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102472027

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. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): Name: PNC Bank, National Association Ballet Makers, Inc. Internal Address: Individual(s) Association Street Address: 1 Garret Mountain Plaza General Partnership Limited Partnership City: NJ Corporation-State Other \_\_\_\_\_ Individual(s) citizenship\_\_\_\_\_ Association\_\_\_\_\_ Additional name(s) of conveying party(ies) attached? The Yes No General Partnership 3. Nature of conveyance: Limited Partnership Assignment Merger Corporation-State Change of Name Security Agreement Other If assignee is not domiciled in the United States, a domestic Other\_\_\_ representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes Execution Date: 05/15/2003 4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 78/139,823 1,324,665 Yes 📮 No Additional number(s) attached 5. Name and address of party to whom correspondence 6. Total number of applications and |36 **|** concerning document should be mailed: registrations involved: ..... Name: Robert F. Ripley, Esq. 7. Total fee (37 CFR 3.41).....\$915.00 Internal Address: Enclosed Authorized to be charged to deposit account Greenberg Dauber Epstein & Tucker Street Address: One Gateway Center 8. Deposit account number: Suite 600 Zip: 07102 (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. Robert F. Ripley, Esq 12/2003 DEVRIE Namo of Figra Siza ing Total number of pages including cover sheet, attachments

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

Page 2-Continuation of Trademarks and Trademark Applications to be Recorded from Security Agreement

## **Trademark Applications**

2. No.: 78/140,412 Healing With Dance

3. No.: 76/158,849 Miscellaneous Design

4. No.: 76/342,401 Overs & Unders

### **Trademark Registrations**

2. No.: 2,556,512 Complectives

3. No.: 1,615,311 Coppola

4. No.: 986,958 Dancing Girl Design

5. No.: 2,039,755 Dansneaker

6. No.: 1,123,343 Duro Toe

7. No.: 2,531,411 H and Design

8. No.: 2,357,683 Hold & Stretch Tights

9. No.: 1,324,673 Infinita

10. No.: 765,559 La Camargo Classic

11. No.: 2,197,681 Master Tap

12. No.: 2,266,984 Master Tap

13. No.: 2,104,465 Miscellaneous Design

14. No.: 966,557 Miscellaneous Design

15. No.: 1,130,005 Pavlowa

Page 3-Continuation of Trademarks and Trademark Applications to be Recorded from Security Agreement

17.       No.:       1,377,353       Perfetta         18.       No.:       1,947,337       Performance Made Perfect         19.       No.:       1,093,833       Selva         20.       No.:       1,301,794       Staccato         21.       No.:       1,047,059       Taffy's         22.       No.:       1,941,337       Teknik         23.       No.:       2,266,965       Tele Tone II         24.       No.:       2,210,600       Tele Tone II         25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance         32.       No.:       2,614,925       FL Frontline Performance	16.	No.:	2,221,393	Pedini
19. No.: 1,093,833 Selva 20. No.: 1,301,794 Staccato 21. No.: 1,047,059 Taffy's 22. No.: 1,941,337 Teknik 23. No.: 2,266,965 Tele Tone II 24. No.: 2,210,600 Tele Tone II 25. No.: 1,122,872 Tele Tone Tap 26. No.: 590,633 The Dancer's Cobbler Since 1887 27. No.: 2,571,827 Toe To Top 28. No.: 2,036,723 Transition Tight 29. No.: 2,088,475 Ultra Glow 30. No.: 2,576,003 FL Frontline 31. No.: 2,612,398 FL Frontline Dance	17.	No.:	1,377,353	Perfetta
20.       No.:       1,301,794       Staccato         21.       No.:       1,047,059       Taffy's         22.       No.:       1,941,337       Teknik         23.       No.:       2,266,965       Tele Tone II         24.       No.:       2,210,600       Tele Tone II         25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	18.	No.:	1,947,337	Performance Made Perfect
21.       No.:       1,047,059       Taffy's         22.       No.:       1,941,337       Teknik         23.       No.:       2,266,965       Tele Tone II         24.       No.:       2,210,600       Tele Tone II         25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	19.	No.:	1,093,833	Selva
22.       No.: 1,941,337       Teknik         23.       No.: 2,266,965       Tele Tone II         24.       No.: 2,210,600       Tele Tone II         25.       No.: 1,122,872       Tele Tone Tap         26.       No.: 590,633       The Dancer's Cobbler Since 1887         27.       No.: 2,571,827       Toe To Top         28.       No.: 2,036,723       Transition Tight         29.       No.: 2,088,475       Ultra Glow         30.       No.: 2,576,003       FL Frontline         31.       No.: 2,612,398       FL Frontline Dance	20.	No.:	1,301,794	Staccato
23.       No.:       2,266,965       Tele Tone II         24.       No.:       2,210,600       Tele Tone II         25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	21.	No.:	1,047,059	Taffy's
24.       No.:       2,210,600       Tele Tone II         25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	22.	No.:	1,941,337	Teknik
25.       No.:       1,122,872       Tele Tone Tap         26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	23.	No.:	2,266,965	Tele Tone II
26.       No.:       590,633       The Dancer's Cobbler Since 1887         27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	24.	No.:	2,210,600	Tele Tone II
27.       No.:       2,571,827       Toe To Top         28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	25.	No.:	1,122,872	Tele Tone Tap
28.       No.:       2,036,723       Transition Tight         29.       No.:       2,088,475       Ultra Glow         30.       No.:       2,576,003       FL Frontline         31.       No.:       2,612,398       FL Frontline Dance	26.	No.:	590,633	The Dancer's Cobbler Since 1887
<ul> <li>29. No.: 2,088,475 Ultra Glow</li> <li>30. No.: 2,576,003 FL Frontline</li> <li>31. No.: 2,612,398 FL Frontline Dance</li> </ul>	27.	No.:	2,571,827	Тое То Тор
30. No.: 2,576,003 FL Frontline 31. No.: 2,612,398 FL Frontline Dance	28.	No.:	2,036,723	Transition Tight
31. No.: 2,612,398 FL Frontline Dance	29.	No.:	2,088,475	Ultra Glow
	30.	No.:	2,576,003	FL Frontline
32. No.: 2,614,925 FL Frontline Performance	31.	No.:	2,612,398	FL Frontline Dance
	32.	No.:	2,614,925	FL Frontline Performance

# Rider to Security Agreement – Trademarks



THIS RIDER TO SECURITY AGREEMENT ("Rider") is executed as of May 15, 2003, by and between BALLET MAKERS, INC., a New York corporation (the "Grantor"), with an address at 1 Campus Road, Totowa, New Jersey 07512 and PNC BANK, NATIONAL ASSOCIATION (the "Bank"), with an address at 1 Garret Mountain Plaza, West Paterson, New Jersey 07424. This Rider is incorporated into and made part of that certain Amended and Restated Security Agreement ("Security Agreement") between the Grantor and the Bank dated the date hereof, and also into certain other loan agreements, notes, financing documents and security agreements executed by and between the Grantor and the Bank (all such documents including this Rider being collectively referred to as "Loan Documents"). All capitalized terms not otherwise defined in this Rider shall have the same meanings ascribed to such terms in the Security Agreement.

The Grantor has adopted, used and is using (or has filed applications, other than intent-to-use applications, for the registration of) the trademarks, service marks and trade names listed on Schedule "A" attached hereto and made part hereof (all such marks or names hereinafter referred to as the "Trademarks").

The Bank, successor by merger to Midlantic Bank, N.A., and the Grantor are parties to an Amended and Restated Loan and Security Agreement dated as of April 20, 2000, as amended by Amendment No. 1 to Loan Documents dated August 31, 2001 (as so amended to date, the "Existing Loan Agreement").

The Grantor and the Bank are amending and restating the Existing Loan Agreement in the form of the Second Amended and Restated Loan and Security Agreement between the Grantor and the Bank dated as of the date hereof (the "Loan Agreement").

The obligations of the Grantor under the Existing Loan Agreement and the Loan Agreement are secured by certain collateral of the Grantor pursuant to, <u>inter alia</u>, that certain Trademark Security Agreement dated May 25, 1994, as amended, made by the Grantor in favor of the Bank, successor by merger to Midlantic Bank, N.A. which was recorded in the United States Patent and Trademark Office (as amended, the "Existing Trademark Security Agreement").

The parties hereto intend that, effective on the date hereof, the Existing Trademark Security Agreement shall be amended and restated in its entirety to read in the form of this Agreement and with the further effect that, without limiting the effect of any provision hereof, the liens and security interests in the collateral created under the Existing Trademark Security Agreement shall not in any manner be deemed extinguished, released, or diminished by virtue of this Security Agreement but shall remain uninterrupted and in full force and effect.

The Bank desires to confirm its existing liens and security interests on the Trademarks and the registration thereof, together with all the goodwill of the Grantor associated therewith and represented thereby, and to acquire a lien and security interest on the Trademarks and the registration thereof, together with all the goodwill of the Grantor associated therewith and represented thereby, arising after the date of the original execution of the Existing Trademark Security Agreement, as security for all of the Obligations to the Bank, and the Bank desires to have its security interest in such Trademarks confirmed by a document identifying same and in such form that it may be recorded in the United States Patent and Trademark Office.

**NOW, THEREFORE,** with the foregoing background deemed incorporated by reference and made part hereof, the parties hereto, intending to be legally bound hereby, covenant and agree as follows:

- 1. Grant of Security Interest. In consideration of and pursuant to the terms of the Loan Documents, and for other good, valuable and sufficient consideration, the receipt and sufficiency of which is hereby acknowledged, and to secure payment and performance of the Obligations, the Grantor hereby confirms its prior grant of, and hereby grants, a lien and security interest to the Bank in all its present and future right, title and interest in and to the Trademarks, together with all the goodwill and other tangible assets of the Grantor associated with and represented by the Trademarks, and the non-intent-to-use applications for and registration thereof and the right (but not the obligation) to sue for past, present and future infringements, and the proceeds thereof, including, without limitation, license royalties and proceeds of infringement suits; provided that, notwithstanding anything to the contrary in this Security Agreement or any Loan Document, the foregoing grant of a lien and security interest shall not include any interest of any nature in the February 13, 1974 License Agreement between United States Shoe Corporation and the Grantor.
- 2. Representations and Warranties. The Grantor represents, warrants and covenants that: (a) the Trademarks are subsisting and have not been abandoned, suspended, voluntarily terminated or canceled by the Grantor, have not been adjudged invalid or unenforceable, and to the best of the Grantor's knowledge, there is no reason why the Trademarks should be adjudged invalid or unenforceable; (b) each of the Trademarks is valid and enforceable; (c) the Grantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks, and each of the Trademarks is free and clear of any liens, charges and encumbrances, including, without limitation, pledges, assignments, licenses and covenants by the Grantor not to sue third persons; (d) the Grantor has the unqualified right to enter into this Rider and perform its terms; (e) the Grantor has used, and will continue to use for the duration of this Rider, proper notice, as required by 15 U.S.C. §§ 1051-1127 in connection with its use of the Trademarks; (f) the Grantor has used, and will continue to use for the duration of this Rider, consistent standards of quality in products leased or sold under the Trademarks; and (g) the Grantor will not (and will not permit any licensee thereof to) do any act or knowingly omit to do any act whereby any of the Trademarks may become invalidated, abandoned, unenforceable, avoided, avoidable or otherwise diminished in value, and shall notify the Bank immediately if it knows of any reason or has any reason to know of any grounds under which any of the foregoing may occur.
- 3. <u>Verification of Quality Control</u>. The Grantor hereby grants to the Bank and its employees and agents the right to visit the Grantor's locations which lease, sell, or store products under any of the Trademarks and to inspect the products and quality control records relating thereto at reasonable times during regular business hours to ensure the Grantor's compliance with paragraph 2(f).
- 4. Covenants. The Grantor further covenants to the Bank that until all of the Obligations have been satisfied in full: (a) the Grantor shall maintain the Trademarks in full force and effect; (b) the Grantor will not enter into any agreements which are inconsistent with the Grantor's obligations under this Rider or which restrict or impair the Bank's rights hereunder; and (c) if the Grantor acquires rights to any new non-intent-to-use Trademarks, the provisions of this Rider shall automatically apply thereto and the Grantor shall give the Bank prompt written notice thereof along with an amended Schedule A; provided, however, that notwithstanding anything to the contrary contained in this Agreement, the Grantor shall have the right to enter into agreements in the ordinary course of business with respect to the Trademarks.
- 5. Exclusive Use of Trademarks. So long as this Rider is in effect and so long as the Grantor has not received notice from the Bank that an Event of Default has occurred under the Loan Documents and that the Bank has elected to exercise its rights to assignment hereunder, the Grantor shall continue to have the exclusive right to use the Trademarks including licenses thereof, and the Bank shall have no right to use the Trademarks or issue any exclusive or non-exclusive license with respect thereto, or assign, pledge or otherwise transfer title in the Trademarks to anyone else.
- 6. <u>Negative Pledge</u>. The Grantor agrees not to sell, assign (by operation of law or otherwise) or further encumber its rights and interest in the Trademarks without prior written consent of the Bank. The Grantor shall defend the Trademarks against and shall take other action as is necessary to remove any lien, security interest,

claim, right or other encumbrance of any nature whatsoever in or to the Trademarks, and will defend the right. title and interest of the Bank in and to any of the Grantor's rights under the Trademarks against the claims or demands of all persons whatsoever.

- 7. No Additional Trademarks. As of the date hereof, the Grantor does not own any Trademarks, or have any Trademarks registered in or the subject of pending applications in the United States Patent and Trademark Office or any similar office or agency in any other country or any political subdivision thereof, other than those grants, registrations or applications for registrations listed on Schedule A annexed hereto and made a part hereof.
- **8.** <u>Pledge of Additional Trademarks</u>. In the event the Grantor, either itself or through any agent, employee, licensee or designee shall:
  - (a) file or record an application for the registration of any Trademark with the United States Patent and Trademark Office or any similar office or agency of the United States, any State thereof, or any other country or any political subdivision thereof; or
  - (b) file or record any assignment of any Trademark which the Grantor may acquire, own or license from a third party, with the United States Patent and Trademark Office or any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof;

the Grantor shall promptly, but in no event more than fifteen (15) days subsequent to such filing, notify the Bank thereof, and, upon request of the Bank shall promptly, but in no event more than twenty (20) days subsequent to such notice, execute and deliver any and all assignments, agreements, instruments, documents and papers as the Bank may reasonably request to evidence the Bank's interest in such Trademark and the goodwill of the Grantor associated thereto or represented thereby. The Grantor hereby grants the Bank a power of attorney, irrevocable until the Obligations are fully paid and satisfied, to modify this Rider by amending Schedule A, as applicable, to include any future Trademarks or Licenses, including, without limitation, registrations or applications appurtenant thereto, covered by this Rider.

- 9. Remedies Upon Default. (a) Anything herein contained to the contrary notwithstanding, if and while the Grantor shall be in default hereunder or an Event of Default exists under the Loan Documents, the Grantor hereby covenants and agrees that the Bank, as the holder of a security interest under the Uniform Commercial Code, may take such action permitted under the Loan Documents or permitted by law, in its exclusive discretion, to foreclose upon the Trademarks covered hereby.
- (b) For such purposes, and in the event of the Grantor's default hereunder or an Event of Default under the Loan Documents and while such default or Event of Default exists, the Grantor hereby authorizes and empowers the Bank to make, constitute and appoint any officer or agent of the Bank as the Bank may select, in its exclusive discretion, as the Grantor's true and lawful attorney-in-fact, with the power to endorse the Grantor's name on all applications, documents, papers and instruments necessary for the Bank to use the Trademarks or to grant or issue any exclusive or non-exclusive license under the Trademarks to anyone else, or necessary for the Bank to assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone else. The Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof, except for the gross negligence or willful misconduct of such attorney. This power of attorney shall be irrevocable for the life of this Rider and the Loan Documents, and until all the Obligations are satisfied in full.
- (c) The Grantor expressly acknowledges that this Rider shall be recorded with the Patent and Trademark Office in Washington, D.C. Contemporaneously herewith, the Grantor shall also execute and deliver to the Bank such documents as the Bank shall reasonably request to permanently assign all rights in the Trademarks to the Bank, which documents shall be held by the Bank, until the occurrence of an Event of Default hereunder or under the Loan Documents. After such occurrence, the Bank may, at its sole option, record such documents with the Patent and Trademark Office.

- 10. <u>Subject to Security Agreement</u>. This Rider shall be subject to the terms, provisions, and conditions set forth in the Security Agreement and may not be modified without the written consent of the party against whom enforcement is being sought.
- 11. <u>Inconsistent with Security Agreement</u>. All rights and remedies herein granted to the Bank shall be in addition to any rights and remedies granted to the Bank under the Loan Documents. In the event of an inconsistency between this Rider and the Security Agreement, the language of the Security Agreement shall control. The terms and conditions of the Security Agreement are hereby incorporated herein by reference.
- 12. <u>Termination of Agreement</u>. Upon payment and performance of all Obligations under the Loan Documents, the Bank shall execute and deliver to the Grantor all documents necessary to re-vest all rights in and to the Trademarks in the Grantor and/or terminate any interest of the Bank therein.
- 13. Prosecution of Trademark Applications. (a) Subject to the terms of the Loan Documents, the Grantor shall have the duty to prosecute diligently any trademark application with respect to the Trademarks pending as of the date of this Rider or thereafter, until the Obligations shall have been satisfied in full, to preserve and maintain all rights in the registration and grant of the Trademarks, to halt any infringement of the Trademarks, and upon reasonable request of the Bank, the Grantor shall make federal application on registrable but unregistered trademarks belonging to the Grantor. Any reasonable expenses incurred in connection with such applications or defense of said Trademarks shall be borne by the Grantor. The Grantor shall not abandon any Trademark without the written consent of the Bank, which consent shall not be unreasonably withheld or delayed.
- (b) The Grantor shall have the right to bring suit in its own name to enforce the Trademarks, in which event the Bank may, if the Grantor deems it necessary or after an Event of Default under the Loan Documents, be joined as a nominal party to such suit if the Bank shall have been satisfied that it is not thereby incurring any risk of liability because of such joinder. The Grantor shall promptly, upon demand, reimburse and indemnify the Bank for all damages, reasonable costs and reasonable expenses, including attorneys' fees, incurred by the Bank in the fulfillment of the provisions of this paragraph.
- 14. Responsibility and Liability. The Grantor assumes all responsibility and liability arising from the use of the Trademarks, and hereby indemnifies and holds the Bank and each director, officer, employee, affiliate and agent thereof, harmless from and against any claim, suit, loss, damage or expense (including attorneys' fees and expenses) arising out of any alleged defect in any product manufactured, promoted or sold by the Grantor in connection with any of the Trademarks or otherwise arising out of the Grantor's operation of its business from the use of the Trademarks. In any suit, proceeding or action brought by the Bank under any License for any sum owing thereunder, or to enforce any provisions of such License, the Grantor will indemnify and keep the Bank harmless from and against all expense, loss or damage suffered by reason of any defense, set off, recoupment, claim, counterclaim, reduction or liability whatsoever of the obligee thereunder or arising out of a breach of the Grantor of any obligation thereunder or arising out of any agreement, indebtedness or liability at any time owing to or in favor of such obligee or its successors from the Grantor, and all such Obligations of the Grantor shall be and remain enforceable against and only against the Grantor and shall not be enforceable against the Bank.
- 15. <u>Bank's Rights</u>. The Bank may, in its sole discretion, pay any amount or do any act required of the Grantor hereunder or requested by the Bank to preserve, defend, protect, maintain, record or enforce the Grantor's obligations contained herein, the Obligations of the Grantor to the Bank, the Trademarks, or the right, title and interest granted the Bank herein, and which the Grantor fails to do or pay, and any such payment shall be deemed an advance by the Bank to the Grantor and shall be payable on demand together with interest thereon at the default rate specified in the Loan Documents.

- 16. Protection of the Trademarks. The Grantor agrees that if it learns of any use by any person or any term or design likely to cause confusion with any Trademark, or of any claim of any lien, security interest, claim, right or other encumbrance of any nature whatsoever in or to the Trademarks, the Grantor shall promptly notify the Bank of such use, lien, security interest, claim, right or other encumbrance and, if requested by the Bank, shall join with the Bank, at the Grantor's expense, in such action as the Bank, in its reasonable discretion, may deem advisable for the protection of the Bank's interest in and to the Trademarks, it being understood that the foregoing shall not preclude the Grantor from bringing an action against a person for the protection of the Grantor's interest in and to such Trademarks.
- 17. <u>Additional Remedies</u>. Upon the occurrence of an Event of Default under the Loan Documents, the Bank may, without any obligation to do so, complete any obligation of the Grantor hereunder, in the Grantor's name or in the Bank's name, but at the Grantor's expense, and the Grantor hereby agrees to reimburse the Bank in full for all reasonable expenses, including reasonable attorney's fees, incurred by the Bank in protecting, defending and maintaining the Trademarks.
- 18. Governing Law. This Rider will be interpreted and the rights and liabilities of the parties hereto determined in accordance with the laws of the State where the Bank's office indicated above is located, excluding its conflict of laws rules, except that the federal laws of the United States of America shall govern to the extent applicable.
- 19. <u>Counterparts</u>. This Rider may be signed in any number of counterpart copies and by the parties hereto on separate counterparts, but all such copies shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Agreement by facsimile transmission shall be effective as delivery of a manually executed counterpart. Any party so executing this Agreement by facsimile transmission shall promptly deliver a manually executed counterpart, provided that any failure to do so shall not affect the validity of the counterpart executed by facsimile transmission.

WITNESS the due execution hereof as a document under seal, as of the date first written above.

WITNESS / ATTEST:

Name: Ronald-F. Ripley, Esq.

Pobert

BALLET MAKERS, INC., a New York corporation

Name: Ronald Koesterich

Title: Chief Financial Officer

PNC BANK, NATIONAL ASSOCIATION

Name: Paul E. Kelleman

Title: Vice-President

)ss:

#### COUNTY OF ESSEX

On this, the 15<sup>th</sup> day of May, 2003, before me, an Attorney at Law of the State of New Jersey, the undersigned officer, personally appeared Ronald Koesterich, who acknowledged himself/herself to be the Chief Financial Officer of Ballet Makers, Inc., a New York corporation, and that he, in such capacity, being authorized to do so, executed the foregoing instrument for the purposes therein contained by signing on behalf of said corporation.

IN WITNESS WHEREOF, I hereunto set my hand.

Name: Robert F. Ripley, Esq.

Attorney at Law, State of New Jersey

## Schedule A-Rider To Security Agreement-Trademarks <u>TRADEMARK REGISTRATIONS</u>

<u>Trademark</u>	<u>Number</u>	Registration Date	
Ballet Makers	531,575	12/1/93	Benelux
Ballet Makers	816,977,046	7/19/94	Brazil
Ballet Makers	1238963	8/16/00	CTM
Ballet Makers	1,533,867	4/14/93	Great Britain
Ballet Makers	3,309,378	5/23/97	Japan
Ballet Makers	450848	1/26/94	Mexico
Ballet Makers	1,756,994	5/20/94	Spain
Ballet Makers	411,343	8/25/94	Switzerland
Bodiform	1,324,665	3/12/85	U.S.
Complectives	2,556,512	4/2/02	U.S.
Coppola	1,615,311	9/25/90	U.S.
Dancette *	1,991,423	8/6/96	U.S.
Dancing Girl Design	986,958	6/25/74	U.S.
Dancing Girl Device	B1,177,649	6/30/82	Great Britain
Dansneaker	2,039,755	2/25/97	U.S.
Duro Toe	1,123,343	7/31/79	U.S.
Figure Of A Dancing Girl	165,232	7/16/96	Austria
Figure Of A Dancing Girl	531,958	12/1/93	Benelux
Figure Of A Dancing Girl	TMA449,537	11/3/95	Canada
Figure Of A Dancing Girl	2,063,204	4/26/94	Germany
Figure Of A Dancing Girl	3,309,379	5/23/97	Japan
Figure Of A Dancing Girl	522,319	5/20/96	Mexico
Figure Of A Dancing Girl	1,756,995	6/1/94	Spain
Figure Of A Dancing Girl	411,273	8/24/94	Switzerland
H and Design	2,531,411	1/22/02	U.S.
Hold & Stretch Tights	2,357,683	6/13/00	U.S.
Infinita	1,324,673	3/12/85	U.S.
La Camargo Classic	765,559	2/25/64	U.S.
Master Tap	2,197,681	10/20/98	U.S.
Master Tap	2,266,984	8/3/99	U.S.
Miscellaneous Design	2,104,465	10/7/97	U.S.
Miscellaneous Design	966,557	8/21/73	U.S.
Pavlowa	1,130,005	1/29/80	U.S.
Pedini	2,221,393	2/2/99	U.S.
Perfetta	1,377,353	1/7/86	U.S.
Performance Made Perfect	1,947,337	1/9/96	U.S.
Selva	1,093,833	6/20/78	U.S.
Selva	1,746,006	1/8/00	France
Staccato	1,301,794	10/23/84	U.S.
Taffy's	1,047,059	8/24/76	U.S.

Teknik	1,941,337	12/12/95	U.S.
Tele Tone II	2,266,965	8/3/99	U.S.
Tele Tone II	2,210,600	12/15/98	U.S.
Tele Tone Tap	1,122,872	7/24/79	U.S.
The Dancer's Cobbler Since	590,633	6/1/54	U.S.
1887 (Stylized)			
Тое То Тор	2,571,827	5/21/02	U.S.
Transition Tight	2,036,723	2/11/97	U.S.
Ultra Glow**	2,088,475	8/19/97	U.S.
FL Frontline	2,576,003	1/6/03	U.S.
FL Frontline Dance	2,612,398	1/6/03	U.S.
FL Frontline Performance	2,614,925	1/6/03	U.S.

<sup>\*</sup> BMI let the Dancette trademark lapse in 2003.

**RECORDED: 06/11/2003** 

## **TRADEMARK APPLICATIONS**

<u>Trademark</u>	<u>Number</u>	Registration Date	
Ballet Makers	731,871	6/23/93	Canada
Dancer Figure	821,232,703	3/17/99	Brazil
Harmonie*	78/139,823	6/28/02	U.S.
Healing With Dance	78/140,412	7/1/02	U.S.
Miscellaneous Design	76/158,849	11/3/00	U.S.
Overs & Unders	76/342,401	11/28/01	U.S.

<sup>\*</sup> The initial Application for Registration was denied due to a likelihood of confusion. A Response will be filed on or about May 14, 2003.

<sup>\*\*</sup> BMI currently plans on letting the Ultra Glow trademark lapse in 2003.