01 FC:8521 02 FC:8522

01-05-2005

I.S. DEPARTMENT OF COMMERCE | States Patent and Trademark Office

OMB Collection 0651-0027 (exp. 6/30/2005)	States Patent and Trademark Office			
RECOR HANNING	003711			
TR1.02903Z11				
To the Director of the U.S. Patent and Trademark Office: Pleas	e record the attached documents or the new address(es) below.			
Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(ies)			
New Creative Enterprises, Inc.	Additional names, addresses, or citizenship attached? No			
non or other telegraph races, rines	Name: LaSalle Business Credit, LLC			
	Internal			
Individual(s) Association	Address:Suite 425			
General Partnership Limited Partnership	Street Address: 135 South LaSalle Street			
Corporation-State	City: Chicago			
Other	State:State:			
Citizenship (see guidelines) Ohio	Country: U.S.A. Zip: 60603			
Execution Date(s) December 9, 2004	Association Citizenship			
Additional names of conveying parties attached? Yes X No	General Partnership Citizenship			
3. Nature of conveyance:	Limited Partnership Citizenship			
	Corporation Citizenship			
Assignment Merger	X Other LLC Citizenship Delaware			
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No			
Other	(Designations must be a separate document from assignment)			
4. Application number(s) or registration number(s) and				
A. Trademark Application No.(s)	B. Trademark Registration No.(s)			
76/616,154				
C. Identification or Description of Trademark(s) (and Filing	Date if Application of Registration Number is unknown).			
5. Name & address of party to whom correspondence	6. Total number of applications and			
concerning document should be mailed:	registrations involved: 60			
indile.	41 F1F 00			
Internal Address: Schwartz, Cooper, Greenberger &	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$1,515.00			
Krauss, Chtd.	Authorized to be charged by credit card			
Street Address: 180 North LaSalle Street, Suite 2700	Authorized to be charged to deposit account X Enclosed			
City: Chicago	8. Payment Information:			
State: Zip: 60601	a. Credit Card Last 4 Numbers Expiration Date			
Phone Number: 312/516-4490				
Fax Number: 312/264-2484	b. Deposit Account Number			
Email Address: dtsai@scgk.com	Authorized User Name			
9. Signature:	1/4/0			
Diana Y. Tsai Signature	/ / Date			
n5 payres 00000145 76616154	Total number of pages including cover sheet, attachments, and document:			
Name of Person Signing	Groot, attachments, and accomment			

Documation Documation Documation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

<u>ATTACHMENT</u> to Recordation Form Cover Sheet

Continuation of Item 4. Application Number(s) or Registration Number(s)

Trademark Description	U.S. Serial/Registration No.	Filing Date/Registration Date
NEW CREATIVE	76/615,673	October 7, 2004
ENTERPRISES		, , , , , , , , , , , , , , , , , , , ,
NCE	76/615,671	October 7, 2004
NCE	76/614,947	October 6, 2004
NCE	2,632,374	October 8, 2002
DECORATIVE CONCEPTS	2,872,057	September 10, 2004
INCORPORATED	,	•
DECORATIVE CONCEPTS	2,872,056	September 10, 2004
INCORPORATED	,	•
DECORATIVE CONCEPTS	2,872,055	September 10, 2004
INCORPORATED		•
DECORATIVE CONCEPTS	2,825,562	March 23, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,820,166	March 2, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,820,165	March 2, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,709,853	April 22, 2003
INCORPORATED		
DECORATIVE CONCEPTS	2,714,178	May 6, 2003
INCORPORATED		
DECORATIVE CONCEPTS	2,809,008	January 27, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,802,811	January 6, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,802,810	January 6, 2004
INCORPORATED		
DECORATIVE CONCEPTS	2,636,748	October 15, 2002
INCORPORATED		
DECORATIVE CONCEPTS	2,664,195	December 17, 2002
INCORPORATED		
ALDIK	2,706,026	April 15, 2003
TETERS	2,565,179	April 30, 2002
BOOKINS & Design	2,625,976	September 24, 2002
BREEZIES & Design	2,427,127	February 6, 2001
FLAG GUARD	1,949,685	January 16, 1996
IMAGES IN ART	2,633,078	October 8, 2002
IMPRESSIONS	2,583,499	June 18, 2002
IMPRESSIONS	2,574,444	May 28, 2002

Trademark Description	U.S. Serial/Registration No.	Filing Date/Registration Date
IN THE WIND PRODUCTS	2,145,031	March 17, 1998
KERSPLATZ	2,552,323	March 26, 2002
MEADOW CREEK	2,554,034	March 26, 2002
NCEGIFTS.COM	2,531,815	January 22, 2002
PART OF THE LANDSCAPE OF	2,550,920	March 18, 2002
AMERICA	2,330,920	Waren 18, 2002
SKY SENSATIONS	2,523,293	December 25, 2001
THE SQUARE NEST & Design	2,811,376	February 3, 2004
SNOWKINS COLLECTION &	2,339,154	
	2,339,134	April 4, 2000
Design VERANDA FLORALS	2 951 476	L 9 2004
	2,851,476	June 8, 2004
WINDSCULPTS	2,138,958	February 24, 1998
SCENTIMENTS	2,641,570	October 29, 2002
CREATIVE TIES	2,589,010	July 2, 2002
CUTTINGS	2,505,621	November 6, 2001
THE SQUARE NEST A	76/165,335	May 28, 2002
DECORATIVE CONCEPTS		
COMPANY		
SUPERSILK	76/182,248	December 19, 2000
KATHY HATCH COLLECTION	2,351,233	May 23, 2000
& Design		
KATHY HATCH COLLECTION	2,565,845	April 30, 2002
& Design		
NEW IDEAS FROM CREATIVE	75/869,923	December 13, 1999
PEOPLE		
PHANTOM FLYERS & Design	76/022,423	April 10, 2000
WHITE PINE EARTHENWARE	76/042,979	May 8, 2000
ALPINE VILLAGE	74/676,175	May 18, 1995
COLLECTION		
A.A.F. GOLD LABEL	1,349,651	July 16, 1985
AAF AAF	1,349,650	July 16, 1985
FRAMESCAPES	76/015,592	April 3, 2000
TULIPS & TAILS	75/810,864	September 29, 1999
AUTHENTIC 20TH CENTURY	75/702,976	May 11, 1999
AIR A BLAST FROM THE PAST	,	• •
GARDENSCULPTS	75/390,318	November 14, 1997
LAWNSCULPTS	75/390,317	November 14, 1997
MYPCPALS	75/143,298	August 1, 1996
BANNER GUARD	74/560,333	August 12, 1994
WILDLIFE KINGDOM	74/155,546	April 9, 1991
THE TRAVELING TEDDY	74/031,208	February 21, 1990
THE TRAVELING BEAR	74/029,951	February 20, 1990
PLEASANT RIVER DESIGN	76/478,825	December 30, 2002
COMPANY		

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Security Agreement") is made as of this <u>9</u> day of December, 2004, by NEW CREATIVE ENTERPRISES, INC., an Ohio corporation ("Borrower"), in favor of LASALLE BUSINESS CREDIT, LLC, a Delaware limited liability company, as agent ("Agent") for itself and various other lenders (the "Lenders") with an office at 135 South LaSalle Street, Suite 425, Chicago, Illinois 60603.

WITNESSETH

WHEREAS, Borrower, Agent and Lenders are parties to a certain Loan and Security Agreement dated as of even date herewith (as amended, restated modified or supplemented and in effect from time to time, the "Loan Agreement") and other related loan documents of even date herewith (collectively, with the Loan Agreement, and as each may be amended or otherwise modified from time to time, the "Financing Agreements"), which Financing Agreements provide (i) for Agent and Lender to, from time to time, extend credit to or for the account of Borrower and (ii) for the grant by Borrower to Agent of a security interest in certain of Borrower's assets, including, without limitation, its trademarks and trademark applications;

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

- 1. <u>Incorporation of Financing Agreements</u>. The Financing Agreements and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Loan Agreement.
- Grant and Reaffirmation of Grant of Security Interests. To secure the 2. complete and timely payment and satisfaction of the Liabilities, Borrower hereby grants to Agent, for the benefit of Lenders, and hereby reaffirms its prior grant pursuant to the Financing Agreements of, a continuing security interest in Borrower's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) in connection therewith, including, without limitation, the trademarks and applications listed on Schedule A attached hereto and made a part hereof and the trademarks, and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); all rights corresponding to any of the foregoing throughout the world and the goodwill of the Borrower's business connected with the use of and symbolized by the Trademarks.

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- 3. <u>Warranties and Representations</u>. Borrower warrants and represents to Agent
- (i) no Trademark has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Trademark been canceled, in whole or in part and each such Trademark is presently subsisting;
- (ii) Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Trademark, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Borrower not to sue third persons;
- (iii) Borrower has no notice of any suits or actions commenced or threatened with reference to any Trademark; and
- (iv) Borrower has the unqualified right to execute and deliver this Security Agreement and perform its terms.
- 4. <u>Restrictions on Future Agreements</u>. Borrower agrees that until Borrower's Liabilities shall have been satisfied in full and the Financing Agreements shall have been terminated, Borrower shall not, without the prior written consent of Agent, sell or assign its interest in any Trademark or enter into any other agreement with respect to any Trademark which would affect the validity or enforcement of the rights transferred to Agent under this Security Agreement.
- 5. New Trademarks. Borrower represents and warrants that, based on a diligent investigation by Borrower, the Trademarks listed on Schedule A constitute all of the federally registered Trademarks, and federal applications for registration of Trademarks (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) now owned by Borrower. If, before Borrower's Liabilities shall have been satisfied in full or before the Financing Agreements have been terminated, Borrower shall (i) become aware of any existing Trademarks of which Borrower has not previously informed Agent, or (ii) become entitled to the benefit of any Trademarks, which benefit is not in existence on the date hereof, the provisions of this Security Agreement above shall automatically apply thereto and Borrower shall give to Agent prompt written notice thereof, but in any event not less frequently than on a quarterly basis. Borrower hereby authorizes Agent to modify this Security Agreement by amending Schedule A to include any such Trademarks.
- 6. Royalties; Term. The term of this Security Agreement shall extend until the payment in full of Borrower's Liabilities and the termination of the Financing Agreements. Borrower agrees that upon the occurrence of an Event of Default, the use by Agent of all Trademarks shall be without any liability for royalties or other related charges from Agent to Borrower.
- 7. <u>Product Quality</u>. Borrower agrees to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with commercially reasonable business practices. Upon the occurrence of an Event of Default, Borrower agrees that Agent, or a conservator appointed by Agent, shall have the right to establish such additional product

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that:

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quality controls as Agent, or said conservator, in its reasonable judgment, may deem necessary to assure maintenance of the quality of products sold by Borrower under the Trademarks.

- 8. Release of Security Agreement. This Security Agreement is made for collateral purposes only. Upon payment in full of Borrower's Liabilities and termination of the Financing Agreements, Agent shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Financing Agreements
- 9. <u>Expenses</u>. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Borrower. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, incurred by Agent in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Trademarks or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks shall be borne by and paid by Borrower and until paid shall constitute Liabilities.
- 10. <u>Duties of Borrower</u>. Borrower shall have the duty (i) to file and prosecute diligently any trademark applications pending as of the date hereof or hereafter until Borrower's Liabilities shall have been paid in full and the Financing Agreements have been terminated, (ii) to preserve and maintain all rights in the Trademarks, as commercially reasonable and (iii) to ensure that the Trademarks are and remain enforceable, as commercially reasonable. Any expenses incurred in connection with Borrower's Liabilities under this Section 10 shall be borne by Borrower.
- 11. Agent's Right to Sue. After the occurrence and during the continuance of an Event of Default, Agent shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and, if Agent shall commence any such suit, Borrower shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement and Borrower shall promptly, upon demand, reimburse and indemnify Agent for all costs and expenses incurred by Agent in the exercise of its rights under this Section 11.
- 12. <u>Waivers</u>. No course of dealing between Borrower and Agent, nor any failure to exercise, nor any delay in exercising, on the part of Agent, any right, power or privilege hereunder or under the Financing Agreements shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 13. <u>Severability</u>. The provisions of this Security Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Security Agreement in any jurisdiction.

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- 14. <u>Modification</u>. This Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- 15. Cumulative Remedies; Power of Attorney; Effect on Financing Agreements. All of Agent's rights and remedies with respect to the Trademarks, whether established hereby or by the Financing Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Borrower hereby authorizes Agent upon the occurrence and during the continuance of an Event of Default, to make, constitute and appoint any officer or agent of Agent as Agent may select, in its sole discretion, as Borrower's true and lawful attorney-in-fact, with power to (i) endorse Borrower's name on all applications, documents, papers and instruments necessary or desirable for Agent in the use of the Trademarks or (ii) take any other actions with respect to the Trademarks as Agent deems to be in the best interest of Agent, or (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until Borrower's Liabilities shall have been paid in full and the Financing Agreements have been terminated. Borrower acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Agent under the Financing Agreements but rather is intended to facilitate the exercise of such rights and remedies. Agent shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement and the Financing Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Illinois.
- 16. <u>Binding Effect; Benefits</u>. This Security Agreement shall be binding upon Borrower and its respective successors and assigns, and shall inure to the benefit of Agent, its successors, nominees and assigns.
- 17. <u>Governing Law</u>. This Security Agreement shall be governed by and construed in accordance with the laws of the State of Illinois and applicable federal law.
- 18. <u>Headings</u>. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.
- 19. <u>Further Assurances</u>. Borrower agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Agent shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.
- 20. <u>Survival of Representations</u>. All representations and warranties of Borrower contained in this Security Agreement shall survive the execution and delivery of this Security Agreement and shall be remade on the date of each borrowing under the Financing Agreements.

[Remainder of page intentionally left blank; signature page follows]

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IN WITNESS WHEREOF, Borrower has duly executed this Trademark Security Agreement as of the date first written above.

NEW CREATIVE ENTERPRISES, INC.

Agreed and Accepted
As of the Date First Written Above

LASALLE BUSINESS CREDIT, LLC,

as Agent

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SCHEDULE A

TRADEMARK REGISTRATIONS

Trademark Description	U.S. Serial/Registration No.	Filing Date/Registration Date
NEW CREATIVE ENTERPRISES	76/616,154	October 12, 2004
NEW CREATIVE ENTERPRISES	76/615,673	October 7, 2004
NCE	76/615,671	October 7, 2004
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PLEASANT RIVER DESIGN	74/029,931 76/478,825	December 30, 2002
COMPANY	10/4/0,023	December 50, 2002

TRADEMARK APPLICATIONS

<u>Trademark Application</u> <u>Description</u> U.S. Application No.

Date Applied

TRADEMARK
RECORDED: 01/05/2005 REEL: 003101 FRAME: 0022