Stylesheet Version v1.1

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
El Pollo Loco, Inc.		12/18/2003	CORPORATION: DELAWARE

## **RECEIVING PARTY DATA**

Name:	The Bank of New York
Street Address:	101 Barclay Street – 8W
Internal Address:	Corporate Trust Administration
City:	New York
State/Country:	NEW YORK
Postal Code:	10286
Entity Type:	Banking corporation: NEW YORK

PROPERTY NUMBERS Total: 23

Number	Word Mark
76337892	CHICKEN LOVER'S BURRITO
76490933	EL POLLO ASADO A LA PARRILLA ORIGINAL DE MEXICO
78298640	EL POLLO FRESCO
78309326	FIESTA FEAST
76511226	GIVE IN TO THE POLLO
78304403	IS IT WRONG TO LOVE A CHICKEN?
76311475	ORIGINAL MEXICAN FLAME-BROILED CHICKEN
78298683	POLLO FRESCO
76424676	THE ORIGINAL POLLO BOWL
76517003	TWICE GRILLED BURRITO
76527923	UNA LOCA PASION
2399764	A DIFFERENT KIND OF CHICKEN. A DIFFERENT KIND OF FRANCHISE.
2492371	CHICKEN BURRITO MADNESS!
2639261	CLASSIC CHICKEN BURRITO  TRADEMARK
	76337892 76490933 78298640 78309326 76511226 78304403 76311475 78298683 76424676 76517003 76527923 2399764 2492371

**REEL: 002766 FRAME: 0827** 

Registration Number:	1409639	EL POLLO LOCO
Registration Number:	1237518	EL POLLO LOCO
Registration Number:	2473061	ENLOQUECE TUS SENTIDOS
Registration Number:	2524900	LOCO FOR THAT POLLO
Registration Number:	2132185	POLLO BOWL
Registration Number:	1237519	THE CRAZY CHICKEN
Registration Number:	1498099	THE ORIGINAL MEXICAN CHAR-BROILED CHICKEN
Registration Number:	2684927	ULTIMATE CHICKEN BURRITO
Registration Number:	2473672	WHEN YOU'RE CRAZY FOR CHICKEN

#### **CORRESPONDENCE DATA**

Fax Number: (213)891-8763

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 213 485-1234

Email: rachel.pinto@lw.com
Correspondent Name: Jason Silvera, Esq.

Address Line 1: 633 West. Fifth Street, Suite 4000

Address Line 2: Latham & Watkins

Address Line 4: Los Angeles, CALIFORNIA 90071

ATTORNEY DOCKET NUMBER:	017967-0128
NAME OF SUBMITTER:	Rachel Pinto

source=ip sec agt#page2.tif source=ip sec agt#page3.tif source=ip sec agt#page4.tif source=ip sec agt#page5.tif source=ip sec agt#page6.tif source=ip sec agt#page7.tif source=ip sec agt#page8.tif

Total Attachments: 59 source=ip sec agt#page1.tif

source=ip sec agt#page9.tif

source=ip sec agt#page10.tif

source=ip sec agt#page11.tif

source=ip sec agt#page12.tif

source=ip sec agt#page13.tif

source=ip sec agt#page14.tif

source=ip sec agt#page15.tif

source=ip sec agt#page16.tif

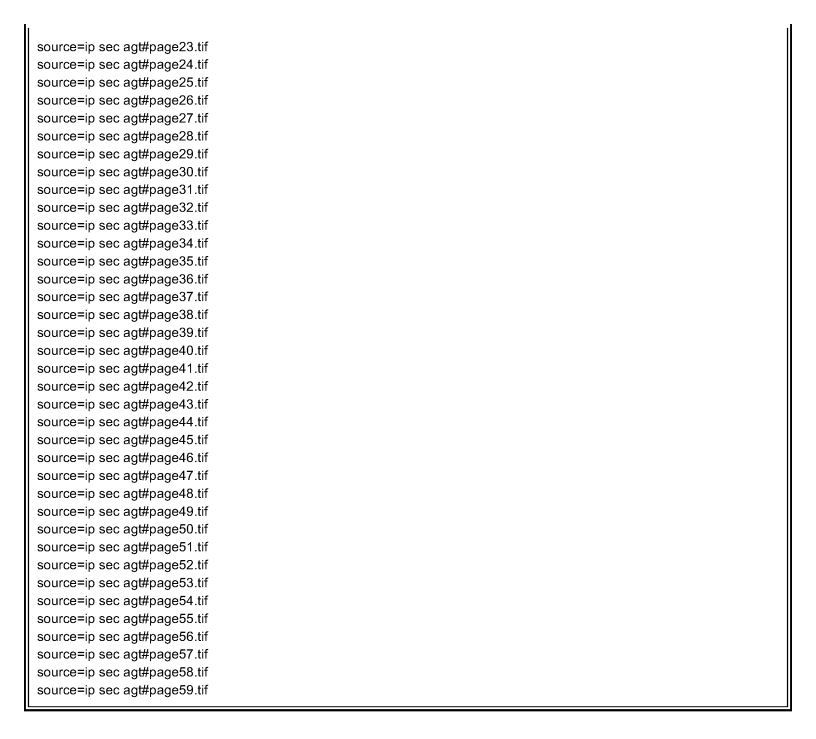
source=ip sec agt#page17.tif

source=ip sec agt#page18.tif

source=ip sec agt#page19.tif

source=ip sec agt#page20.tif source=ip sec agt#page21.tif

source=ip sec agt#page22.tif



# INTELLECTUAL PROPERTY SECURITY AGREEMENT (Indenture)

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of December 19, 2003 (as amended, supplemented, replaced or otherwise modified from time to time, this "<u>Agreement</u>"), among the undersigned Grantor (the "<u>Initial Grantor</u>") and each other Grantor that becomes a party hereto from time to time pursuant to Section 19 below (each an "<u>Additional Grantor</u>" and, collectively, the "<u>Grantors</u>"), and The Bank of New York, a New York banking corporation, as collateral agent for the Secured Parties (as defined below) (the "<u>Note Collateral Agent</u>").

#### WITNESSETH:

WHEREAS, El Pollo Loco, Inc. (the "<u>Company</u>") and The Bank of New York, as trustee (in such capacity, the "<u>Trustee</u>") for the benefit of the holders of the Note Obligations (the "<u>Holders</u>"), are parties to that certain indenture, dated of even date herewith (as the same may be amended, restated, modified, supplemented, renewed, refunded, replaced or refinanced from time to time, the "<u>Indenture</u>"); and

WHEREAS, the Secured Parties have required that each Grantor execute and deliver this Agreement (i) in order to secure the prompt and complete payment, observance and performance of all of the Notes (including any Additional Notes issued under the Indenture and any Notes issued in the Exchange Offer pursuant to the Registration Rights Agreement), and all other Note Obligations and (ii) as a condition to any issuance of Notes under the Indenture;

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

## 1. Defined Terms.

- (a) Unless otherwise defined herein, each capitalized term used herein that is defined in the Security Agreement (as defined below) shall have the meaning specified for such term in the Security Agreement, dated as of the date hereof, among the parties hereto (as amended, supplemented, replaced or otherwise modified from time to time, the "Security 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 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. <u>Incorporation of Premises</u>. The premises set forth above are incorporated into this Agreement by this reference thereto and are made a part hereof.

- 3. <u>Incorporation of the Indenture</u>. The Indenture, the Security Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 4. <u>Security Interest in Intellectual Property</u>. To secure the complete and timely payment, performance and satisfaction of all of the Note Obligations, each Grantor hereby grants to the Note Collateral Agent for the benefit of the Secured Parties a security interest in and to the following (collectively, the "<u>Intellectual Property Collateral</u>"), with power of sale to the extent permitted by applicable law:
- (a) (i) all trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, or other indicia of origin or source identification, trademark and service mark registrations and any new renewals thereof, including, without limitation, each registration and application identified in <a href="Schedule 1">Schedule 1</a>, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iii) all income, royalties, damages and other 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, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the "Trademarks");
- (b) (i) all patents, patent applications and patentable inventions, including, without limitation, each issued patent and patent application identified in Schedule 1, (ii) all inventions and improvements described and claimed therein, (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iv) all income, royalties, damages and other 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, present or future infringements thereof), and (v) all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto (collectively, the "Patents");
- (c) (i) all copyrights, whether or not the underlying works of authorship have been published, and all works of authorship and other intellectual property rights therein, all copyrights of based on , incorporated in, derived from or relating to works covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyright registrations and copyright applications, and any renewals or extensions thereof, including, without limitation , each registration and application identified in <a href="Schedule 1">Schedule 1</a>, (ii) the right to print, publish and distribute any of the foregoing (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iv) all income, royalties, damages and other 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, present or future infringements thereof), and (v) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto ("Copyrights");

- (d) (i) all trade secrets and all confidential and proprietary information, including know-how, manufacturing and production processes and techniques, inventions, research and development information, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, and customer and supplier lists and information, including, without limitation, any of the foregoing identified in <u>Schedule 1</u>, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof, (iii) all income, royalties, damages and other 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, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto (collectively, the "<u>Trade Secrets</u>");
- (e) (i) all licenses or agreements, whether written or oral, providing for the grant by or to any Grantor of: (A) any right to use any Trademark or Trade Secret, (B) any right to manufacture, use or sell any invention covered in whole or in part by a Patent, and (C) any right under any Copyright including, without limitation, the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright including, without limitation, any of the foregoing identified in Schedule 1, (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations of any of the foregoing, (iii) all income, royalties, damages and other 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, present or future infringements thereof), and (iv) all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto; and
  - (f) any and all proceeds of the foregoing.
- 5. <u>Restrictions on Future Agreements</u>. Each Grantor agrees that it will comply with the provisions of Section 4.20(e) of the Indenture as fully as if such provisions were set forth herein.
- 6. Representations and Warranties; New Trademarks. Each Grantor represents and warrants that, from and after the Agreement Date, (a) the Intellectual Property Collateral listed on Schedule 1 includes all of the material Intellectual Property now owned or held by such Grantor, and (b) no liens or security interests in such Intellectual Property have been granted by such Grantor to any Person other than the Priority Lien Collateral Agent and the Note Collateral Agent and other Permitted Liens. If, prior to the termination of this Agreement, any Grantor shall (i) obtain rights to any new material Intellectual Property or (ii) become entitled to the benefit of any new material Intellectual Property whether as licensee or licensor, the provisions of Section 4 above shall automatically apply thereto (to the extent permitted by licensors under agreements in connection with the granting of such licenses). In addition each Grantor shall comply with the provisions of Section 4.20 (g) of the Indenture as fully as if such provisions were set forth herein.

- 7. Royalties. Each Grantor hereby agrees that the use by the Note Collateral Agent of the Intellectual Property Collateral as authorized hereunder in connection with the Note Collateral Agent's exercise of its rights and remedies under Section 15 or pursuant to any Security Document shall be coextensive with such Grantor's rights thereunder and with respect thereto and without any liability for royalties or other related charges from the Secured Parties to such Grantor.
- 8. <u>Right to Inspect; Further Assignments and Security Interest</u>. During the continuance of an Event of Default, the Note Collateral Agent may, subject to appropriate confidentiality measures, have access to, examine, audit, make copies (at any such Grantor's expense) and extracts from and inspect each Grantor's premises and examine such Grantor's books, records and operations relating to the Intellectual Property Collateral.
- Nature and Continuation of the Note Collateral Agent's Security Interest; 9. Termination of the Note Collateral Agent's Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Intellectual Property Collateral and shall terminate only on the later of (x) when the Note Obligations (other than Unasserted Contingent Obligations) have been paid and performed in full in immediately available funds and (y) the release of all security interests in the Intellectual Property Collateral pursuant to Section 22. When this Agreement has terminated, the Note Collateral Agent shall promptly execute and deliver to each Grantor (without recourse or representation, warranty or liability of any kind), at such Grantor's expense, all termination statements and other instruments as may be necessary or proper to terminate the Note Collateral Agent's security interest in the Intellectual Property Collateral, subject to any disposition thereof which may have been made by the Note Collateral Agent pursuant to this Agreement or the Indenture. For purposes of this Agreement, "Unasserted Contingent Obligations" means, at any time, Note Obligations for taxes, costs, indemnifications, reimbursements, damages and other liabilities (except (i) the principal of and interest and premium (if any) on, and fees relating to, any Indebtedness, and (ii) any such contingent claims or demands as to which the Note Collateral Agent or any holder of Note Obligations has then notified the Company or any Grantor) in respect of which no claim or demand for payment has been made at such time.
- 10. <u>Duties of the Grantors</u>. Each Grantor shall comply with the requirements of Section 4.20(h) of the Indenture as fully as if such provisions were set herein.
- Event of Default, subject to the Intercreditor Agreement, the Note Collateral Agent shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Intellectual Property Collateral and, if the Note Collateral Agent shall commence any such suit, each Grantor shall, at the request of the Note Collateral Agent, do any and all lawful acts and execute any and all proper documents reasonably required by the Note Collateral Agent in aid of such enforcement. Each Grantor shall, upon demand, promptly reimburse the Note Collateral Agent for all reasonable costs and expenses incurred by the Note Collateral Agent in the exercise of its rights under this Section 11 (including, without limitation, fees and expenses of outside attorneys and paralegals for the Note Collateral Agent).

- hereafter, to require strict performance by any Grantor of any provision of this Agreement shall not waive, affect or diminish any right of the Note Collateral Agent thereafter to demand strict compliance and performance therewith nor shall any course of dealing between each Grantor and the Note Collateral Agent have such effect. No single or partial exercise of any right hereunder shall preclude any other or further exercise thereof or the exercise of any other right. None of the undertakings, agreements, warranties, covenants and representations of any Grantor contained in this Agreement shall be deemed to have been suspended or waived by the Note Collateral Agent unless such suspension or waiver is in writing signed by an officer of the Note Collateral Agent and directed to the applicable Grantor specifying such suspension or waiver.
- be interpreted in such manner as to be effective and valid under applicable law, but 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 hereof, 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.
- 14. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 6 hereof or by a writing signed by the parties hereto.

## 15. Power of Attorney; Cumulative Remedies.

Each Grantor hereby irrevocably designates, constitutes and appoints the Note Collateral Agent (and all officers and agents of the Note Collateral Agent designated by the Note Collateral Agent in its sole and absolute discretion) as such Grantor's true and lawful attorney-in-fact, and with reasonably concurrent notice to such Grantor that it intends to exercise its rights under this Section 15, authorizes the Note Collateral Agent and any of the Note Collateral Agent's designees, in such Grantor's or the Note Collateral Agent's name, effective upon the occurrence and during the continuation of an Event of Default, subject to the Intercreditor Agreement, to take any action and execute any instrument necessary or reasonably advisable to accomplish the purposes of this Agreement, including, without limitation, to (i) endorse such Grantor's name on all applications, documents, papers and instruments necessary or reasonably desirable for the Note Collateral Agent in the use of the Intellectual Property Collateral, (ii) assign, pledge, convey or otherwise transfer title in or dispose of the Intellectual Property Collateral to anyone, (iii) grant or issue any exclusive or nonexclusive license under the Intellectual Property Collateral to anyone, and (iv) take any other actions with respect to the Intellectual Property Collateral as the Note Collateral Agent deems in the best interest of the Secured Parties. Each Grantor hereby ratifies all that such attorney 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 is terminated. Each Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Note Collateral Agent under the Indenture or any other Security Document, but rather is intended to facilitate the exercise of such rights and remedies.

- The Note Collateral Agent shall have, in addition to all other rights (b) 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 jurisdiction in which the Intellectual Property Collateral may be located or deemed located, subject to the Intercreditor Agreement. Upon the occurrence and during the continuation of an Event of Default, subject to the Intercreditor Agreement, and upon the election by the Note Collateral Agent to exercise any of its remedies under the Uniform Commercial Code as in effect in the State of New York with respect to the Intellectual Property Collateral, each Grantor agrees to assign, convey and otherwise transfer title in and to the Intellectual Property Collateral to the Note Collateral Agent or any transferee of the Note Collateral Agent and to execute and deliver to the Note Collateral Agent or any such transferee all such agreements, documents and instruments as may be necessary, in the Note Collateral Agent's sole discretion, to effect such assignment, conveyance and transfer. All of the Note Collateral Agent's rights and remedies with respect to the Intellectual Property Collateral, whether established hereby, by the Indenture or by any other agreements or by law or in equity, shall be cumulative and may be exercised separately or concurrently. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuation of an Event of Default, subject to the Intercreditor Agreement, the Note Collateral Agent may exercise any of the rights and remedies available to it under this Agreement, the Indenture or any of the other Security Documents or at law, in equity or otherwise. Each Grantor agrees that any notification of intended disposition of any of the Intellectual Property Collateral required by law shall be deemed reasonably and properly given if given at least five (5) days, if such notice is given by facsimile or eight (8) days, if such notice is given by mail, before such disposition; provided, however, that the Note Collateral Agent may give any shorter notice that is commercially reasonable under the circumstances.
- 16. Jurisdiction and Service of Process. FOR PURPOSES OF ANY LEGAL ACTION OR PROCEEDING BROUGHT BY THE NOTE COLLATERAL AGENT OR ANY SECURED PARTY WITH RESPECT TO THIS AGREEMENT, EACH GRANTOR HEREBY IRREVOCABLY SUBMITS TO THE PERSONAL JURISDICTION OF THE FEDERAL AND STATE COURTS SITTING IN THE STATE OF NEW YORK. THE CONSENT TO JURISDICTION HEREIN SHALL NOT BE EXCLUSIVE. EACH GRANTOR FURTHER IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN ANY SUCH ACTION OR PROCEEDING BY THE MAILING OF COPIES THEREOF BY REGISTERED OR CERTIFIED MAIL TO SUCH GRANTOR AT THE ADDRESS PROVIDED FOR IN SECTION 24, SUCH SERVICE TO BECOME EFFECTIVE THREE (3) BUSINESS DAYS AFTER SUCH MAILING. IN THE EVENT THAT, FOR ANY REASON, SERVICE OF LEGAL PROCESS CANNOT BE MADE IN THE MANNER DESCRIBED ABOVE, SUCH SERVICE MAY BE MADE IN SUCH MANNER AS PERMITTED BY LAW.
- 17. Consent to Venue. EACH GRANTOR HEREBY IRREVOCABLY WAIVES ANY OBJECTION IT WOULD MAKE NOW OR HEREAFTER FOR THE LAYING OF VENUE OF ANY SUIT, ACTION, OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT BROUGHT IN THE FEDERAL COURTS OF THE UNITED STATES OF AMERICA SITTING IN NEW YORK, NEW YORK, AND HEREBY IRREVOCABLY WAIVES ANY CLAIM THAT ANY SUCH SUIT, ACTION, OR PROCEEDING HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

- 18. Waiver of Jury Trial. EACH GRANTOR AND EACH OF THE NOTE COLLATERAL AGENT AND THE SECURED PARTIES TO THE EXTENT PERMITTED BY APPLICABLE LAW WAIVE, AND OTHERWISE AGREE NOT TO REQUEST, A TRIAL BY JURY IN ANY COURT AND IN ANY ACTION, PROCEEDING OR COUNTERCLAIM OF ANY TYPE IN WHICH SUCH GRANTOR, THE NOTE COLLATERAL AGENT OR ANY SECURED PARTY OR ANY OF THEIR RESPECTIVE SUCCESSORS OR ASSIGNS IS A PARTY, AS TO ALL MATTERS AND THINGS ARISING DIRECTLY OR INDIRECTLY OUT OF THIS AGREEMENT AND THE RELATIONS AMONG THE PARTIES AND OTHER PERSONS DESCRIBED IN THIS SECTION 18.
- 19. Additional Grantors. Each Guarantor that is created or acquired after the date of the Indenture and is required to grant a security interest in its assets and properties in favor of the Note Collateral Agent to secure the Note Obligations pursuant to the Indenture and the Security Documents may become a Grantor hereunder for all purposes of this Agreement by executing and delivering to the Note Collateral Agent a counterpart signature page to this Agreement.

## 20. Miscellaneous.

- (a) This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. Delivery of a counterpart hereof by facsimile transmission shall be as effective as delivery of a manually executed counterpart hereof.
- (b) Any provision of this Agreement which is prohibited or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof in that jurisdiction or affecting the validity or enforceability of such provision in any other jurisdiction.
- 21. <u>Successors and Assigns</u>. This Agreement shall be binding upon each Grantor and its successors and assigns, and shall inure to the benefit of each Secured Party and their respective nominees, successors and assigns. Each Grantor's successors and assigns shall include, without limitation, a receiver or a trustee of such Grantor; <u>provided</u>, <u>however</u>, that any such Grantor shall not voluntarily assign or transfer its rights or obligations hereunder without the Note Collateral Agent's prior written consent.

#### 22. Further Assurances.

- (a) Each Grantor agrees to comply with the provisions of Section 4.20 of the Indenture as fully as if such provision were set forth herein.
- (b) Each Grantor hereby authorizes the Note Collateral Agent and appoints the Note Collateral Agent its attorney-in-fact to file one or more financing or continuation statements, and amendments thereto, relating to all or any part of the Intellectual Property Collateral without its signature where permitted by law. A photocopy or other reproduction of this Agreement or any financing statement covering the Intellectual Property Collateral or any part thereof shall be sufficient as a financing statement where permitted by law. Each Grantor

7

agrees that such financing statements may describe the collateral in the same manner as described in the Security Documents or as "all assets" or "all personal property" of the undersigned, whether now owned or hereafter existing or acquired by the undersigned or such other description as the Note Collateral Agent, in its sole judgment, determines is necessary or advisable.

- (c) On the date of this Agreement, the Company has executed and delivered, and the Company on behalf of itself and each other Grantor will promptly file or record or cause to be filed or recorded (1) Uniform Commercial Code financing statements, naming each Grantor as debtor and the Note Collateral Agent as secured party, for filing with the Office of the Secretary of State of the jurisdiction of organization of each Grantor, and (2) an intellectual property security agreement, executed and delivered by each Grantor, for recordation in the U.S. Patent and Trademark Office and the U.S. Copyright Office, with respect to the Intellectual Property constituting Intellectual Property Collateral held by such Grantor. Upon the later of the date of this Agreement and filing or recordation of such financing statements and intellectual property security agreements with the governmental authorities specified in the immediately preceding sentence, the Note Collateral Agent shall have a perfected second-priority security interest in the Collateral securing the Note Obligations for the ratable benefit of the holders of Note Obligations, subject only to Permitted Prior Liens, to the extent a security interest can be perfected in such Collateral by such filings and recordations.
- (d) On the date of this Agreement, after giving effect to the filing or recordation of the financing statements and intellectual property security agreements referred to in clause (c) above, the Note Collateral Agent holds a perfected second-priority security interest, subject only to Permitted Prior Liens, in all personal property Collateral of the Grantors securing the Note Obligations for the ratable benefit of the holders of Note Obligations, other than (1) Excluded Assets and (2) such other personal and real property of the Grantors that, individually and in the aggregate, is immaterial in value and utility relative to the personal and real property Collateral (as defined in the Indenture) of the Grantors and the other Obligors (as defined in the Indenture), taken as a whole (other than deposit accounts).

## (e) The Grantors shall:

- (1) use their respective commercially reasonable efforts to do all acts and things that may be required to assure and confirm that the Note Collateral Agent holds a perfected second-priority security interest, subject only to Permitted Prior Liens, in all personal property Collateral of the Grantors securing the Note Obligations, other than (1) Excluded Assets and (2) such other personal and real property of the Grantors and the other Obligors that, individually and in the aggregate, is immaterial in value and utility relative to the personal and real property Collateral (as defined in the Indenture) of the Obligors, taken as a whole (other than (i) deposit accounts and (ii) to the extent each Obligor otherwise complies with the requirements of Section 4.20(d) through (h) of the Indenture and the requirements of each Security Document that require a Grantor to take specified steps, within required time periods, to perfect the Note Collateral Agent's security interest in any Intellectual Property of such Grantor, Intellectual Property of such Grantor); provided that:
  - (i) if an Event of Default shall have occurred and be continuing, each Grantor shall, upon written request by the Note Collateral Agent, enter into such

agreements and other instruments as shall be necessary or requested by the Note Collateral Agent to perfect and maintain the priority required hereunder of the Note Collateral Agent's security interest granted hereunder in any Intellectual Property of such Grantor constituting Intellectual Property Collateral and shall use its commercially reasonable best efforts to cause such agreements and other instruments to be executed by any applicable third party or to otherwise perfect and maintain the required priority of the Note Collateral Agent's security interest in such Intellectual Property; and

- (iii) regardless of whether an Event of Default shall have occurred and be continuing, each Grantor shall be required to file (or cause to be filed) such Uniform Commercial Code financing statements as shall be necessary or reasonably requested by the Note Collateral Agent to assure and confirm that the Note Collateral Agent holds a perfected second-priority security interest, subject only to Permitted Prior Liens, in all Intellectual Property Collateral of each Grantor securing the Note Obligations, to the extent a security interest therein can be perfected by the filing of a financing statement;
- (2) use their respective commercially reasonable efforts to take such additional steps as shall be reasonably requested by the Note Collateral Agent in writing to perfect the Note Collateral Agent's security interest in the Intellectual Property Collateral; provided that, following the occurrence and during the continuation of an Event of Default, upon written request by the Note Collateral Agent, each Grantor shall use its commercially reasonable best efforts to take such additional steps as shall be necessary or requested by the Note Collateral Agent to perfect the Note Collateral Agent's security interest in the Intellectual Property Collateral (or any portion thereof); and
- (3) take such other steps as shall be specifically required to be taken by the Grantors in respect of Intellectual Property Collateral pursuant to the Indenture (including, without limitation, Section 4.20 thereof), the Security Documents or the Intercreditor Agreement.
- (f) For purposes of this Agreement, any requirement that any Grantor take "commercially reasonable efforts" to do any act or thing shall not require such Grantor to make filings or recordations in any country outside of the United States in order to perfect the Note Collateral Agent's security interest in non U.S. Intellectual Property, unless (1) such Grantor makes any such filings or recordations or takes other steps that perfect a security interest granted in any such Intellectual Property to the Priority Lien Collateral Agent or any holder of Priority Lien Obligations to secure Priority Lien Obligations, in which case such Grantor shall make such filings or recordations or take such steps to perfect the Note Collateral Agent's security in such Intellectual Property, or (2) any Grantor commences operations in any country outside of the United States, in which case each Grantor shall make such filings or recordations or take such steps as shall be necessary to perfect the Note Collateral Agent's security interest in the Intellectual Property related to such country.
- (g) Notwithstanding anything to the contrary contained herein, neither the Trustee nor the Note Collateral Agent shall be responsible for perfecting or maintaining the perfection of any assignment or security interest granted under this Agreement or for filing, refiling, recording or re-recording any document, financing

statement, notice or instrument in any public office at any time or times in respect of any such assignment or security interest.

- Property created or purported to be created by this Agreement shall be released only in the circumstances and to the extent provided in Section 10.08 of the Indenture. The Note Collateral Agent will sign and deliver appropriate termination statements to terminate such security interests (without any recourse or representation, warranty or liability of any kind).
- 24. <u>Governing Law; Terms</u>. This Agreement shall be governed by and construed in accordance with the internal laws of the State of New York, except to the extent that the validity or perfection of the security interest hereunder, or remedies hereunder, in respect of any particular Intellectual Property Collateral are governed by the laws of a jurisdiction other than the State of New York.
- 25. <u>Notices</u>. All notices or other communications hereunder shall be given in the manner and to the addresses set forth in the Indenture.
- 26. <u>Section Titles</u>. The Section titles herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.
- 27. 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. Delivery of a counterpart hereof by facsimile transmission shall be as effective as delivery of a manually executed counterpart hereof.
- 28. <u>Intercreditor Agreement</u>. The provisions of this Agreement are subject in all respects to the provisions of the Intercreditor Agreement and, in the event of any, discrepancy or inconsistency between this Agreement and the Intercreditor Agreement, the terms of the Intercreditor Agreement shall control.
- 30. <u>Inconsistencies with Indenture</u>. To the extent there are any inconsistencies between this Agreement and the Indenture, the provisions of the Indenture shall control.

[Remainder of this page intentionally left blank]

10

EL POLLO LOCO, INC., as a Grantor

NOTARY PUBLIC

IN WITNESS WHEREOF, the parties hereto have duly executed this Intellectual Property Agreement as of the day and year first above written.

Anda Coppela My Commission Expires April 1/2	2007 By: James R. Milne
	Name: PAMELA R. MILNER
Sworn to and subscribed	Title: VICE PRESIDENT, GENERAL
before me this 18th day of	COUNSEL AND SECRETAR
December, 2003	
Commis Notury P Ora	A COPPOLA  Island # 1408863  Island # County  Expires Apr 1, 2007
NOTARY PUBLIC	
My Commission Expires	
Sworn to and subscribed	THE BANK OF NEW YORK,
before me this day of	as Note Collateral Agent
December, 2003	•
	Ву:
	Name:
	Title:

9 INTELLECTUAL PROPERTY SECURITY AGREEMENT

95%

P.11

IN WITNESS WHEREOF, the parties hereto have duly executed this Intellectual Property Agreement as of the day and year first above written.

NOTARY PUBLIC

EL POLLO LOCO, INC., as a Grantor

My Commission Expires

Swom to and subscribed

before me this \_\_\_\_ day of

December, 2003

Name: PAMELA R. HILNER Title: VICE PRESIDENT, HENGRAL COUNSEL AND SECRETARY

NOTARY PUBLIC

My Commission Expires May 18, 7006

Swom to and subscribed before me this 16 th day of December, 2003

THE BANK OF NEW YORK,

as Note **Q**illateral Agent

Name: SIROINI Title: ASSISTANT

WILLIAM J. CASSELS
Notery Public, State of New York
No. 01CA5027729
Quelified in Bronx County
Commission Expires May 18, 2006

Intellectual Property Agreement

## SCHEDULE 1 to Intellectual Property Security Agreement

**SEE ATTACHED** 

Monday, November 10, 2	003		Country List					
Country: AR	Argentina							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0006		Registered	1.866.950	1.505.822	28-Feb-2004	MAR
(Tombstone Design)	Owner	r: El Pollo Loco, Inc.				28-Feb-1994		MH
44					Classes:	042		MAR
EL POLLO LOCO (Word	14404	-0001	2	Registered	1.316.946	1.472.007		MAR
Mark)	Owner	r: El Pollo Loco, Inc.			26-Feb-1982	30-Sep-1993		MH
					Classes:	29		MAR
EL POLLO LOCO (Word	14404	-0002	1	Registered	1.866.948	1.505.821	28-Feb-2004	MAR
Mark)	Owner	: El Pollo Loco, Inc.			30-Dec-1992	28-Feb-1994		MH
					Classes:	42		MAR
THE CRAZY CHICKEN	14404	-0025	1	Registered	1.866.951	1.544.920	30-Nov-2004	MAR
	Owner	: El Pollo Loco, Inc.			30-Dec-1992	30-Nov-1994		MH
					Classes:	29		MAR
THE CRAZY CHICKEN	14404	-0026		Registered	1.866,952	1.505.823	28-Feb-2004	MAR
	Owner	: El Pollo Loco, Inc.			30-Dec-1992	28-Feb-1994		MH
					Classes:	042		MAR

P.02

Monday, November 10, 2003			Country Lis	Country List					
Country: AU	Australia								
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney		
EL POLLO LOCO (Word	14404	-0001	Registered	A398816	A398816	21-Oct-2004	MAR		
Mark)	Owne	er: El Pollo Loco, Inc.		21-Oct-1983	21-Oct-1990		MH		
				· Classes:	029		MAR		
EL POLLO LOCO (Word	14404	-0002	Registered	A398815	A398815	21-Oct-2004	MAR		
Mark)	Owne	r: El Pollo Loco, Inc.		21-Oct-1983	21-Oct-1990		MH		
				Classes:	42		MAR		

949 251 1703

35%

P.03

**TRADEMARK** 

REEL: 002766 FRAME: 0844

Monday, November 10, 2003 Country List					Page: 3		
Country: BX	Benelux						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0002	Registered	723019	451694	16-Dec-2008	
Mark)	Own	er: El Pollo Loco, Inc.		16-Dec-1988	16-Dec-1988		MH
				Clas	ses: 042		MAR

Monday, November 10, 2003

Country List	Page:

Dec 16 03 02:28p

El Pollo Loco Legal Dept

(949) 251-1703

Country: BO	<u>Bolívia</u>						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0001	Registered		56903-C	11-Aug-2004	MAR
Mark)		er: El Pollo Loco, Inc.	J	02-Jun-1994	11-Aug-1994		MH MAR
				Classes:	29		
EL POLLO LOCO (Word	14404	-0002	Registered		56904-C	11-Aug-2004	MAR
Mark)		er: El Pollo Loco, Inc.	•	02-Jun-1994	11-Aug-1994		MH
,		,		Classes:	42		MAR

TRADEMARK

REEL: 002766 FRAME: 0846

Monday, November 10,	2003		Co	ountry List				Page: 5
Country: BR	Brazil							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Tombstone Design)	14404 Owner:	-0006 El Pollo Loco, Inc.		Registered	819.172.600 12-Apr-1996 Classes:	819,172.600 07-Nov-2000 029	06-Nov-2010	MAR MH MAR
EL POLLO LOCO (Tombstone Design)	14404 Owner:	-0006 El Pollo Loco, Inc.	2	Registered	819.172.570 12-Apr-1996 Classes:	819.172.570 08-Dec-1998 38.60	08-Dec-2008	MAR MH MAR
EL POLLO LOCO (Word Mark)		-0001 El Pollo Loco, Inc.	2	Registered	819.172.596 12-Apr-1996 Classes:	819.172.596 05-Jun-2001 029	05-Jun-2011	MAR MH MAR
EL POLLO LOCO (Wor Mark)		-0001 El Pollo Loco, Inc.		Registered	817.787.550 19-Apr-1994 Classes:	817.787.550 21-May-1996 38.60	21-May-2006	MAR MH MAR
EL POLLO LOCO (Wor Mark)		-0002 El Pollo Loco, Inc.	3	Registered	819.172.588 12-Apr-1996	819.172.588 08-Dec-1998	08-Dec-2008	MAR MH MAR

TRADEMARK REEL: 002766 FRAME: 0847 Dec 16 03 02:28p

El Pollo Loco Legal Dept

(949) 251-1703

Monday, November 10, 2003			Country List				Page: 6
Country: <u>CA</u> <u>C</u>	anada						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0003	Registered	479154	TMA282,579	19-Aug-2013	MAR
Mark)				03-Dec-1981	19-Aug-1983	*	MH
				Class	ses: n/a		MAR
THE CRAZY CHICKEN	14404	-0027	Registered	479151	TMA282,578	19-Aug-2013	MAR
			_	03-Dec-1981	19-Aug-1983		MH
				Class	ses: n/a		MAR

949 251 1703

95%

P.07

Monday, November 10, 2003		Country Lis	Country List					
Country: CL	Chile							
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney	
EL POLLO LOCO (Word	14404	-0002	Registered	590.434	590.434	28-Feb-2013	MAR	
Mark)		er: El Pollo Loco, Inc.		29-Nov-2002	28-Feb-2003		MH	
				Classes:	42		MAR	
THE CRAZY CHICKEN	14404	-0026	Registered		401.087	28-Jan-2013	MAR	
	Own	er: El Pollo Loco, Inc.	•		28-Jan-1993		MH	
				Classes:	042		MAR	

949 251 1703

%S6

P.08

**35%** 

P.09

Dec 16 03 02:29p

Monday, November 10, 20	Ionday, November 10, 2003			Country List				
Country: CN C	China							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0006		Registered	960071650	1097504	06-Sep-2007	MAR
(Tombstone Design)		El Pollo Loco, Inc.		18-Jun-1996 07-Sep-1997	07-Sep-1997		MH	
	•				Classes:	042		MAR
EL POLLO LOCO	14404	-0006	2	Registered	960071657	1073108	06-Aug-2007	MAR
(Tombstone Design)		r: El Pollo Loco, Inc.	_	18-Jun-1996	07-Aug-1997	•	MH	
`	Q materi	2, 1 012 200, 100			Classes:	029		MAR
EL POLLO LOCO (Word	14404	-0001		Registered	960071656	1073109	06-Aug-2007	MAR
Mark)		El Pollo Loco, Inc.		****	18-Jun-1996	07-Aug-1997	-	MH
,	0 11 11 1	21 2 0110 2000, 11110			Classes:	29		MAR
EL POLLO LOCO (Word	14404	-0002		Registered	960071649	1097505	06-Sep-2007	MAR
Mark)	Owner: El Pollo Loco, Inc.		-		18-Jun-1996	07-Sep-1997	•	MH
•	O IIC.				Classes	•		MAR

**TRADEMARK** 

REEL: 002766 FRAME: 0850

7
٠
-
-

Monday, November 10, 2003			Country Lis	st			Page: 9
Country: CR	Costa Rica						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	1 14404	-0001	Registered		66.733	25-Aug-2006	MAR
Mark)	Own	er: El Pollo Loco, Inc.		23-Jan-1984	25-Aug-1986		MH
				Classes	029		MAR
EL POLLO LOCO (Word	i 14404	-0002	Registered		66.735	25-Aug-2006	MAR
Mark)	Own	er: El Pollo Loco, Inc.		23-Jan-1984	25-Aug-1986		MH
				Classes:	42		MAR

949 251 1703

95%

P.10

Monday, November 10, 2003		Country List			Page: 1		
Country: DK D	enmark						Market and a second
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date		Attorney
EL POLLO LOCO (Word	14404	-0003	Registered	4899/83	1870/84	11-May-2004	MAR
Mark)				13-Oct-1983	11-May-1984		MH
				Classes:	029 and 042		MAR

949 251 1703

**95%** 

P.11

Monday, November 10, 2003

Country List	Page: 11

Dec 16 03 02:30p

El Pollo Loco Legal Dept

(949) 251-1703

p. 12

Dominican Rep	public						
Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
14404	-0006	2	Registered		90,614	15-Jun-2017	MAR
Owner:	El Pollo Loco, Inc.				15-Jun-1997		MH
				Classes:	70		MAR
14404	-0006		Registered		91,750	15-Aug-2017	MAR
Owner:	El Pollo Loco, Inc.		-	03-Feb-1997	15-Aug-1997		MH
				Classes:	53		MAR
d 14404	-0001 .		Registered		89,296	15-Apr-2017	MAR
					15-Apr-1997		MH
- 11	,			Classes:	53		MAR
d 14404	-0001	2	Registered		42,568	20-May-2007	MAR
			-		20-May-1987		MH
- 1,	,			Classes:	16 or 63		MAR
d 14404	-0002		Registered		42,582	20-May-2007	MAR
	El Pollo Loco, Inc.		Ū		20-May-1987		MH
				Classes:	: 70		MAR
	Client  14404	Client Matter  14404 -0006	Client Matter  14404 -0006 2 Owner: El Pollo Loco, Inc.  14404 -0006 Owner: El Pollo Loco, Inc.  d 14404 -0001 Owner: El Pollo Loco, Inc.  d 14404 -0001 Owner: El Pollo Loco, Inc.	Client   Matter   Status	Client Matter Status Application Number/  14404 -0006 2 Registered Owner: El Pollo Loco, Inc.  Classes:  14404 -0006 Registered Owner: El Pollo Loco, Inc.  03-Feb-1997 Classes:  d 14404 -0001 Registered Owner: El Pollo Loco, Inc.  Classes:  d 14404 -0001 2 Registered Owner: El Pollo Loco, Inc.  Classes:  d 14404 -0001 2 Registered Owner: El Pollo Loco, Inc.  Classes:	Client   Matter   Status   Application   Registration Number/   Registration Date	Client   Matter   Status   Application   Registration Number   Registration Date   Date

**REEL: 002766 FRAME: 0853** 

Monday, November 10, 2003		Country List					
Country: EC	Ecuador				Visite Manhouse	/ 5	
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Date	Attorney
EL POLLO LOCO (Word	14404	-0002	Registered	77.260	1242-98	02-Oct-2008	MAR
Mark)	Owner: El Pollo Loco, Inc.		_	10-Apr-1997 02-Oct-1998			MH MAR
			Classes: 42				
THE CRAZY CHICKEN	14404	-0025	Registered	77259	4348-98	10-Sep-2008	MAR
THE CREEK CHICKEN		El Pollo Loco, Inc.		10-Apr-1997	10-Sep-1998		MH
	0 11 1103		Classes: 29				
THE CRAZY CHICKEN	14404	-0026	Registered	77.258	1241-98	02-Oct-2008	MAR
THE CRAEF CHICKEN		: El Pollo Loco, Inc.		10-Apr-1997	02-Oct-1998		MH
	Owner	, Di i 0110 2000, 1110.		Classes:	42		MAR

Classes: 42

**TRADEMARK** REEL: 002766 FRAME: 0854 Dec 16 03 02:30p

El Pollo Loco Legal Dept (949) 251-1703

p.13

		Page: 13
Monday, November 10, 2003	Country List	I age. 15

Country: EG	Egypt						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number Registration Date	/ Renewal Date	Attorney
EL POLLO LOCO	14404	-0006	Pending	148 396			MAR
(Tombstone Design)		er: El Pollo Loco, Inc.		19-Jan-2002			MH
(1011001010 2001611)	. Own	r; El Follo Lucu, inc.			es: 042		MAR

TRADEMARK REEL: 002766 FRAME: 0855 Dec 16 03 02:31p

El Pollo Loco Legal Dept

(949) 251-1703

p. 14

Monday, November 10, 2003		Country List					
Country: <u>EU</u> <u>F</u>	Curopean C	ommunity		,			
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0003	Pending	002721520			MAR
Mark)		er: El Pollo Loco, Inc.	-	28-May-2002			MH
•				Classe	es: 029, 031 and 043		MAR

949 251 1703

35%

P.15

949

251 1703

95%

Pa	ge:	15

Dec 16 03 02:31p

El Pollo Loco Legal Dept

(949) 251-1703

Country: FR	France						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0006	Registered		94.500.452	06-Jan-2004	MAR MH
(Tombstone Design)	Owne	er: El Pollo Loco, Inc.		06-Jan-1994 Classes:	06-Jan-1994 029, 030 and 042		MAR

TRADEMARK

**REEL: 002766 FRAME: 0857** 

Monday, November 10, 2	2003		Country Lis	t			Page; 16
Country: GT	<u>Guatemala</u>			A	Registration Number/	Dangwal	
Trademark	Client	Client Matter	Status	Application Number/	Registration Date	Date	Attorney
EL POLLO LOCO (Word		-0002 r: El Pollo Loco, Inc.	Registered	R-813-2003	069731 12-Aug-1993	12-Aug-2013	MAR MH
	Owne	s a De I vino abboy mie.		Classes:	42		MAR

TRADEMARK REEL: 002766 FRAME: 0858 Dec 16 03 02:31p

El Pollo Loco Legal Dept (949) 251-1703

p. 17

Monday, November 10,	2003		C	ountry Lis	st			Page: 17
Country: HN	<u>Honduras</u>							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number, Registration Date	/ Renewal Date	Attorney
EL POLLO LOCO &	14404	-0006		Pending	5946-02			MAR
DISENO (Tombstone)	Owner:	El Pello Loco, Inc.			29-Apr-2002			MH
					Classes	: 43		MAR
EL POLLO LOCO	14404	-0006	3	Registered		56.778	13-Jan-2013	MAR
(Tombstone Design)	Owner:	El Pollo Loco, Inc.				13-Jan-1993		MH
					Classes	: 29		MAR
EL POLLO LOCO	14404	-0006	2	Registered		56.777	13-Jan-2013	MAR
(Tombstone Design)	Owner:	El Pollo Loco, Inc.		•		13-Jan-1993		MH
		,			Classes	: 29		MAR
EL POLLO LOCO (Word	1 14404	-0002		Pending	5947-02		·	MAR
Mark)	· · · · · · · · · · · · · · · ·	El Pollo Loco, Inc.		-5	29-Apr-2002			MH
					Classes	: 43		MAR

TRADEMARK

**REEL: 002766 FRAME: 0859** 

Dec 16 03 02:32p

El Pollo Loco Legal Dept

(949) 251-1703

p. 18

Monday, November 10, 2003			Country List				Page: 18
Country: <u>HK</u>	Hong Kong						
Trademark	Client	Client Matter	Status	Application Number/	Régistration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word Mark)		-0001 r: El Pallo Loco, Inc.	Registered	Classes:	04-Jan-1984	04-Jan-2005	MAR MH MAR
EL POLLO LOCO (Word Mark)		-0002 er: El Pollo Loco, Inc.	Registered	06154/92 02-Mar-1992 Classes:	01817/93 02-Mar-1992 042	02-Mar-2013	MAR MH MAR

949 251 1703

95%

P.19

p.20

Monday, November 10, 20	03		Country Lis	t			Page: 19
Country: <u>ID</u> <u>I</u>	adonesia				Registration Number/	Denowal	
Trademark	Client	Client Matter	Status	Application Number/	Registration Date	Date	Attorney
EL POLLO LOCO (Word	14404	-0002	Registered		398201	04-Oct-2006	MAR
Mark)		er: El Pollo Loco, Inc.		04-Oct-1996	10-Oct-1997		MH
,	0114	, 1. Di l'ono 1000, mv.		Clas	ses: 42		MAR
THE WILD CHICKEN	14404	-0024	Registered		unknown	04-Oct-2006	MAR
THE WILD CHICKEN		er: El Pollo Loco, Inc.	2.4.0	04-Oct-1996	04-Oct-1996		MH
•		a. Ell ono Loco, mc.			ses: 042		MAR

Monday, November 10, 2003		Country List					
Country: IL L	srael				The state of the state of	Des evel	
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Date	Attorney
EL POLLO LOCO (Word	14404	-0001	Registered		57683	11-Dec-2004	MAR
Mark)		er: El Pollo Loco, Inc.		11-Dec-1983	26-May-1988		MH
	01131			Classe	s: 029		MAR
EL POLLO LOCO (Word	14404	-0002	Registered		57684	11-Dec-2004	MAR
Mark)		er: El Pollo Loco, Inc.	registered	11-Dec-1983	26-May-1988		MH
,	Own	21. L1 1 0110 L000, 1110.			•		3.640

Classes: 042

TRADEMARK REEL: 002766 FRAME: 0862

Dec 16 03 02:33p

El Pollo Loco Legal Dept (949) 251-1703

p.21

MAR

Monday, November 10, 2003		Country List	Country List			Page: 2	
Country: <u>IT</u> <u>I</u>	<u>talv</u>			Application	Registration Number/	Renewal	
Trademark	Client	Client Matter	Status	Number/	Registration Date	Date	Attorney
EL POLLO LOCO (Word	14404	-0003	Registered		443648	24-Dec-2011	MAR
Mark)	1-404	-0005		24-Dec-1981	08-Sep-1986		MH
				<b>Classes</b>	020 035 and 042		MAR

949

251 1703

35%

P. 22

Monday, November 10, 200	13		Country Lis	t			Page: 2
Country: <u>JP</u> <u>Ja</u>	pan						
Trademark	Client	Client Matter	 Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
CHILI WING	14404	-0021	Registered	80548/91	2624939	28-Feb-2004	MAR
CIDEA WING			_	31-Jul-1991	28-Feb-1994		MH
				Classes:	32		MAR
CHILI WING (In Katakana)	14404	-0022	 Registered	80549/91	2667825	31-May-2004	
CILLI WING (III RAMAMA)	.,,,,,	-		31-Jul-1991	31-May-1994		MH
				Classes:	32		MAR
EL POLLO LOCO	14404	-0009	 Registered	08-730153	1911020	27-Nov-2006	
(Katakana)	17707	-0007	<b>2</b>	*	27-Nov-1986		MH
(				Classes:	29		MAR
EL POLLO LOCO	14404	-0009	 2 Registered	10-10459	4270877	07-May-2009	
(Katakana)	14404	-0007		10-Feb-1998	07-May-1999		MH
<b>,</b>				Classes:	16		MAR
EL POLLO LOCO (Word	14404	-0003	 Registered		2185131	31-Oct-2009	MAR
Mark)	14101	3333	J		31-Oct-1989		MH
•				Classes	: 29		MAR
EL POLLO LOCO (Word	14404	-0003	 2 Registered	12899/87	2249933	30-Jul-2010	MAR
Mark)			-	12-Feb-1987	30-Jul-1990		MH
ŕ				Classes	: 26		MAR
POLLO LOCO (Katakana)	14404	-0009	 6 Registered	10-10460	4270878	02-Apr-2009	
TOTAL POCO (IZERABILE)	1,,0,		~	10-Feb-1998	02-Apr-1999		MH
				Classes	: 16		MAR

Monday, November 10, 20		C	ountry Lis	t		Page: 2.		
Country: <u>JP</u> <u>J</u>	apan							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
POLLO LOCO (Katakana)	14404	-0009	5	Registered	9-34761	4206159	30-Oct-2008	MAR
100000 (1111111)	2 1101		_	<b>J</b>	27-Mar-1997	30-Oct-1998		MH
					Classes	: 31		MAR
POLLO LOCO (Katakana)	14404	-0009	3	Registered	9-34760	4247084	05-Mar-2009	MAR
FOLLO LOCO (Katakatia)	17707	-0007		1108.11111	27-Mar-1999	05-Mar-1999		MH
					Classes	: 29		MAR
POLLO LOCO (Katakana)	14404	-0009	4	Registered	59-071668	1988826	27-Oct-2007	MAR
FOLLO LOCO (Katakana)	17107	.0007	-		06-Jul-1984	27-Oct-1987		MH
					Classes	: 29		MAR
THE CRAZY CHICKEN	14404	-0025		Registered	9-34759	4206158	30-Oct-2008	MAR
THE CRAZI CHICKEN		er: El Pollo Loco, Inc.	_		27-Mar-1997	30-Oct-1998		MH
	0,12				Classes	: 29		MAR

TRADEMARK REEL: 002766 FRAME: 0865

Dec 16 03 02:34p

El Pollo Loco Legal Dept

(949) 251-1703

P. 24

Monday, November 10, 2003	Country List Pa	age: 24

949 251 1703

35%

P. 25

	***					
Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
14404	-0006	Registered	96-53041	408717	08-Jul-2008	MAR
Owner: El Pollo Loco, Inc.		Ü	19-Dec-1996	08-Jul-1998		MH
	,	Classes: 7				
14404	-0001	Registered	14228/1983	106069	16-Oct-2004	MAR
			13-Oct-1983	16-Oct-1984		MH
0 171101		Classes: 7				MAR
_	Owner 4404	Owner: El Pollo Loco, Inc.	Owner: El Pollo Loco, Inc.  4404 -0001 Registered	Owner: El Pollo Loco, Inc. 19-Dec-1996  Class  4404 -0001 Registered 14228/1983  Owner: El Pollo Loco, Inc. 13-Oct-1983	Owner:     El Pollo Loco, Inc.     19-Dec-1996     08-Jul-1998       Classes:     7       14404     -0001     Registered     14228/1983     106069       Owner:     El Pollo Loco, Inc.     13-Oct-1983     16-Oct-1984	Owner: El Pollo Loco, Inc.  19-Dec-1996 08-Jul-1998 Classes: 7  4404 -0001 Registered 14228/1983 106069 16-Oct-2004 Owner: El Pollo Loco, Inc. 13-Oct-1983 16-Oct-1984

Pending

Owner: El Pollo Loco, Inc.

-0023

Owner: El Pollo Loco, Inc.

14404

15-Dec-1986

Classes: 29

Classes: 029

15-Dec-1986

97/01279

30-Jan-1997

949 251 1703

DEC-16-2003 14:25

Mark)

THE WILD CHICKEN

32%

P.26

**TRADEMARK REEL: 002766 FRAME: 0867** 

Dec 16

60

02:34p

MAR

MAR

MH

MAR

El Pollo Loco Legal Dept

(949) 251-1703

Monday, November 10, 2003		Country List					Page: 26	
Country: NZ	New Zealand							
Trademark	Client	Client Matter		Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word Mark)	14404 Owner:	-0001 El Pollo Loco, Inc.		Registered	A398816 21-Oct-1983 Classes:	149398 11-Feb-1986 29	21-Oct-2004	MAR MH MAR
EL POLLO LOCO (Word Mark)		-0001 El Pollo Loco, Inc.	2	Registered	18-Dec-1997 Classes:	286444 18-Dec-1997 29	18-Dec-2004	MAR MH MAR
EL POLLO LOCO (Word Mark)		-0002 El Pollo Loco, Inc.	2	Registered	18-Dec-1997 Classes:	286445 18-Dec-1997 42	18-Dec-2004	MAR MH MAR
EL POLLO LOCO (Word Mark)		-0002 : El Polio Loco, Inc.		Registered	A398815 17-Jul-1990 Classes:	203371 11-Feb-1986 042	17-Jul-2011	MAR MH MAR

%S6

P.27

Monday, November 10, 2003		Country List	Country List			Page: 2	
Country: NO	Norway						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0003	Registered	833304	119.251	22-Nov-2004	
Mark)				13-Oct-1983	22-Nov-1984		MH
				Classes:	029 and 042		MAR

TRADEMARK REEL: 002766 FRAME: 0869 Dec 16 03 02:35p

El Pollo Loco Legal Dept

(949) 251-1703

p.28

		Page: 28
Monday, November 10, 2003	Country List	1 agc. 20

Country: PA P	'anama Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word Mark)	14404 Own	-0001 er: El Pollo Loco, Inc.	Registered	Classes:	039761 20-Nov-1986 029	20-Nov-2006	MAR MH MAR
EL POLLO LOCO (Word Mark)	14404 Own	-0002 er: El Pollo Loco, Inc.	Registered	Classes:	20-Nov-1986	20-Nov-2006	MAR MH MAR

Dec 16 03 02:35p

El Pollo Loco Legal Dept

(949) 251-1703

p.29

(949) 251-1703

Dec 16 03 02:36p

El Pollo Loco Legal Dept

Monday, November 10	, 2003	Country List					
Country: PY	Paraguay				•		
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0001	Registered		253.440	19-Jun-2012	MAR
LL I OLLO LOCO		r; El Pollo Loco, Inc.			19-Jun-1992		MH
	0,120	,		Classes	029		MAR
EL POLLO LOCO	14404	-0002	Registered		253.441	19-Jun-2012	MAR
EL FOLIO LOCO		r: El Pollo Loco, Inc.			19-Jun-1992		MH
	0,740	a to the property and		Classes	: 042		MAR
FI. POLLO LOCO &	14404	-0004	Registered		174.971	29-Dec-2004	MAR
DESIGN		r: El Pollo Loco, Inc.	J		29-Dec-1994		MH
	01120			Classes	: 029		MAR
EL POLLO LOCO &	14404	-0005	Registered		174.972	29-Dec-2004	MAR
DESIGN		r: El Polio Loco, Inc.	***************************************		29-Dec-1994		MH
	Owne	2. D. 1 0.10 2000, IMC.		Classes	: 042		MAR

Monday, November 10, 2003		Country List				Page: 30	
Country: PE	<u>Peru</u>	Client		Application	Registration Number/	Renewal	
Trademark	Client	Matter	Status	Number/	Registration Date	Date	Attorney
EL POLLO LOCO (Word	14404	-0002	Registered		5627	17-Mar-2013	MAR
Mark)		er; El Pollo Loco. Inc.	•		17-Mar-1993		MH
	Owin	i. M. i. vijo 1500; inc.		Classes	043		MAR

949 251 1703

32%

P.31

Monday, November 10, 2	2003		Country List				Page: 3
Country: PH	Philippines						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0001	Registered		40690	26-Aug-2008	
Mark)	Own	er: El Pollo Loco, Inc.			26-Aug-1988		MH
				Classes:	29		MAR
THE CRAZY CHICKEN	14404	-0026	Registered	406585	40664	26-Aug-2008	MAR
TIES OLGEST GILLORD	Owner: El Polio Loco, Inc.			30-Oct-1981			MH
	0,111			Classes:	035 and 042		MAR

949 251 1703

% 95%

P.32

**TRADEMARK** 

**REEL: 002766 FRAME: 0873** 

949

251 1703

32%

P.33

Trademark

EL POLLO LOCO (Word Mark)

Client

-0002

Owner: El Pollo Loco, Inc.

MAR

MAR

MH

04-Jun-2013

275.353

Classes: 42

04-Jun-1993

Monday, November 1	0, 2003		Country Li	Country List		
Country: PT	Portugal					
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Renewal Registration Date Date	Attorney

Registered

11-Jul-1991

El Pollo Loco Legal Dept (949) 251-1703

Dec 16 03 02:37p

Monday, November 10, 2003		Country List				•	Page: 33
Country: <u>SG</u> S	Singapore						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0006	Registered	4595/98	T98/04595I	13-May-2008	MAR
(Tombstone Design)	Owner:	El Pollo Loco, Inc.	-	14-May-1998	14-May-1998		MH
	•			Classes:	042		MAR
EL POLLO LOCO (Word	14404	-0001	Registered		5769/83	02-Nov-2004	MAR
Mark)		El Pollo Loco, Inc.		02-Nov-1983	02-Nov-1983		MH
,	O MAICI .	2. 1 0.00 2000, 120.		Classes:	29		MAR
EL POLLO LOCO (Word	14404	-0002	Registered	3418/96	T96/03418F	08-Apr-1996	MAR
Mark)		El Pollo Loco, Inc.		09-Apr-1996	09-Apr-1996	-	MH
•	0	212 0,000	Classes: 42				MAR
THE WILD CHICKEN	14404	-0023	Registered	3333/96	T96/03333C	03-Apr-2006	MAR
THE WILL CAROLON		El Pollo Loco, Inc.		04-Apr-1996	04-Apr-1996		MH
	0 171101	2. 2 42.4 2.40) 4.40		Classes:	•		MAR
THE WILD CHICKEN	14404	-0024	Registered	3334/96	T96/03334A	03-Apr-2006	MAR
THE WILL CHARLE		El Pollo Loco, Inc.		04-Apr-1996	04-Apr-1996	-	MH
9	O Mai			Classes:	042		MAR

Monday, November 10, 2003			Country List				Page: 34
	South Africa	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
Trademark			Registered		87/0747	10-Feb-2007	MAR
EL POLLO LOCO (Word Mark)		-0002 : El Pollo Laco, Inc.	registered	10-Feb-1987	13-Jan-1989		MH
Iviain)	Owner	EL FONO LUCO, INC.		Classes:	42		MAR

949

251 1783

38%

P.35

Monday, November 10,	2003		Country Lis	st			Page: 35
Country: ES	Spain						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	1 14404	-0002	Registered		991,950/3	11-Dec-2011	MAR
Mark)	Own	er: El Pollo Loco Inc		11-Dec-1981	02-Feb-1983		MH

11-Dec-1981

Owner: El Pollo Loco, Inc.

02-Feb-1983

Classes: 42

**TRADEMARK** REEL: 002766 FRAME: 0877 Dec 16 03 02:38p

El Pollo Loco Legal Dept

(949) 251-1703

p.36

MAR

		Page: 36
Monday, November 10, 2003	Country List	•

949 251 1703

95%

P.37

Country: CH	<u>Switzerland</u>				<u></u>		
Trademark	Client	Client Matter	Status		Registration Number Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word		-0001 : El Pollo Loco, Inc.	Registered	331.281 23-Dec-1983	331.281 29-Jan-1993	23-Dec-2013	MAR MH
•	0.,,,,,,,,	,,		Classes	29		MAR

		Page: 37
	~ , T · /	r age. 37
Monday, November 10, 2003	Country List	

949 251 1703

32%

P.38

Country: TH	<u> Thailand</u>						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word Mark)		-0001 r: El Pollo Loco, Inc.	Registered	366816 15-Aug-1988 Classes:	TM80473 15-Aug-1988 29	14-Aug-2008	MAR MH MAR

949 251 1783

35%

P.39

		Page: 38
Monday, November 10, 2003	Country List	

Country: TT	[rinidad&T	obago		-			
Trademark	Client	Client Matter	Status	Application Number/	Registration Number Registration Date	/ Renewal Date	Attorney
EL POLLO LOCO (Word Mark)		-0002 er: El Pollo Loco, Inc.	Registered	03-Nov-1983	14355 07-Feb-1992	02-Nov-2007	MH
,	01.20			Classe	s: 42		MAR

32%

P. 40

Dec 16 03 02:39p

El Pollo Loco Legal Dept

(949) 251-1703

Monday, November 10, 2003	Country List	Page: 39

Trademark	Ciient	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
	14404	-0001	Registered		1 165 675	01-Dec-2012	MAR
EL POLLO LOCO (Word Mark)	14404	El Pollo Loco. Inc.	Regulered	01-Dec-1981	01-Dec-1981		MH
Maik)	Owner:	El Pollo Loco, inc.		Classes:	029		MAR
EL POLLO LOCO (Word 1. Mark)	14404	-0002	Registered		1 347 919	16-Jun-2005	MAR
	14404	El Pollo Loco, Inc.	Rogistorea	16-Jun-1988	12-Jan-1989		MH
	Owder:	El Fond Loco, mc.		Classes:	42		MAR
THE COLOREST	14404	-0025	Registered		1 165 674	01-Dec-2012	MAR
THE CRAZY CHICKEN		El Pollo Loco, Inc.	1146	01-Dec-1981	01-Dec-1981		MH
	Owner	El Folio Loco, Inc.		Classes	029		MAR
THE CRAZY CHICKEN 1	14404	-0026	Registered		1 355 969	25-Aug-2005	MAR
		: El Pollo Loco, Inc.	2108001010	25-Aug-1988	30-Mar-1990	_	MH
	Owner	El Folio Loco, Inc.		Classes	042		MAR

Monday, November 10, 200	3		Country List				Page: 40
Country: <u>US</u> <u>U</u> I	ited State	s of America					
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
	14404	-0000	Unfiled				MAR
				•			MH MAR
A DIFFERENT KIND OF	14404	-0032	Registered	75/777.351	2,399,764	31-Oct-2010	MAR
CHICKEN. A DIFFERENT		-0032	Kegaara	17-Aug-1999	31-Oct-2000		MH
KIND OF				Classes:	035		MAR
CHICKEN BURRITO	14404	-0020	Registered	76/092,192	2,492,371	25-Sep-2011	MAR
MADNESS!	1-1-10-1	-0020	22-62-22	19-Jul-2000	25-Sep-2001	•	MH
				Classes:	•		MAR
CHICKEN LOVER'S	14404	-0018	Published	76/337,892			MAR
BURRITO				15-Nov-2001			MH
				Classes:	029		MAR.
CLASSIC CHICKEN	14404	-0017	Registered	76/337,891	2,639,261	22-Oct-2012	MAR
BURRITO				15-Nov-2001	22-Oct-2002		MH
				Classes:	029 and 030		MAR
EL POLLO ASADO A LA	14404	-0012	Pending	76/490,933			MAR
PARRILLA ORIGINAL DE				13-Feb-2003			MH
MEXICO			. •	Classes:	043		MAR

**TRADEMARK** 

Dec 16 03 02:39p

El Pollo Loco Legal Dept

(949) 251-1703

p. 41

REEL: 002766 FRAME: 0882

Monday, November 10, 20	103		Country List				Page: 4
Country: <u>US</u> <u>I</u>	Inited State	s of America					
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO FRESCO	14404	-0036	Pending	78/298,640			MAR
				10-Sep-2003			MH
				Classes:	043		MAR
EL POLLO LOCO	14404	-0006	Registered	73/500,157	1,409,639	16-Sep-2006	MAR
(Tombstone Design)				19-Sep-1984	16-Sep-1986		MH
				Classes:	029 and 035 and 042		MAR
EL POLLO LOCO (Word	14404	-0003	Registered	73/302,431	1,237,518	10-May-2013	MAR
Mark)			·	23-Mar-1981	10-May-1983		MH
				Classes:	029 and 042		MAR
ENLOQUECE TUS	14404	-0013	Registered	75/874,747	2,473,061	31-Jul-2011	MAR
SENTIDOS				17-Dec-1999	31-Jul-2001		MH
				Classes:	042		MAR
FIESTA FEAST	14404	-0033	Pending	78/309,326			MAR
				03-Oct-2003			MH
				Classes:	043		MAR
GIVE IN TO THE POLLO	14404	-0038	Pending	76/511,226			MAR
				02-May-2003			MH
		•	•	Classes:	043		MAR
IS IT WRONG TO LOVE	14404	-0037	Pending	78/304,403			MAR
A CHICKEN?			_	23-Sep-2003			MH
				Classes:	043		MAR

TRADEMARK

**REEL: 002766 FRAME: 0883** 

Monday, November 10,	2003		Country List				Page: 42
Country: US	United States	s of America					
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
LOCO FOR THAT POL	LO 14404	-0008	Registered	76/209,486 14-Feb-2001 Classes:	2,524,900 01-Jan-2002 042	01-Jan-2012	MAR MH MAR
ORIGINAL MEXICAN FLAME-BROILED CHICKEN	14404	-0011	Published	76/311,475 13-Sep-2001			MAR MH MAR
POLLO BOWL	14404	-0015	Registered	75/197,417 13-Nov-1996 Classes:	2,132,185 27-Jan-1998 029	27-Jan-2008	MAR MH MAR
POLLO FRESCO	14404	-0034	Pending	78/298,683 10-Sep-2003 Classes:	043		MAR MH MAR
THE CRAZY CHICKE	N 14404	-0027	Renewed	73/302,442 23-Mar-1981 Classes:	1,237,519 10-May-1983 029 and 042	10-May-2011	MAR MH MAR
THE ORIGINAL MEXICAN CHAR- BROILED CHICKEN	14404	-0010	Registered	73/650,419 20-Mar-1987 Classes:	1,498,099 26-Jul-1988 042	26-Jul-2008	MAR MH MAR

Registered

Classes: 043

Classes: 042

2,473,672

31-Jul-2001

76/103,809

03-Aug-2000

P.44

¥56

WHEN YOU'RE CRAZY FOR CHICKEN 14404

-0014

TRADEMARK REEL: 002766 FRAME: 0885 Dec

16

03 02:41p

Pollo Loco Legal Dept

(949) 251-1703

MAR

MAR

МН

MAR

31-Jul-2011

Monday, November 10, 2003	Country List	Page: 44
Country: <u>UY</u> <u>Uruguzv</u>	Designation Num	

Country: <u>UY</u>	Uruguay						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO	14404	-0006	Registered .		251.266	01-Feb-2004	MAR
(Tombstone Design)	Own	r: El Pollo Loco, Inc.	_	21-May-1992	01-Feb-1994		MH
				Classes:	029 and 042		MAR
EL POLLO LOCO (Word	i 14404	-0003	Registered		251.267	01-Feb-2004	MAR
Mark)		er: El Pollo Loco, Inc.	•	21-May-1992	01-Feb-1994		MH
				Classes:	029 and 042		MAR

TRADEMARK

**REEL: 002766 FRAME: 0886** 

Dec 16 03 02:41p

El Pollo Loco Legal Dept

(949) 251-1703

Monday, November 10, 2	2003		Country Lis	t			Page: 45
Country: <u>VE</u>	Venezuela						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word	14404	-0001	Registered		114443-F	25-Sep-2010	
Mark)	Own	er: El Pollo Loco, Inc.			25-Sep-1985		MH
				Classes	: 029		MAR
EL POLLO LOCO (Word	14404	-0002	Registered		19067D	18-Sep-2010	MAR
Mark)	Owner: El Pollo Loco. Inc.		-		18-Sep-1985		MH
	O 7.1 A.C.			Classes	042		MAR

949 251 1703

326

P.46

10.000		Page: 46
Monday, November 10, 2003	Country List	g ·-
	Country Dist	

Country: VN	<u>Vietnam</u>						
Trademark	Client	Client Matter	Status	Application Number/	Registration Number/ Registration Date	Renewal Date	Attorney
EL POLLO LOCO (Word Mark)	14404	-0002	Registered	31 092	26 113	16-Oct-2006	MAR
		r: El Pollo Loco, Inc.	_	16-Oct-1996	12-Jan-1998		MH
					MAR		
THE WILD CHICKEN	14404	-0024	Registered	31 093	26 114	16-Oct-2006	MAR
	Own	er: El Pollo Loco, Inc.	_	16-Oct-1996	12-Jan-1998		MH
				Class	es: 42		MAR

TRADEMARK

Dec 16 03 02:42p

El Pollo Loco Legal Dept

(949) 251-1703

p. 47

REEL: 002766 FRAME: 0888