

06-10-2002



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Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002) Tab settings

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

6-10-02

1. Name of conveying party(ies): Parco Foods, LLC
Additional name(s) of conveying party(ies) attached? Yes No

2. Name and address of receiving party(ies)
Name: Associated Bank Chicago
Internal Address:
Street Address: 200 East Randolph Street
City: Chicago State: IL Zip: 60601

3. Nature of conveyance:
Assignment Merger
Security Agreement Change of Name
Other
Execution Date: April 30, 2002

4. Application number(s) or registration number(s):
A. Trademark Application No.(s) See Attached Schedule A
B. Trademark Registration No.(s) See Attached Schedule B

6. Total number of applications and registrations involved:
7. Total fee (37 CFR 3.41) \$ 1,265.00
Enclosed
Authorized to be charged to deposit account

5. Name and address of party to whom correspondence concerning document should be mailed:
Name: Tammy S. Settle
Internal Address: Vedder, Price, Kaufman & Kammholz
Street Address: 222 N. LaSalle St., 24th Floor
City: Chicago State: IL Zip: 60601

8. Deposit account number: 22-0259
(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Tammy S. Settle

Signature of Tammy S. Settle

Date: June 7 2002

Name of Person Signing

Signature

Date

06/10/2002 DBYRNE 00000202 76236699

Total number of pages including cover sheet, attachments, and document: 11

01 FC:481 02 FC:482

40.00 1225.00

documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

TRADEMARK REEL: 2515 FRAME: 0974

TRADEMARK AND LICENSE SECURITY AGREEMENT  
BETWEEN PARCO FOODS, LLC AND ASSOCIATE BANK CHICAGO  
TRADEMARK APPLICATIONS  
SCHEDULE A

MARK	APPLICATION NO.
CAKE CRAZE	76/236,699
BALLOON COOKIES	76/152,280

TRADEMARK AND LICENSE SECURITY AGREEMENT  
 BETWEEN PARCO FOODS, LLC AND ASSOCIATE BANK CHICAGO  
 TRADEMARK APPLICATIONS  
 SCHEDULE B

MARK	REGISTRATION NO.
BLACK & WHITE AND DESIGN	2,473,325
CUP CAKE COOKIES AND DESIGN	2,489,654
COOKIES & CRÈME AND DESIGN	2,385,571
FOOTBALL PARTY TRAY	2,407,501
CHUCK'S	2,513,156
PARTY TRAY	2,284,268
CUP CAKE COOKIES	2,306,722
A CUP CAKE TOP	2,306,721
PARCO FOODS, LLC AND DESIGN	2,275,947
SCORE BOARD	2,254,507
THUMBPRINT	2,254,409
COOKIES FOR THE DIET CONSCIOUS	2,154,380
VANILLA RAPTOR	2,215,276
SNAK-A-FFLES	2,145,521
DR. FRANK N. BAKER'S	2,186,807
FREAKY FLAVORS	2,130,644
CHUCK'S GOURMET	2,200,409
CHUCK'S INDULGENCE	2,186,766
CHARACTER COOKIES	2,116,938
PRO-PACK	2,072,620
COOKIE MAN	2,096,401
COOKIE MAN AND DESIGN	2,098,607
DECORATE ME!	2,051,470
SOUTHWEST TWISTER	1,990,329
CHEF'S FAVORITE	1,926,620
CHAIRMAN OF THE BOARD	1,903,734
PARTY BARS	1,912,697
RUBY ANN'S	1,816,449
CHUCK'S AND DESIGN LOGO	1,768,806
CENTERS OF ATTRACTION AND DESIGN	1,783,574
CENTERS OF ATTRACTION	1,784,950
PARTY PASTRIES	1,780,880
PARTY COOKIES	1,705,240
DREAMBOATS	1,573,683
OUR GANG	1,571,202
CHUCK'S CHUNKY COOKIES	1,584,953
THE CLASSICAL COOKIE COLLECTION	1,535,618
COUNTRY COLLECTIBLES	1,535,617
LITTLE SWEETIES	1,534,539

MARK	REGISTRATION NO.
SLEEPYBEAR & DESIGN	1,509,444
SWEETIE BEAR TOY STUFFED ANIMAL	1,446,624
CELEBRATION BLEND	1,404,293
SWEETIE BEAR	1,393,457
SWEET 16	1,420,306
PARCO (STYLIZED LETTERS)	1,397,823
PARTY STIXS	978,738

## TRADEMARK AND LICENSE SECURITY AGREEMENT

TRADEMARK AND LICENSE SECURITY AGREEMENT (“Agreement”) dated as of April 30, 2002, made by PARCO FOODS, LLC, a Delaware limited liability company, having an office at One Parco Place, Blue Island, Illinois 60406 (“Borrower”), and ASSOCIATED BANK CHICAGO, an Illinois state banking association having an office at 200 East Randolph Street, Chicago, Illinois 60601 (“Lender”).

### W I T N E S S E T H:

WHEREAS, Lender and Borrower have entered into that certain Loan and Security Agreement of even date herewith (as the same may hereafter be amended or otherwise modified from time to time, the “Loan Agreement”), pursuant to which Lender has, subject to certain conditions precedent, agreed to make loans, advances and other financial accommodations (collectively, the “Loans”) to Borrower; and

WHEREAS, Lender has required as a condition, among others, to the making of the Loans to Borrower, in order to secure the prompt and complete payment, observance and performance of all of Borrower’s obligations and liabilities hereunder, under the Loan Agreement, and under all of the other instruments, documents and agreements executed and delivered by Borrower to Lender in connection with the Loan Agreement (all such obligations and liabilities being hereinafter referred to collectively as the “Obligations”), that Borrower execute and deliver this Agreement to Lender;

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

1. Defined Terms.

(a) Unless otherwise defined herein, the capitalized terms used herein which are defined in the Loan Agreement shall have the meanings specified in the Loan Agreement.

(b) The words “hereof,” “herein” and “hereunder” and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section and schedule references are to this Agreement unless otherwise specified.

(c) All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and vice versa, unless otherwise specified.

2. Security Interest in Trademarks. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, Borrower hereby grants to Lender, a first priority security interest in, having priority over all other security interests, with power of sale to the extent permitted by applicable law exercisable after and during the occurrence of an Event of Default, all of Borrower’s now owned or existing and filed and hereafter acquired or arising and filed:

(i) trademarks, registered trademarks and trade mark applications, trade names, service marks, registered service marks and service mark applications including, without limitation, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule A, and (a) all renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, and (d) all of Borrower's rights corresponding thereto throughout the world (all of the foregoing registered trademarks, trademark applications, registered service marks and service mark applications, together with the items described in clauses (a)-(d) in this paragraph 2(i), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");

(ii) the goodwill of Borrower's business connected with and symbolized by the Trademarks; and

(iii) license agreements with any other party in connection with any Trademarks or such other party's trademarks, registered trademarks and trademark applications, trade names, service marks, registered service marks and service mark applications, whether Borrower is a licensor or licensee under any such license agreement, including, but not limited to, the license agreements listed on Schedule B, and the right upon the occurrence and during the continuance of an Event of Default to use the foregoing in connection with the enforcement of Lender's rights under the Loan Agreement (all of the foregoing being hereinafter referred to collectively as the "Licenses"). Notwithstanding the foregoing provisions of this Section 2, the Licenses shall not include any license agreement which by its terms prohibits the grant of the security interest, use, transfer, or assignment contemplated by this Agreement.

3. Restrictions on Future Agreements. Borrower will not, without Lender's prior written consent (which will not be unreasonably withheld or delayed), enter into any agreement after the date hereof, including, without limitation, any license agreement, which is inconsistent with this Agreement, and Borrower further agrees that it will not take any action, and will use its best efforts not to permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would in any material respect adversely affect the validity or enforcement of the rights transferred to Lender under this Agreement or the rights associated with those Trademarks which are necessary in the operation of Borrower's business.

4. New Trademarks. Borrower represents and warrants that the Trademarks and Licenses listed on Schedules A and B, respectively, include all of the material trademarks, trademark registrations, trademark applications, tradenames, service marks, service mark registrations, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, tradenames, service marks, registered service marks and service mark applications now owned or held by Borrower. If, prior to the termination of this Agreement, Borrower shall (i) obtain rights to any new material trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations, service mark applications or license agreements in connection with trademarks,

registered trademarks, trademark applications, trade names, service marks, registered service marks or service mark applications or (ii) become entitled to the benefit of any material trademark, trademark registration, trademark application, trade name, service mark, service mark registration or service mark application, the provisions of Section 2 shall automatically apply thereto and Borrower shall give to Lender prompt written notice thereof. Borrower hereby authorizes Lender to modify this Agreement by (i) amending Schedules A or B, as the case may be, to include any future trademarks, trademark registrations, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, service mark registrations, service mark applications and trade names that are Trademarks or Licenses under Section 2, or under this Section 4, and (ii) filing, in addition to and not in substitution for, this Agreement, a duplicate original of this Agreement containing on Schedules A or B thereto, as the case may be, such future trade marks, trademark applications, trade names, service marks, service mark applications and license agreements in connection with trademarks, registered trademarks, trademark applications, service marks, registered service marks, service mark applications and trade names which are Trademarks or Licenses under Section 2 or this Section 4.

5. Royalties. Borrower hereby agrees that the use by Lender of the Trademarks and Licenses as authorized hereunder shall be co-extensive with Borrower's rights thereunder and with respect thereto and without any liability for royalties or other related charges from Lender to Borrower.

6. Nature and Continuation of Lender's Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall remain in full force and effect until the Obligations have been paid in full and the Loan Agreement terminated.

7. Right to Inspect; Further Assignments and Security Interests. Lender shall have the right, at any reasonable time and from time to time, to inspect Borrower's premises and to examine Borrower's books, records, and operations relating to the Trademarks, including, without limitation, Borrower's quality control processes; provided, that in conducting such inspections and examinations, Lender shall use its best efforts not to disturb unnecessarily the conduct of Borrower's ordinary business operations. From and during the occurrence of an Event of Default, and subject to the terms of the Loan Agreement, Borrower agrees that Lender or a conservator appointed by Lender, shall have the right to establish such reasonable additional product quality controls as Lender or such conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Borrower under the Trademarks. Borrower agrees (i) except as permitted by Section 8.10 of the Loan Agreement, not to sell or assign its respective interests in, or grant any license under, the Trademarks without the prior written consent of Lender (which consent will not be unreasonably withheld or delayed), (ii) to substantially maintain the quality of any and all products in connection with which the Trademarks are used, consistent substantially with the quality of said products as of the date hereof, and (iii) not to adversely change the quality of such products in any material respect without the prior written consent of Lender (which consent will not be unreasonably withheld or delayed).

8. Duties of Borrower. Borrower shall have the duty, to the extent desirable in the normal conduct of Borrower's business and consistent with Borrower's current business practices (i) to prosecute diligently any of its material trademark applications or service mark applications that are part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, (ii) to make applications for trademarks and service marks as Borrower deems appropriate and material, and (iii) to take reasonable steps to preserve and maintain all of Borrower's rights in the material trademark applications, service mark applications and trademark and service mark registrations that are part of the Trademarks. Any expenses incurred in connection with the foregoing shall be borne by Borrower. Borrower shall not abandon any material trademark or service mark which is the subject of a registered trademark, service mark or application therefor and which is or shall be necessary or economically important in the operation of the Borrower's business. Borrower agrees to retain an experienced trademark attorney reasonably acceptable to Lender for the filing and prosecution of all such applications and other proceedings. Lender shall not have any duty with respect to the Trademarks. Without limiting the generality of the foregoing, Lender shall not be under any obligation to take any steps necessary to preserve rights in the Trademarks and Licenses against any other parties, but may do so at its option during the continuance of an Event of Default, and all reasonable expenses incurred in connection therewith shall be for the sole account of Borrower and added to the Obligations secured hereby.

9. Lender's Right to Sue. From and during the continuance of an Event of Default, and subject to the terms of the Loan Agreement, Lender shall have the right, but shall not be obligated, to bring suit to enforce the Trademarks and the Licenses and, if Lender shall commence any such suit, Borrower shall, at the request of Lender, do any and all lawful acts and execute any and all proper documents required by Lender in aid of such enforcement. Borrower shall, upon demand, promptly reimburse and indemnify Lender for all costs and reasonable expenses incurred by Lender in the exercise of its rights under this Section 9 (including, without limitation, all reasonable attorneys' and paralegals' fees). If, for any reason whatsoever, Lender is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Obligations secured hereby.

10. Waivers. No course of dealing between Borrower and Lender, and no failure to exercise or delay in exercising on the part of Lender any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver of any of Lender's rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder or under the Loan Agreement shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

11. Lender's Exercise of Rights and Remedies Upon Default. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of an Event of Default, Lender may exercise any of the rights and remedies provided in this Agreement, the Loan Agreement, or any other agreement executed in connection therewith. Without limiting the generality of the foregoing, Borrower acknowledges and agrees that (i) the Trademarks and Licenses comprise a portion of the Collateral and Lender shall have the right to exercise its rights under the Loan Agreement with respect to the Trademarks and Licenses to the same extent as with respect to all other items of Collateral described therein, and (ii) from and during the continuance of an Event of Default, Lender or its



nominee may use the Trademarks and Licenses to complete the manufacture of, assemble, package, distribute, prepare for sale and sell the Inventory, or otherwise in connection with the conduct of Borrower's business.

12. Severability. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

13. Modification. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in Sections 2 and 4 hereof or by a writing signed by the parties hereto.

14. Cumulative Remedies; Power of Attorney. All of Lender's rights and remedies with respect to the Trademarks and the Licenses, whether established hereby, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Borrower hereby irrevocably appoints Lender as Borrower's attorney-in-fact, with full authority in the place and stead of Borrower and in the name of Borrower or otherwise exercisable during an Event of Default to carry out the acts described below. Subject to the terms of the Loan Agreement, upon the occurrence and during the continuance of an Event of Default and the giving by Lender of written notice to Borrower of Lender's intention to enforce its rights and claims against Borrower, Borrower hereby authorizes Lender to, in its sole discretion (i) endorse Borrower's name on all applications, documents, papers and instruments necessary or desirable for Lender in the use of the Trademarks and the Licenses, (ii) take any other actions with respect to the Trademarks and the Licenses as Lender deems is in its best interest, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks to anyone on commercially reasonable terms, and (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone on commercially reasonable terms. Lender shall take no action pursuant to subsection (i), (ii), (iii) or (iv) of this Section 14 without taking like action with respect to the entire goodwill of Borrower's business connected with the use of, and symbolized by, such Trademarks. Borrower hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement shall have been terminated pursuant to Section 6. Borrower acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under the Loan Agreement, but rather is intended to facilitate the exercise of such rights and remedies. Lender shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any applicable jurisdiction.

15. Binding Effect; Benefits. This Agreement shall be binding upon Borrower and its successors and assigns, and shall inure to the benefit of Lender and its nominees, successors and assigns. Borrower's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Borrower; provided, however that Borrower shall not voluntarily assign its obligations hereunder without the prior written consent of Lender.

16. Governing Law. This Agreement shall be governed by and construed in accordance with the laws and decisions of the State of Illinois, excluding choice of law provisions, principles, and decisions that would require the application of the laws of a jurisdiction other than the State of Illinois.

17. Notices. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in the Loan Agreement.

18. Section Headings. The section headings herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.

19. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

20. Right of Recordal of Security Interest. Lender shall have the right, but not the obligation, at the expense of Borrower, to record this Agreement in the United States Trademark Office and with such other recording authorities deemed reasonable and proper by Lender, and Lender shall advise Borrower of such recordals. Upon satisfaction in full of the Obligations and termination of the Loan Agreement, Borrower shall have the right to effect recordal of such satisfaction or termination at the expense of Borrower in the United States Trademark Office and with such other recording authorities deemed reasonable and proper by Borrower. Lender and Borrower shall cooperate to effect all such recordals hereunder.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

PARCO FOODS, LLC,  
a Delaware limited liability company

By: Thomas Hoch  
Name: Thomas Hoch  
Title: Secretary

ATTEST:

By: David Spada  
Name: David Spada  
Title: Director

Accepted and agreed to as of this 31 day of  
April, 2002.

ASSOCIATED BANK CHICAGO,  
an Illinois state banking association

By: Kerry P. Baskin  
Name: Kerry P. Baskin  
Title: Vice President

**SCHEDULE A**  
to Trademark and License Security Agreement

**TRADEMARKS**

<u>MARK</u>	<u>COUNTRY</u>	<u>APP. NO. FILING DATE</u>	<u>REG. NO. REG. DATE</u>	<u>GOODS</u>
Cake Craze	USA	76-236,699 4/5/01	Pending	Cakes
Balloon Cookies	USA	76-152,280 10/23/00	Pending	Cookies
Black & White and Design	USA	76-016,014 4/3/00	2,473,325 7/31/01	Cookies
Cup Cake Cookies and Design	USA	76-016,013 4/3/00	2,489,654 9/11/01	Cookies
Cookies & Crème and Design	USA	75-824,037 10/15/99	2,385,571 9/12/00	Cookies
Football Party Tray	USA	75-814-518 10/4/99	2,407,501 11/21/00	Cookies
Chuck's	USA	75-714,564 5/26/99	2,513,156 11/27/01	Cookies
Party Tray	USA	75-548-272 9/3/98	2,284,268 10/5/99	Cookies
Cup Cake Cookies	USA	75-547,695 9/3/98	2,306,722 1/4/00	Cookies
A Cup Cake Top	USA	75-547,658 9/3/98	2,306,721 1/4/00	Cookies
Parco Foods, L.L.C. and Design	USA	75-504,249 6/18/98	2,275,947 9/7/99	Cookies, Cakes, Pastries, and Cookie Dough, Retail Stores and Wholesale distributorship services featuring cookies, cakes, pastries, and cookie dough
Score Board	USA	75-466,706 4/13/98	2,254,507 6/15/99	Cookies
ThumbPrint	USA	75-376,396 10/20/97	2,254,409 6/15/99	Cookies
Cookies for the Diet Conscious	USA	75-272,126 4/10/97	2,154,380 4/28/98	Cookies
Vanilla Raptor	USA	75-257,354 3/14/97	2,215,276 12/29/98	Cookies
Snak-A-Ffiles	USA	75-254,568 3/10/97	2,145,521 3/17/98	Waffles

<u>MARK</u>	<u>COUNTRY</u>	<u>APP. NO. FILING DATE</u>	<u>REG. NO. REG. DATE</u>	<u>GOODS</u>
Dr. Frank N. Baker's	USA	75-252,872 3/6/97	2,186,807 9/1/98	Cookies
Freaky Flavors	USA	75-252,871 3/6/97	2,130,644 1/20/98	Cookies
Chuck's Gourmet	USA	75-239,007 2/10/97	2,200,409 10/27/98	Cookies
Chuck's Indulgence	USA	75-239,000 2/10/97	2,186,766 9/1/98	Cookies
Character Cookies	USA	75-114,728 6/5/96	2,116,938 11/25/97	Cookies
Pro-Pack	USA	74-733,550 9/25/95	2,072,620 6/17/97	Cookies
Cookie Man	USA	74-712,788 8/8/95	2,096,401 9/19/97	Cookies
Cookie Man and Design	USA	74-712,786 7/1/97	2,098,607 9/23/97	Cookies
Decorate Me!	USA	76-694,946 6/29/95	2,051,470 4/8/97	Cookies
Southwest Twister	USA	74-541,945 6/24/94	1,990,329 7/30/96	Cookies
Chef's Favorite	USA	74-499,185 3/11/94	1,926,620 10/10/95	Cookies and Pastries
Chairman of the Board	USA	74-490,137 2/15/94	1,903,734 7/4/95	Bakery Products; Namely, Cookies and Pastries
Party Bars	USA	74-484,866 1/31/94	1,912,697 8/15/95	Cookies
Ruby Ann's	USA	74-338,932 12/10/92	1,816,449 1/11/94	Cakes and Cookies
Chuck's and Design w/Logo	USA	74-294,453 7/15/92	1,768,806 5/4/93	Cookies and Cakes
Centers of Attraction and Design	USA	74-263,862 4/8/92	1,783,574 7/20/93	Pastry and Confectionery; Namely, Filled Cookies and Pastries
Centers of Attraction	USA	74-253,908 3/6/92	1,784,950 7/27/93	Pastry and Confectionery; Namely, Filled Cookies and Pastries
Party Pastries	USA	74-237,479 1/10/92	1,780,880 7/6/93	Baked Goods and Confectionery; Namely Pastries and Danishes
Party Cookies	USA	74-161,697 4/29/91	1,705,240 8/4/92	Fancy Butter Cookies

<u>MARK</u>	<u>COUNTRY</u>	<u>APP. NO. FILING DATE</u>	<u>REG. NO. REG. DATE</u>	<u>GOODS</u>
Dreamboats	USA	73-798,336 5/8/89	1,573,683 12/26/89	Bakery Goods, namely Cakes
Our Gang	USA	73-796,331 4/27/89	1,571,202 12/12/89	Cookies
Chuck's Chunky Cookies	USA	73-780,464 2/13/89	1,584,953 2/27/90	Cookies
The Classical Cookie Collection	USA	73-747,838 8/23/88	1,535,618 4/18/89	Cookies
Country Collectibles	USA	73-747,800 8/23/88	1,535,617 4/18/89	Shortbread Cookies
Little Sweeties	USA	73-747,799 8/23/88	1,534,539 4/11/89	Cookies
Sleepy Bear & Design	USA	73-688,626 10/8/87	1,509,444 10/18/88	Cookies
Sweetie Bear Toy Stuffed Animal	USA	73-631,262 11/20/86	1,446,624 7/7/87	Toy Stuffed Animals
Celebration Blend	USA	73-574,493 12/20/85	1,404,293 8/5/86	Frozen Dough for Baking Cookies
Sweetie Bear	USA	73-555,384 8/26/85	1,393,457 5/13/86	Cookies
Sweet 16	USA	73-555,256 8/26/85	1,420,306 12/9/86	Cookies
Parco (Stylized Letters)	USA	73-540,900 6/3/85	1,397,823 6/17/86	Cookies, Cakes, Cookie Dough, Crackers
Party Stix	USA	72-453,617 4/5/73	978,738 2/12/74	Cookies
Parco (Stylized Letters) Logo	USA	73-540,900 6/3/85	1,397,823 6/17/86	Cookies, Cakes, Cookie Dough, Crackers
Party Stix	USA	72-453,617 4/5/73	978,738 2/12/74	Cookies
Dreamboats	Canada	420,460	12/10/93	Cake Product
Dreamboats	Great Britain	2,022,704	5/10/96	Cake Product
Our Gang	Japan	3,377/90	12/25/92	Cookies
Sweetie Bear Bakery (Assumed Name)			6/20/90	

**SCHEDULE B**  
to Trademark and License Security Agreement

**LICENSES**

None