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O General Partnership O Corporation U Other Additional name(s) of conveying party(ies) attack Nature of conveyance: O Assignment O Corporation-State Execution Date: April 28, 2003	2. Name and Name:	the attached original address of receiving address of receiving address? Royalty Final ress: 1444 South Angeles ual(s) citizenship all Partnership de Partnership aration-State Limited Liability is not domiciled in the time designation is attached address(elements) & address(elements)	g party(ies) nnce LLC Alameda Street State: CA 270: 9 Company - Delay he United States, a tached: 0 Yes 0 he document from	vare domestic No assignmen	100
A. Application number(s) or registration number(A. Trademark Application No.(s) See attached	B. Trademark	Registration No.(s See attached	Ĭ.	13 13 19	
Name and address of party to whom correspondence on concerning document should be mailed: Name:Deborah Siegel Internal Address: _Guess? Inc.	7. Total fee (Ondence 6. Total number registration 7. Total fee (D Aut	per of applications and involved:	\$84(
Street Address: 1444 South Alameda Street City: Los Angeles State: CA	(Attach dunli	cate copy of this pa	age if paying by de	posit acco	ount)

05/14/2003 670N11 00000083 2074857 Mail documents to be recorded with required cov

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments

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copy of the original document.

Name of Person Signing

DEBORAH SIEGEL

Washington, D.C. 20231

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

Signature

LA1. 005039.1

April 28, 2003

Date

12

ATTACHMENT THE TRADEMARKS

Country	Trademarks	Application or Registration Number
United States	BABY GUESS	2074857
United States	BABY GUESS	1989708
United States	GUESS	2607729
United States	GUESS	1704002
United States	GUESS	1433022
United States	GUESS	1437016
United States	GUESS	1765883
United States	GUESS	2370424
United States	GUESS	2217300
United States	GUESS	2077475
United States	GUESS	2137398
United States	GUESS ATHLETIC	2029606
United States	GUESS COLLECTION	2102578
United States	GUESS COLLECTION	2001251
United States	GUESS KIDS	78/200868
United States	GUESS USA	78/189265
United States	GUESS?	1299580
United States	GUESS?	1427405
United States	GUESS?	2139063
United States	GUESS? and Triangle Design	1712645
United States	GUESS? and Triangle Design	1435363
United States	GUESS? and Triangle Design	1271896
United States	GUESS? and Triangle Design	1465363
United States	GUESS? and Triangle Design	1546993
United States	GUESS? and Triangle Design	2333738
United States	GUESS? and Triangle Design	2380188
United States	GUESS? and Triangle Design	1978398
United States	GUESS? and Triangle Design	2139062
United States	Triangle with?	1762986
United States	Triangle with?	1858982
United States	Triangle with?	1681261
United States	Triangle with?	2133686
United States	WATERPRO	1940251

LA1:1005031.1

Guess? IP Holder L.P. to Guess? Royalty Finance LLC

RECEIVABLES CONTRIBUTION AGREEMENT

among

GUESS? IP HOLDER L.P.

as IP Holder

and

GUESS? ROYALTY FINANCE LLC

as the Issuer

Dated as of April 28, 2003

Receivables Contribution Agreement

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[REDACTED: CONFIDENTIAL]

1 A1:1005490.1 -ii-

This RECEIVABLES CONTRIBUTION AGREEMENT (this "Receivables Contribution Agreement") is dated as of April 28, 2003 by and between Guess? IP Holder L.P., a Delaware limited partnership ("IP Holder"), and Guess? Royalty Finance LLC, a Delaware limited liability company (the "Issuer").

RECITALS

[REDACTED: CONFIDENTIAL]

ARTICLE I. DEFINITIONS

SECTION 1.1 <u>Definitions</u>. Certain capitalized terms used in this Receivables Contribution Agreement that are not otherwise defined herein shall have the meanings ascribed to them in Annex X as attached hereto, and the following terms shall have the respective meanings set forth in this Section 1.1.

[REDACTED: CONFIDENTIAL]

"Additional Subject Trademarks" means any trademarks licensed under any Additional Subject License Agreement that are not Subject Trademarks before such Additional Subject License Agreement is entered, including all Goodwill connected with the use of, symbolized by, and embodied in such trademarks.

[REDACTED: CONFIDENTIAL]

"Subject IP" means collectively the [REDACTED: CONFIDENTIAL] and the Subject Trademarks.

[REDACTED: CONFIDENTIAL]

"Subject Trademarks" shall mean the specific trademarks and corresponding applications and registrations therefor that are identified on Schedule A, including any Additional Subject Trademarks, in either case including all Goodwill connected with the use of, symbolized by, and embodied in such trademarks.

ARTICLE II. [REDACTED: CONFIDENTIAL]

ARTICLE III. SECURITY INTERESTS IN SÜBJECT IP [REDACTED: CONFIDENTIAL]

SECTION 3.1 <u>Subject IP</u>. Subject to the terms and conditions of this Receivables Contribution Agreement, IP Holder hereby grants to the Issuer a security interest in the Subject IP [REDACTED: CONFIDENTIAL], and the Issuer shall have all the rights, powers, and privileges of a secured party under the UCC; provided that such security interest is expressly subordinated

1.X1.1005490.1

to the Grant and security interest created by the Guarantee with respect to the Guarantee Collateral. This Receivables Contribution Agreement is and shall be deemed the grant of a security interest in the Subject IP.

SECTION 3.2 [REDACTED: CONFIDENTIAL]

SECTION 3.3 [REDACTED: CONFIDENTIAL]

ARTICLE IV. [REDACTED: CONFIDENTIAL]

ARTICLE V. [REDACTED: CONFIDENTIAL]

ARTICLE VI. [REDACTED: CONFIDENTIAL]

ARTICLE VII. [REDACTED: CONFIDENTIAL]

ARTICLE VIII.
[REDACTED: CONFIDENTIAL]

ARTICLE IX. [REDACTED: CONFIDENTIAL]

[Remainder of the page intentionally left blank]

2

LA1:1005490.)

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

GUESS? IP HOLDER L.P., as IP Holder Name: DEBORAH SIEGEL Title: SECRETARY GUESS? ROYALTY FINANCE LLC, as Issuer ACCEPTED: BNY MIDWEST TRUST COMPANY, not in its individual capacity but solely as Indenture Trustee By: _____ Name: Title:

S - 1

Receivables Contribution Agreement

LAI:985310

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

as IP Holder
By:Name:Title:
GUESS? ROYALTY FINANCE LLC, as Issuer
By:

ACCEPTED:

BNY MIDWEST TRUST COMPANY, not in its individual capacity but solely as Indenture Trustee

Name:

ROBERT CASTLE

Title: ASSISTANT VICE PRESIDENT

SCHEDULE A Schedule of Subject Trademarks

GUESS
GUESS?
GUESS?
GUESS? AND TRIANGLE DESIGN
? AND TRIANGLE DESIGN
GUESS ATHLETIC
GUESS WATERPRO
GUESS? PARIS AND TRIANGLE DESIGN
GUESS COLLECTION
GUESS? USA
GUESS? USA AND TRIANGLE DESIGN
BABY GUESS
GUESS KIDS

SCHEDULE B [REDACTED: CONFIDENTIAL]

SCHEDULE C [REDACTED: CONFIDENTIAL]

SCHEDULE D [REDACTED: CONFIDENTIAL]

SCHEDULE E [REDACTED: CONFIDENTIAL]

DEFINITIONS

[REDACTED: CONFIDENTIAL]

"<u>Additional Subject Trademarks</u>" has the meaning specified in Section 1.1 of the Receivables Contribution Agreement.

[REDACTED: CONFIDENTIAL]

"Goodwill" has the meaning specified in Section 1.01 of the Guess? Contribution Agreement.

[REDACTED: CONFIDENTIAL]

"<u>Guarantee</u>" means the Guarantee and Collateral Agreement, dated as of the Closing Date, made by IP Holder in favor of the Indenture Trustee.

"Guarantee Collateral" has the meaning specified in Section 3 of the Guarantee.

[REDACTED: CONFIDENTIAL]

RECORDED: 05/13/2003