 12220	.70 01	/00 3200.	5" 145.	43 121	. 16
guyica u	00 IT/01	,,									



### as of 02/29/2000

373 T	M Ext	Date	Alguirei Value	Der Mach	9 Is 7 Li	t Se	Saimage Sect 179	Impresiable Basis		Prior Ascur Impresietica	Depressiation This Run	Current Year	Curr Accum Depreciation Key
		C CPATES											•
2.413		1761 <b>19</b> 1 ED HAND J		SUR	3 ()7	<i>31.</i>	1.17	:**:::	11 81	42.22	21.09	105.45	548.42
spata	5 000 0												
2,912,1		l'uly ye Malyzers	1344.00	3124	2 07		3.53	1344.50	:: e:	336.;;	15.00	89.00	415.00
30019	5 000 or	1/01/99	402.99	SLMM	p 07	00	0.00	412.39	11/00	100.75			
		ERSONER :				••	7.5.	*.4.3.	12761	100. :	4.73	23.93	124.73
00019	9 000 01		39738.05	slaca	2 07	GC	0.60	39738.98	31/00	9934.51	473.67	2365.36	12299.88
250211	2 000 03	ELEVATOS											
000212		P TRACTOS	1491.34	SIMM	P 07	CC	0.00	1491.34	01/00	337.23	17.75	88.77	<b>425.10</b>
000218	900 04		32663.08	SEMM	5 07	<i>-</i> -	3.00	32463.06	22.160				
	FC #2	Repairs		<b></b>		٠.	****	22771.13	22/62	6999.24	398.85	1944.23	3943.47
500220	909 04		43500.00	SLAM	P 07	00	2.50	43530.00	11/00	9321.43	517.85	2589.29	11910.71
	oil And											2303.23	11910.71
	000 04		9263.87	SUM	P 07 9	33	0.00	3241.17	01/00	1936.13	110.35	551.72	2537.91
		or Belt	****			_							
	000 04/ HDPFER		3184.25	21774	2 07 (	::	3.33	2184.28	01/00	632.34	37.90	189.53	871.87
	000 04/		375.00	\$1.83	B 07 0	-	0.60	373.00	-1 /Ac	80.34	4.47	22 52	102 62
			rage Tank I			i na	6.55		22700	94.11	3.37	22.32	102.68
	000 04/		3953.56			:	\$.82	3333.56	31 <b>76</b> 5	947.21	47.07	235.33	1032.53
		oftener	3,33			· <del>-</del>	••••	*		• • • • • • • • • • • • • • • • • • • •		23,33	1002.55
000225	000 04/	01/98	4313.43	ELMM	2 07 0	12	0.00	4313.48	11/00	924.30	51.35	256.75	1131.07
	150 hp	Mater											
300325	000 04/	01/98	4152.53	. Trai	P 07 0	C	5.80	4152.53	1/01	339.53	49.43	247.17	1137.00
			: ScraddleT:										227.00
	000 04/		1095.00	ELMM	2 07 0	Q	0.00	1088.00	21/00	232.50	12.92	64.58	297.08
		ip Eopper				_	4 22	7840.82	11/02	1400.15	93.34	465.71	1866.86
	000 07/		7840.82	ELMH	2 01 0	Ü	0.00	/555.52 5	11100	1400.11	33.31	135.71	1933.53
	WATKESE		esse 11 (	-1101	n 07 0	ıs.	0.00	6556.41 (	11/00	1170.73	78.05	390.25	1561.05
	000 07/ WAUKESH		6556.41	וותוכ	P 0/ 0	· ·	0.00	4	• • 1 • •	22.42.2		•,,,,,,	
		-	2455.00	SLMM.	p 07 0	-	0.00	2455.00	11/63	438.41	29.23	148.13	584.53
	FORMERS												
000251	000 07/	61/ <del>3</del> 8	32352.25	SEAS	9 97 5	•	2.37	11111.14	11/00	5866.43	391.10	1355.43	7821.97
			er Decals										6266 22
			27376.53	Slamea	5 0; 0	: 3	9.00	27376.53	21/08	4236.54	325.91	1629.55	5366.39
	Can Lin			<b></b>	5 67 6	·	0.30	100414.65	11/05	13540.63	1195.44	5977.13	21517.36
			100416.55	SIAM	P 0 1	is	<b>5.0</b> 0	196411.5.		44014	*->	33	
	000 09/	CHIP LIN	22421.24	CT MP4	P 07 (	10	0.00	22421.24	01/00	3469.95	255.92	1334.60	4304.56
000236		WIRING	22,21.21	J 44 2 1			•	•					
000259	000 09/		1030.00	SLM1	P 07 (	00	0.00	1030.00	01/00	159.41	12.25	61.30	220.70
		L CAGE I	-										
		01/93	9195.04	SLM	P 07 6	00	0.00	3135.64	25,00	1423.20	103.48	547.38	1970.58
		ERATOR									**	<b>A</b> F1	005 35
200252			4225.00	SLMM	2 07	CC	0.00	4225.00	31/00	553.€ <sup>-</sup>	50.23	251.43	905.35
	CAN LIN	TE COVER											



### as of 02/29/2000

	No Ext	late	Acquiras Value	Meth			Cepreciable Basis	Prev Thru	Prior Accum Depreciation	Depreciation This Run	Current Year	Curr Aroum Sepresietion Ney
7931	TA DIS : Vasti	JMI 28 Jai Flat:	4487.73	SLMY.	₽ 07 0	s :.0e	4487.73	01/66		53.42		
	: 300 73 1130 <b>0</b>	2/01 2F ASSENDLY	7290.00	SLM	P 07 C	9 9190	7290.00	01/00	857.14	\$5,72	428.87	1265.71
		ATOR FOOD	1699.00 WATT	STAN	P 67 C	3.39	1699.00	01/00	182.04	20.23	101.13	283.17
	.0 000 C. LITUD		7200.00				7200.00	01/ <b>C</b> 0	514.29	85.72	423.57	942.88
	0 003 09 Quill		5500.00				<b>6500.0</b> 0	01/00	356.91	77.32	388.30	773.61
		CEEEEE L					5103.30	01/00	243.25	60.81	304.05	347.31
		STICKS (					36374.74	01/00	1732.13	433.03	2165.16	3897,29
		COC REHEC	20171.55 LING CONVEY	RO			20171.65	01/00	720.42	240.14	1200.49	1921.11
		I LIKE IM	12760.64 Provements	Sim	P 07 09	0.00	12760.64	01/03	455.74	151.91	759.56	1215.30
000352	000 09) DISMAT	/01/99 LING LABO	11177.94   R/ERI	SLYM	P 07 00	0.00	11177.94	<b>0</b> 1/GC	133.07	133.07	565.35	798.42
000362	000 11/ FLOXXET	/01/99 TER	6538.78	SLYY	P 07 00	9.00	6538.79	01/60	0.00	77.85	311.37	311.37
500364	000 11/ COVERS-	MACHINER MACHINER	7889.00 S CAPEA	SEAG4	P 07 00	0.00	7339.00 (	1/00	0.00	93.92	375.64	375.66
600365	000 11/ TAPER S		1384.24 5	2CASI	P 07 G0	0.00	1384.24 (	01/00	0.00	15.48	43.91	<b>63.9</b> 1
000368	900 12/ MACHENE	01/99 RY FAFTS-	11422.73 S MISC	ilee !	P 07 00	0.60	11422.73 (	)1/60	0.00	135.98	407.95	407.95
600370	000 12/ YAMRTO		38500.00 S	LLEM	P 07 00	0.00	36500.90 (	1/00	0.00	458.33	1374.99	1374.99
	000 12/ MACHINE	OL/99 PARTS-MI	4585.51 S	ilm - I	P 07 00	0.00	4585.51 (	11/00	0.00	\$5.79	157.37	167.37
Count=	51											
5/L Ex	ense Ac	ct No: M	CH & EQUIP									
			938634.73			3.90	938634.73		227256.68	11174.19	54392.41	281639.09
less di	15502315	ani trad	0.00				0.00		0.00			9.99
Net			933634.73			0.00	938634.73		227256.68	11174.18	54352.41	281639.09
			53329.92 S	SEAN .	z 03 00	0.00	63389.92	1/99	53389.92	0.00	9.00	63389.92
000031		01/95	•	SLMM	Z 03 00	0.00	5920.50	11/99	5920.60	0.00	0.00	5320.50
000143	000 03/	01/97		SLMN	z 03 00	0.00	4200.27	00/10	3033.53	115.68	583.37	3515.90
000239	000 07/		1783.91	SLYM	z 03 00	0.00	1789.91	01/09	745.80	49.72	243.50	994.40
		Software 101/33	340144.40	SLMM	P 03 00	0.00	340144.45	01/05	141725.84	9448.45	47242.27	132969.11



### as of 02/29/2000

In Sys SYS No Exc   Date	: Appuired De Value Me	es PEst eth TEife	Salvage/ Sect 179	Depresizite Basis	Pre" Thru	Poter Acous Depreciation	Depresiation This Run		Curr Acoum Cepreciation Key
INFINITAL ES	FTXARE	•	,					•	
000298 000 01/51/9		25/ P 07 00	0.00	3250.00	31/00	348.22	38.89	193,45	\$41.67
RENEA SESKI	· · · · · · · · · · · · · · · · · · ·								
000302 000 02/01/3	<pre>3</pre>		0.00	88625.10	01/00	8440.48	1055.06	5275.30	13715.79
000321 000 07/01/9			0.00	303195 55	31/07	3E031 13	3609.47	14045 30	54141.95
SOFTWARE DE			0.00	343236.55	J1	30034.52	2503.41	15047.32	3515173
900327 000 0E/01/9 HR TPAX SOF		MM P 07 00	0.00	36160.63	GI/GI	1721.34	430.49	2152.42	3874.36
000331 000 06/01/9 SOFTWARE MA		MM P 07 00	0.00	12800.00	91/90	609.53	152.38	761.90	1971.42
000340 000 07/01/9 EANDEELD Y2	9 4617.28 SL	보와 P 07 00	0.00	4617.25	01/00	164.90	54.95	274.83	439.72
000342 000 07/01/9 INFINIUM CO	99965.34 SL	294 P 07 00	0.00	99965.34	01/00	3570.13	1190.05	5950.31	9820.80
000343 900 07/01/9			0.00	10549.75	01/00	376.74	125.58	627. <del>9</del> 0	1004.64
000344 000 07/01/9		MM: P 07 00	0.00	700.00	01/01	25.00	8.33	41.56	<del>44</del> . <b>5</b> 4
000372 000 12/01/9: SOFTWARE DET	152107.85 SU		0.99	152107.85	01/00	0.00	1810.91	5432.42	\$132.43
Sucinate US: Count= 15									
G/L Expense Acct No									
	1127414.95		0.00	1127414.93		266168.31	13090.58	35831.75	353000.06
Less disposals and	transfers					0.01			3.00
	0.00			0.00		U			
			0.00	1127414 72		266168.31	18090.68	85331.75	353000.06
	1127414.95		•						
000275 000 11/01/9	17110.00 SL	MM 2 03 00	0.00	17110.00	01/00	5228.06	475.27	2375.38	7604.44
Software Sa Count= 1	lesPurch Reportin	.g							
G/L Expense Acct N	o: SOFTWARE - 210	1	0.00	17110.00		5228.18	475.21	2375.33	7604.44
Less disposals and	-		0.00	<b>c.</b> 11		0.00			0.00
liet	17110.00		0.00	17116.00		5228.16	473.27	2376.39	7804.44
- <del>-</del>									
Count= 323									
Grand Total	10043170 95		0.00	10843173.5		5407285.95	155684.36	734010.01	5191295.35
Less disposals an	16343178.85								141.29
fiere distorate au	201.83		0.00	201.93	3	134.57			171.47
Net	10542977.02			10842977.0		5407151.25	156684.36		5191154.57
1100	=======================================		********	* ***********	=	15: 48232577	; 4524775577		_ 33518

TRADEMARK 1 <7434.5

**REEL: 002375 FRAME: 0688** 

VIN Number	Year	Make/Model
1GBHP32MXF3320230	1985	CHEV
1GBHP32T8B3319305	1981	CHEV TRUCK
1FACP50U0NA227351	1992	FORD TAL
1G4HP52L5RH555894	1994	вилск
1GBHP32J9F3317258	1985	CHEV
1GBHP32M9G3307793	1986	CHEV
1GBHC34J4FJ135004	1985	CHEV
1FDJF3718HKA36954	1987	FORD
1GBHR34KXJJ109183	1988	CHEV
1GBHC34JXGS149453	1986	CHEV
1GBHP32MXG3307303	1986	CHEV
P40BVR79469	1973	FORD
1GDHP32MXH3501466	1987	GMC
1GDHP32M3H3501468	1987	GMC
1GDHP32M1H3501470	1987	GMC
1GDHP32K6J3501159	1988	GMC
1GDHP32K9J3501382	1988	GMC
1GDHP32K2J3501384	1988	GMC
1GDHP32K6J3501386	1988	GMC
1GDHP32K6J3501405	1988	GMC
1GBHP32M6G3321022	1986	CHEV
1GBHP32M0G3300778	1986	CHEV
1GBHP32K2J3501272	1988	GMC
1GDHP32KXJ3501018	1988	GMC
1GDHP32K0K3502728	1989	GMC

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VIN Number	Year	Make/Model				
1GDHP32K2K3502732	1989	GMC				
1GDHP32K6K3502748	1989	GMC				
1GDHP32K4K3502750	1989	GMC				
1GDHP32K9K3502758	1989	GMC				
1GDHP32K2K3502763	1989	GMC				
1GDHP32KXK3502767	1989	GMC				
1GDHP32K3K3502772	1989	GMC				
1GDHP32KXK3502803	1989	GMC				
1GDHP32K7K3502810	1989	GMC				
1GDHP32K1K3502835	1989	GMC				
1FDJE37L6FHA50186	1985	FORD				
1GBHP32M3G3308538	1986	CHEV				
1GBHP32M0G3307813	1986	CHEV				
T18CV9V582190	1979	GMC				
1GDP9C1W8HV510468	1987	GMC				
T18CY9V573885	1979	GMC				
61533	1987	GWM				
FV32090C0174	1981	SUPR				
FE1618	1977	WESTL				
1GRAB0425DB072502	1983	GDAN				
1GRAB0427DB072530	1983	GDAN				
IGRAB0429DB072504	1983	GDAN				
180585313	1982	FRUE				
1GRAB0424DB072510	1983	GDAN				
1GRAB0428DB0725209	1983	GDAN				

. VIN Number	Year	Make/Model	
1GRAB0426DB072508	1983	GDAN	
1GRAB0424DB072507	1983	GDAN	
1GRAB0422DB072506	1983	GDAN	
1GRAB0420DB0728505	1983	GDAN	
WAV126301	1979	FRUE	
WAZ116902	1978 :	FRUE	
1PT01AAH0K9010162	1989	TRIM	
N67789	1976	TRAIL	
N67786	1976	RAIL	
K62192	1974	TRAI	
K60219	1973	TRAI	
FWX785101	1976	FRUE	
1GRAB0423CBC72501	1983	GDAN	
J65789	1973	TRAIL	
1GBHP32J5F3317239	1985	CHEV	
P40BVR79472	1973	FORD	
E37BHEC3430	1979	FORD	
1GBHP32T583318502	1981	CHEV	
1GBHP32T1B3319324	1981	CHEV	
1GBHP32T3B3318224	1981	CHEV	
1GDHP32T6E3501886	1984	GMC	
1GDHP32T3E501893	1984	GMC	
1GDHP32T1E3501892	1984	GMC	
1GDHP32L5L3501357	1990	GMC	
1GDHP32L7L3502090	1990	GMC	

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VIN Number	Year	Make/Model
1GDHP32L9L3502270	1990	GMC
1GDHP32L7L3502140	1990	GMC
1GDHP32L2L3502692	1990	GMC
1GDHP32L6L3502713	1990	GMC
1GDHP32L5L3502699	1990	GMC
1GDHP32L7L3502686	1990	GMC
1GDHP32L1L3502795	1990	GMC
1GBHC34T6CV127430	1982	CHEV
1GBHR34K9KJ115879	1989	CHEV
1GBHC34K4LE201757	1990	CHEV
CPL3293325093	1979	CHEV
1GBHP32M1E3321720	1984	CHEV
P40BVW85799	1975	FORD
E378HEH0647	1979	FORD
1GDHP32T8E3501887	1984	GMC
1GBHC34J3FJ135074	1985	CHEV
1FDJF3717EKA98387	1984	FORD
1GBHC34J8GS146163	1986	CHEV
1GBHP32M1F3320228	1985	CHEV
E37BHY71657	1977	FORD
E37BHY91998	1977	FORD
E37BHEH0636	1979	FORD
P0BVB36257	1976	FORD
CPL3293323843	1979	CHEV
E37BHEH0649	1979	FORD

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VIN Number	Year	Make/Model
1GBHP32L9M3304766	1991	CHEV
1GBHP32M2E3329423	1984	CHEV
1GBHP32M1G3300675	1986	CHEV
1GBHP32T5B3320329	1981	CHEV
1GBHP32T3B3318689	1981	CHEV
1GDHP32L6L3502775	1990	GMC
1GDHP32K7J3501381	1988	GMC
1GBHP32M8D3311670	1983	CHEVROLET
1GBHP32L8M3304824	1991	CHEVROLET
1GBHC34W5DV104765	1983	CHEVROLET
1GBHC34JXEV110132	1984	CHEV
1GBHP32M7E3305019	1984	CHEV
1GBHC34J5FJ135092	1985	CHEVROLET
1GBHC34J5EV115514	1984	CHEVROLET
1GBHC34J1EV115008	1984	CHEVROLET
1GBHC34JOEV115291	1984	CHEVROLET
IGBHP32MOE3346592	1984	CHEVROLET
1GBHP32J1E3309086	1984	CHEVROLET
1GBHP32JXE3308633	1984	CHEV
1GBHC34J8FS141110	1985	CHEVROLET
1GBHC34J5FS141050	1985	CHEVROLET
1GBHP32J2F3316582	1985	CHEVROLET
1GBHP32J9G3307749	1986	CHEVROLET
1GBHP32JXG3307856	1986	CHEV
1GBHP32MXE3320602	1985	CHEVROLET

VIN Number	Year	Make/Model	
1GBHP32M4F3322426	1985	CHEV	
1GBHP32M1G3307240	1986	CHEV	
1GBHP32M3E3309035	1984	CHEVROLET	
1GBHP32K5K3314814	1989	CHEVROLET	
1GBHP32K4K3314500	1989	CHEVROLET	
1GBHP32L5M3304697	1991	CHEVROLET	
1GBHP32L3M3304648	1991	CHEVROLET	
1GBHP32L4M3304741	1991	CHEVROLET	
1GBHP32LXM3304596	1991	CHEVROLET	
1GBHP32K5L3300017	1990	CHEV	
1GBHP32L3M3304634	1991	CHEVROLET	
1GBHP32KXL3300845	1990	CHEV	
1GBHP32LKM3304548	1991	CHEVROLET	
1GBHP32L5M3304627	1991	CHEVROLET	
1GBHP32K9L3300741	1990	CHEV	
1GBHP32L1M3304714	1991	CHEVROLET	
1GBHP32L0M3304610	1991	CHEVROLET	
1GBHR34K8KJ123892	1989	CHEV	
1GBHC34J3GS145085	1986	CHEVROLET	
1GBHP32J9G3307766	1986	CHEVROLET	
	1985	CHEVROLET	
1GBHP32M3F3322398	1985	CHEVROLET	
1GBHP32M5F3319947	1990	INTL	
1HTSAZPM4LH226263	1986	CHEVROLET	
1GBHP32M5G3307242	1983	CHEV	
1GBHP32M1D3311204	1,700		

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· VIN Number	Year	Make/Model
1GBHP32N9F3318405	1985	CHEV
1GBHP32M0E3309039	1984	CHEV
1GBHP32M4G3307913	1986	CHEV
1GBHP32M6G3307296	1986	CHEV
1GBHP32M3O3312242	1983	CHEV
1GBHP32K0L3300692	1990	CHEV
1GBHP32K5L3300137	1990	CHEVROLET
1GBHP32L5M3304675	1991	CHEVROLET
1GBHP32K8K3319781	1989	CHEVROLET
1GBHP32K7K3319805	1989	CHEV
1GBHP32K2K3319825	1989	CHEV
1GBHP32K4K3319759	1989	CHEV
1GDHP32L3L3502698	1990	GMC
1GDHP32L7L3502106	1990	GMC
1GDHP32T8E3501890	1984	GMC
1GDHP32T7E3501315	1984	GMC
1GBHP32M9E3309766	1984	CHEV
1GBHP32J5G3307756	1986	CHEVROLET
1GBHP32J2G3307737	1986	CHEV
1GBHC34J5GS146136	1986	CHEV
1GBHP32M8G3307235	1986	CHEV
1GBHP32J8F3317154	1985	CHEV
1GBHC34J4FS141170	1985	CHEV
100003434177		CHEV

CHEV

CHEV

1985

1984

1GBHC34J2FS141183

1GBHP32J1E3302848

VIN Number	Year	Make/Model
1GBHP32J3E3309090	1984	CHEV
1GBHP32J5E3308605	1984	CHEV
1GBHC34J1EV115283	1984	CHEV
1GBHC34J4EV115018	1984	CHEVROLET
1GBHP32J7D3303100	1983	CHEV
JAMJX7289H9401091	1987	ISUZU
1FDJF3714HKA36952	i987	FORD
1GBHC34M8CJ123850	1982	CHEV
1GBHP32M0F3322410	1985	CHEVROLET
1GBHP32J6E3308595	1984	CHEV
2GBHG31K2M4120492	1991	CHEV
1GBHP32T8B3320325	1981	CHEV
1GDHP32L4L3502807	1990	GMC
1GDHP32L8L3502809	1990	GMC
1GDHP32L3L3502782	1990	GMC
1GDHP32L1L3502814	1990	GMC
1GDHHP32L5L3502797	1990	GMC
1GDHP32L0L3502805	1990	GMC
1GDHP32L7L3502803	1990	GMC
1GDHP32LXL3502746	1990	GMC
1GDHP32L2L3502725	1990	GMC
1GDHP32L9L3502690	1990	GMC
1GDHP32L1L3502702	1990	GMC
1GDHP32L9L3502706	1990	GMC
1GDHP32L4L3502743	1990	GMC

VIN Number	Year	Make/Model
1GDHP32L2L3502076	1990	GMC
1GDHP32K0J3501013	1988	GMC
1GDHP32TXE3501552	1984	GMC
1GDHP32T0E3501608	1984	GMC
1GDHP32T9E3501607	1984	GMC
1GBHP32T7B3319327	1981	CHEV
1GBHP32M6G3306987	1986	CHEV
1GBHP32M1G3306993	1986	CHEV
1GBHP32J1F3316590	1985	CHEV
1GBHP32M8E3341172	1984	CHEV
1BGHC34J5EV115495	1984	CHEV
1GBHP32M8G3333964	1986	CHEV
1GBHC34M3DV104732	1983	CHEV
1GBHP32M6D3312364	1983	CHEV
1GBHP32M0G3308380	1986	CHEV
1GBHP32M3G3308423	1986	CHEV
CPT32A3302514	1980	CHEV
TPL326301003	1976	GMC
CPL3293326539	1979	CHEV
1GBHP32JXG3307761	1986	CHEV
1GBHC34K8LE201311	1990	CHEV
1GBHC34K4LE201659	1990	CHEV
1B5ME3689LS705359	1990	DODG
1B6ME3689LS705359	1990	DODG
1GBHR34K4KF301011	1989	CHEV

- VIN Number	Year	Make/Model
1GBHP32L8M3304516	1991	CHEV
1GBHP32M1D3311249	1983	CHEV
1GBHP32M5F3337274	1985	CHEV
1GBHC34T1CV127187	1982	CHEV
1GDHP32L8L3502793	1990	GMC
1GDHP32L8L3502776	1990	GMC
1GDHP32L2L3502773	1990	GMC
1GDHP32L6L3502811	1990	GMC
1GDHP32L9L3502799	1990	GMC
1GDHP32L9L3502785	1990	GMC
1GDHP32T1E3501889	1984	GMC
1GDHP32T8E3501842	1984	GMC
1GDHP32T8B3318686	1981	CHEV
1GBHP32T8B3318672	1981	CHEV
1GDHP32T6E3501645	1984	GMC
E37BHEH0631	1979	FORD
1GBHC34J7GS145683	1986	CHEV
1GBHP32M0C3315467	1982	CHEV
1GBHP32JXE33322192	1984	CHEV
1BGHP32M4G3307300	1986	CHEV
1GBHP32M3G3306980	1986	CHEV
1GBHR34K5JJ109186	1988	CHEV
1GBHR34K4JJ109180	1988	CHEV
1GBHR34K0JJ109192	1988	CHEV
1FDJF3712HKA36951	1987	FORD

YIN Number	Year	Make/Model
1GBHP32M4G3300671	1986	CHEV
1GBHC34J5FJ135151	1985	CHEV
1GBHC34J0EV108339	1984	CHEV
CPL3293300655	1979	CHEV
5086895	1939	FORD
6110208088618L118	1988	HEIN
1GTFC24H2GF730075	1986	GMC
1FACP52U8PG203229	1993	FORD
1FACP52U7PA217867	1993	FORD
2G1WL52M4S9175108	1995	CHEV
2GTEC19H2R1584124	1994	GMC
1G4CW52L3R1617475	1994	виіс
1GKDT13W2N2528637	1992	GMC
2G1WL52M2T1134671	1996	CHEV
1G3HN52LXRH340926	1994	OLDS
2G1WL52M3T9157152	1996	CHEV
2G1WL52M5W9284229	1998	CHEV
1FALP52U6TA167456	1996	FORD
F26BCN10068	1972	FORD

### TITLES NOT IN LIBERTY

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VIÑ#	EXPLANATION
1GBHP32T8B3319305	JOHN HARDIN HAS TITLE TO TRANSFER
1GBHR34K9KF301070	WAITING FOR LIEN RELEASE
1GBHP32MOF3322567	TITLE IN TRANSIT BETWEEN STATES
1GBHP32J9F3317258	HAVE REGISTRATION APPLYING FOR DUPLICATE TITLE
1GBHP32MXF3320230	HAVE REGISTRATION APPLYING FOR DUPLICATE TITLE
1GBHP32L6M3304675	WAITING FOR LIEN RELEASE
1GBHP32M9G3307793	HAVE REGISTRATION APPLYING FOR DUPLICATE TITLE
1FACP50U0NA227351	COPY OF TITLE APPLYING FOR DUPLICATE
1G4HP52L5RH555894	HAVE REGISTRATION APPLYING FOR DUPLICATE TITLE
	1GBHP32T8B3319305  1GBHR34K9KF301070 1GBHP32MOF3322567 1GBHP32J9F3317258 1GBHP32MXF3320230 1GBHP32L6M3304675 1GBHP32M9G3307793 1FACP50U0NA227351

### **EXHIBIT C**

### **ASSUMED CONTRACTS AND LEASES**

None

KC01DOCS/476384.05

### SCHEDULEA

### TRADEMARK REGISTRATIONS

Trademark Description	U.S. Serial/RegistrationNo.	Date Registered
DENTLER-FACS (GUY 001)	1,032,413	2-3-76
KAS and design (GUY 001 A)	648,663	7-16-57
SPIRALS (GUY 001)	1,487,015	5-3-88
KITTY CLOVER (GUY 001)	362,575	11-22-38
SNACK TIME and design (GUY 001)	1,778,228	6-22-93
KRUN-CHEE and design (GUY 001 B)	1,713,958	9-8-92
GUY'S (GUY 001)	522,372	3-14-50
SNACK TIME (GUY 001)	714,234	4-18-61
SPIRALS (GUY 001)	1,942,587	12-19-95
KRUN-CHEE (GUY 001)	717,649	6-27-61
SNACK TIME (GUY 001)	930,102	2-29-72
GOOD FOODS FOR GOOD TIMES (GUY 001)	1,198,111	6-15-82
CORNIES (GUY 001)	747,942	4-9-63
KAS (GUY 001)	748,855	4-30-63
KRUN-CHEE and design (GUY 001)	771,219	6-9-64
RANCH FRIES (GUY 001)	1,321,015	2-19-85
CORNIES (GUY 001)	1,370,426	11-12-85
KRUN-CHEE and design (GUY 001)	1,398,716	6-24-86
POP CORN and design (GUY 001)	1,406,970	8-26-86
SNACKTIME and Heart design (GUY 001)	1,417,593	11-13-86
GUY'S (GUY 001)	1,501,501	8-23-88
GUY'S and design (GUY'S 001)	1,501,503	8-23-88
CHEESE O'S (SHU 104)	2,056,243	4-22-97
GUY'S (GUY 102)	2,066,755	6-3-97
LEXV2, OMN	1,580,310	1-30-90
12/013 0 //11	.,,,,,,,,	· · ·

### AMENDMENT NO. 1 TO SCHEDULE A

TRADEMARK	REGISTRATION NO.	DATE REGISTERED
WHEN YOU GET THE IT FOR CHIPS, DON'T FORGET THE GUY'S	°CH 2,149,714	April 7, 1998
DON'T FORGET	2,155,418	May 5, 1998

**RECORDED: 09/24/2001**