1-31-92

RECORDATION FORM COVER SHEET

TRADEMARKS ONLY

Patent and Trademark Office Attorney Docket No: JSCO227393

To the Director - U.S. Patent and Trademark Office: Please record	the attached original documents or copy thereof.
1. Name of conveying party(ies): JONES Soda Co. (USA) Inc. Individuals	2. Name and address of receiving party(ies): Name:JONES Soda Co. (USA) Inc. Address:234 Ninth Avenue North City:Seattle State:WA ZIP:98109 Individual(s) citizenship AssociationState of General PartnershipState of Limited PartnershipState of **Corporation-StateWashington Other If assignee is not domiciled in the United States, a domestic representative designation is attached:YesXNo (Designation must be a separate document from Assignment) Additional name(s) & address(es) attached?YesXNo
Execution date: March 22, 2000 4. Application number(s) or registration number(s): A. Trademark Application No(s). Additional numbers atta	B. Trademark Registration No(s). 2,217,492 ched? Yes XNo
5. Name and address of party to whom correspondence concerning document should be mailed.	6. Total number of applications and registrations involved: 1
Faye L. Tomlinson, Esq. CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800 Seattle, WA 98101-2347 206.682.8100	Total fee (37 CFR 3.41):
	THIS SPACE
original document. Faye L. Tomlinson Name of Attorney of Agent	stion is true and correct and any attached copy is a true copy of the Signature Date abort of pages including cover sheet, attachments and document: 49
OMB No. 0651-0011 (exp. 4/94)	
Trademarks, U.S. Patent and Trademark Office, Assignment Service Pawn M. Libro- Down M.	No. 2,217,492 is being facsimile transmitted to: Commissioner for ces Division, Facsimile No. 571.273.0140, on April 26, 2006. Lifelmore on signing the certificate)

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TRADEMARK

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1 U TOANE	MARKS ONLY Please record the attached original document(s) or copy(ies).
Submission Type	Convoyance Trached original document(s) or copy(ies).
New	Conveyance Type X Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment
Correction of PTO Error Real # Frame #	Merger Month Day Year
Corrective Document	Change of Name
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Urban Juice & Soda Company Le	
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Individual General Partnership	I family a series of the serie
Other	Limited Partnership X Corporation Association
Citizenship/State of Incorporation/Organizat	tion Wyaming
Receiving Party	Mark if additional names of receiving parties attached
Name Banc of America Commercial F	inance Corporation, through its Commercial
DBA/AKA/TA	Funding Division
Composed of	
Address (Ine 1) 222 North LaSalle Street	
Address (line 2)	
Address (line 3) Chicago	State/Country 60601
Individual General Partnership	Limited Partnershin If document to be recorded is an
XX Corporation Association	assignment and the receiving party is not domicited in the United States, an appointment of a domestic
Other	representative should be attached. (Designation must be a separate
Citizenship/State of Incorporation/Organization	Flore trained from the comment of
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Public burden reporting for this collection of information is estimated to average app gath along the data treeded to exemplate the Cover Sheet. Send comments regarding to D.C. 2023 and to the Office of Information of the Cover Sheet.	proximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and this burden estimate to the U.S. Patent and Tradement Office, Chief Information Officer, Westington, and Rudget, Paperson's Reduction Project (0461-0027), Washington, D.G. 20503. See 0469 on Practices. BO NOT SEND REQUESTS TO RECORD ASSOCIATED TO CONTINUE OF THE PROPERTY OF THE PR
Information Collection Surper Parties of the Partie	ment and Budget, Paperwork Reduction Project (061-0027), Washington, D.G. 2013. See 0699 on Practice. DO NOT SEMD REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS

Mail documents to be recorded with required cover sheet(s) information to:
Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

TRADEMARK REEL: 00205747454615 0835 REEL: 003298 FRAME: 0824

FORM PTO-1618C CONTINU TRADEMAR	JATION U.S. Department or Commerce
	Mark if additional names of conveying parties attached Execution Date
Name Jones Soda Co. (USA) Inc.	Month Day Year 03/22/2000
Formerly Urban Juice & Soda (USA) Inc.	
	ed Partnership X Corporation Association
Other	
Citizenship State of Incorporation/Organization Wa	nghington
	additional names of receiving parties attached
DBA/AKA/TA	
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Address (line 2)	
Address (line 3)	
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Corporation Association	assignment and the receiving party is not domiciled in the United States, an
Other Chizenship/State of Incorporation/Organization	document from the Assignment.)
Trademark Application Number(s) or Registrat	Pion My
Enter either the Trademark Application Number or the Registration	
Trademark Application Number(s)	Registration Number(s) 2115636 2102694
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FORM PTO-1618B Expires 08/30/99 OMB 06/51-0027	<u>_</u>	age 2	U.S. Department of Commerce Patent and Trademark Office
Domestic Represe	entative Name and Address		TRADEMARK
!	rt P. Handler, Esq.	Enter for the first Re	ceiving Party only.
Address (line 1) Banc	of America Commercial Fin	ance Corporation	
1	North IaSalle Street		
Address (line s) Chics	go, IL 60601		
Address (line 4)			
Correspondent Na	me and Address Area Code s	nd Telephone Number (2	53) 627-1181
Name Ma			55, 027, 1181
Manue Ma	lcolm C. Lindquist, Esq.		
Address (line t) P.	O, Box 1317		
Address (line z) Tar	coma, WA 98401-1317		
Address (line 3)			
Address (line 4)			
Pages Enter th	e total number of pages of the a		
<u></u>	<u>ig any attachments.</u>		ument # 19
Trademark Applicat	tion Number(s) or Registra	tion Number(s)	Mark if additional numbers attached
thier either the Trademark	k Application Number <u>or</u> the Registration	Number (DO NOT ENTER BOTH	I numbers for the same property)
Trademark A	Application Number(s)	Registra	ation Number(s)
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Fee Amount	Fee Amount for Properties		#
Method of Payment	· 1		\$ 240.00
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indicated herein	-	ing information is true and c ont. Charges to deposit acco	orrect and any ount are authorized, as
Malcolm C. Lindqu Attorney for Rece	dist, Esq.	M	
Name of Person	Signing Farty	Signature	5-22-2000

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1.0104 1.10-1010W	6-22-2000 U.S. Department of Commerce Patent and Trademark Office TRADEMARK
NO 00 111 26 PH 3: 28 - 1	01387290
BFR/Filiating RECORDATION	ON FORM COVER SHEET
IRADE	WARKS ONLY
To: The Commissioner of Patents and Trademarks Submission Type	Please record the attached original document(s) or copy(ies).
New New	Conveyance Type X Assignment License
Resubmission (Non-Recordation)	Security Agreement Nunc Pro Tunc Assignment
Document ID #	Effective trate
Correction of PTO Error Reel # Frame #	
Corrective Document	Change of Name
Reel # Frame #	Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name Wazu Products Ltd.	03/22/2000
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Individual General Partnership	Limited Partnership X Corporation Association
Other	
Citizenship/State of Incorporation/Organiza	
Receiving Party	Mark if additional names of receiving parties attached
Receiving Party Name Banc of America Commercial	
Receiving Party	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial
Receiving Party Name Banc of America Commercial	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial
Receiving Party Name Banc of America Commercial DBA/AKA/TA Composed of	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial
Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial
Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street Address (line 2)	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial
Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street Address (line 2) Chicago	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial Functing Division IL 60601
Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street Address (line 2) Chicago	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial Functing Division Functing Division IL 60601 State/Country If document to be recorded is an
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Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street Address (line 2) Address (line 3) Chicago Individual General Partnership	Mark if additional names of receiving parties attached Finance Corporation, through its Commercial Funding Division IL State/Country 60601 Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate
Name Banc of America Commercial DBA/AKA/TA Composed of Address (line 1) 222 North LaSalle Street Address (line 2) Address (line 3) Chicago Individual General Partnership Corporation Association	Mark if additional names of receiving parties attached Finance Corporation, through its Convercial Functing Division II. Stats/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separation document from Assignment.)
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Expires 06/30/99	S. Department of Commerce INN and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party Name	Execution Date Month Day Year
Formerly	/
Individual General Partnership Limited Partnership Corporation	Association
Other	
Citizenship State of Incorporation/Organization	
Receiving Party Emer Additional Receiving Party Mark If additional names of receiving parties attached	
Name	
DBA/AKA/TA	
Composed of	
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Corporation Association appointment of representative (Designation :	Zip Code to be recorded is an the receiving party is in the United States, an if a domestic should be attached must be a separate in the Assignment.)
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FORM PTO-1618B Expires 05/30/09 OMB 0851-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office
Domestic Representative	Name and Address Enter for the first Rec	TRADEMARK
Name Robert P. H	andler, Esq.	erving Party Only.
Address (line 1) Banc of Amer	rica Commercial Finance Corporation	
f .	Salle Street	
Address (line 3) Chicago, IL	60601	
Address (line 4)		
Correspondent Name and	Address	
		3) 627-1181
	indquist, Esc.	
Address (line t) P.O. Box 1317	7	
Address (line 2) Taccma, WA 9	98401-1317	
Address (line 3)		
Address (line 4)		
Pages Enter the total nu	mber of pages of the attached conveyance docur	
wonding any and	comens.	ment # 18
Enter either the Trademark Application Nun	nber(s) or Registration Number(s)	Mark if additional numbers attached
Trademark Application	Number or the Registration Number (DO NOT ENTER BOTH I	numbers for the same property).
	Registrati	on Number(s)
	- [」]	
Number of Properties Ente	er the total number of properties involved. #	9
	Amount for Properties Listed (27 Och 6 44)	
Method of Payment: Deposit Account	Enclosed X Deposit Account	240.00
(Enter for payment by deposit accou	ant or if additional fees can be charged to the account.) Deposit Account Number: #	
	Authorization to charge additional fees:	Yes X No
Statement and Signature		
To the best of my knowled	ge and belief, the foregoing information is true and col by of the original document. Charges to deposit accou	rrect and any nt are authorized, as
Malcolm C. Lindquist, Esq. Attorney for Receiving Par	<u></u>	
Name of Person Signing	Signature	5-22-2000 Date Signed

TRADEMARK REEL: 002090 FRAME: 0829 REEL: 003298 FRAME: 0829

Registration No.:

2,217,492

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Registrant:

JONES Soda Co. (USA) Inc.

Attorney Docket No.: JSCO227393

Registration No.: 2,217,492

Issued: January 12, 1999

Mark:

WET YOURSELF

International Class: 32

DECLARATION IN SUPPORT OF REQUEST FOR CORRECTION OF ASSIGNMENT RECORD

TO THE COMMISSIONER FOR TRADEMARKS:

- I, Faye L. Tomlinson, Attorney for JONES Soda Co. (USA) Inc., the Registrant herein, makes the following declaration:
- 1. JONES Soda Co. (USA) Inc. (hereinafter "JONES Soda") is the owner of U.S. Registration No. 2,217,492 for the mark WET YOURSELF (hereinafter "the Registration").
 - 2. JONES Soda acquired ownership rights to the Registration as follows:

Applicant at Time of Filing: Urban Juice & Soda Company Ltd. (Corporation of Canada)	
Urban Juice & Soda Company Ltd. (Corporation of Canada) merged with	Conveyance: Merger Recorded: 04/14/2004 Reel/Frame: 2832/0206
Urban Juice & Soda Company Ltd. (Corporation of Wyoming)	
Urban Juice & Soda Company Ltd. (Corporation of Wyoming) merged with:	Conveyance: Merger Recorded: 04/15/2004 Reel/Frame: 2833/0190
JONES Soda Co. (Corporation of Washington)	

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESS**** 1420 Fifth Avenue Suite 2800 Seattle, Washington 98101

Regastration No.: 2,217,492

Jones Soda Co.

(Corporation of Washington)

assigned rights to:

Conveyance: Assignment Recorded: January 20, 2005 Reel/Frame: 3013/0049

JONES Soda Co. (USA) Inc.

(Corporation of Washington)

- 3. JONES Soda timely filed a Section 8 & 15 Declaration to prove continued use of the Registration.
- 4. JONES Soda received a Post Registration Office Action dated October 26, 2005, wherein the Examiner advised that the records of the U.S. Patent and Trademark Office do not show JONES Soda as current owner of the registration.
- 5. A review of the Assignment records of the U.S. Patent and Trademark Office shows two additional transactions incorrectly recorded against the Registration. Those transactions are identified as:

Assignor: WAZU Products Ltd.

Assignce: Banc of America Commercial (sic) Finance Corporation,

through its Commerical (sic) Funding Division

Recorded: May 26, 2000 Reel/Frame: 2090/0893

Assignor: Urban Juice & Soda Company Ltd. and

JONES Soda Co. (USA) Inc., Formerly Urban Juice & Soda Company Ltd.

Assignee: Banc of America Commercial Finance Corporation,

through its Commercial Funding Division

Recorded: May 26, 2000 Reel/Frame: 2091/0835

- 6. Attached hereto as Exhibit A is a copy of the document recorded at Reel/Frame: 2090/0893, and entitled "Trademark and Trade Name Collateral Assignment and Security Agreement".
- 7. Attached hereto as Exhibit B is a copy of the document recorded at Reel/Frame: 2091/0835, and entitled "Trademark and Trade Name Collateral Assignment and

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESS**** 1420 Fifth Avenue Suite 2800 Seattle, WASHIND 98101

REEL: 003298 FRAME: 0831

Registration No.: 2,217,492

Security Agreement".

8. The undersigned Attorney was not instrumental in recording the foregoing

erroneous transactions and it is the undersigned Attorney's understanding that Exhibit A and

Exhibit B are security agreements and should have been identified as such on the Recordation

Cover Sheets.

9. The undersigned Attorney has discussed with JONES Soda the need to correct the

chain of title and the records of the Assignment Services Division many times, but has not been

authorized to contact Malcolm C. Lindquist, Esq., the attorney who submitted Exhibit A and

Exhibit B for recordation.

10. In accordance with the provisions set forth in the Trademark Manual of

Examining Procedure Section 503.06(c), JONES Soda requests that the records of the

Assignment Services Division be corrected to reflect that JONES Soda Co. (USA) Inc. is the

true and correct owner of the Registration.

11. Please charge the \$40 recordation fee to Deposit Account No. 03-1740. Please

charge any additional fees or credit any overpayment to Deposit Account No. 03-1740.

The undersigned states that she is authorized to execute this declaration on behalf of

JONES Soda Co. (USA) Inc.; that all statements made herein of her own knowledge are true and

that all statements made on information and belief are believed to be true; and, further, that these

statements were made with the knowledge that willful false statements and the like so made are

punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States

Code, and that such willful false statements may jeopardize the validity of the registration.

Respectfully submitted,

CHRISTENSEN O'CONNOR

JOHNSON KINDNESSPLLC

Faye L. Tomlinson

Direct Dial No. 206.695.1717

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSI'LL 1420 Fifth Avenue

Suite 2800

Scattle, Washington 98101

206.682.8100

EXHIBIT A

Trademark and Trade Name Collateral Assignment and Security Agreement

Recorded at Reel/Frame: 2090/0893

TRADEMARK REEL: 003298 FRAME: 0833

TRADEMARK AND TRADE NAME COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

This Trademark and Trade Name Collateral Assignment and Security Agreement, dated as of March 22, 2000, is made by WAZU PRODUCTS LTD., a Canadian corporation, with its chief executive office located at 1356 Frances Street, Vancouver, British Columbia, Canada VSL 1Y9 ("Guarantor"), in favor of BANC OF AMERICA COMMERCIAL FINANCE CORPORATION, THROUGH ITS COMMERCIAL FUNDING DIVISION, 222 North LaSalle Street, Chicago, Illinois 60601, and its successors, assigns, and other legal representatives ("Secured Party").

WITNESSETH:

WHEREAS, URBAN JUICE & SODA COMPANY LTD., a Wyoming corporation, and JONES SODA CO. (USA) INC., a Washington corporation (formerly known as Urban Juice and Soda (USA) Inc.) (collectively, "Borrower") and Secured Party are parties to a Loan and Security Agreement, dated as of the date hereof (the "Loan Agreement"), and certain supplements, agreements, documents, and instruments entered into pursuant thereto (collectively, with the Loan Agreement, the "Loan Documents"), pursuant to which Secured Party may make certain loans and credit accommodations to Borrower; and

WHEREAS, Guarantor has guaranteed performance of Borrower's Obligations under the Loan Documents pursuant to a Corporate Guarantee, dated as of the date hereof (the "Guarantee"); and

WHEREAS, Secured Party's willingness to enter into the Loan Documents and make the loans and credit accommodations available thereunder is subject to the condition, among others, that Guarantor execute and deliver this Trademark and Trade Name Collateral Assignment and Security Agreement;

NOW, THEREFORE, in consideration of the foregoing, Guarantor hereby agrees for the benefit of Secured Party as follows:

1 <u>DEFINITIONS</u>

1.1 All capitalized terms used herein and not otherwise defined herein shall have the respective meanings provided therefor in the Loan Agreement. In addition, the following terms shall have the meanings set forth in this Section 1 or elsewhere in this Security Agreement referred to below:

"Proceeds" shall mean any consideration received from the sale, exchange, license, lease, or other disposition or transfer of any right, interest, asset, or

Banc of America Commercial Tnance Corporation

property which constitutes Trademark Collateral, any value received as a consequence of the ownership, possession, use, or practice of any Trademark Collateral, and any payment received from any insurer or other person or entity as a result of the destruction or the loss, theft, or other involuntary conversion, of whatever nature, of any right, interest, asset, or property which constitutes Trademark Collateral.

"PTO" shall mean the United States Patent and Trademark Office.

"Trade Name" shall be any trade name utilized by URBAN JUICE & SODA COMPANY LTD. or JONES SODA CO. (USA) and WAZU PRODUCTS LTD.

"Trademarks" shall mean all of the following now or hereafter owned or used by the Guarantor:

- all trademarks of the United States or any other country, and all (a) applications for trademarks of the United States or any other country;
- **(b)** all re-issues, continuations, divisions, continuations-in-part, renewals, or extensions thereof.
- the trademarks disclosed or claimed therein, including the right (c) to make, use, practice, and/or sell or license or otherwise transfer or dispose of the trademarks disclosed or claimed therein; and
- the right (but not the obligation) to make and prosecute (d) applications for such Trademarks.

Trademarks shall include, but not be limited to, those set forth on Schedule A attached hereto.

"Trademark Collateral" shall mean all of the Guarantor's right, title, and interest in and to all of the Trademarks, the Trademark License Rights, and the Trademark Rights, and all additions, improvements, and accessions thereto, all substitutions for and replacements of, and all products and Proceeds (including insurance proceeds) of any and all of the foregoing, and all books and records and technical information and data describing or used in connection with any and all such rights, interests, assets, or property.

"Trademark License Rights" shall mean any and all past, present, or future rights and interests of the Guarantor pursuant to any and all past, present, and future licensing agreements in favor of the Guarantor, or to which the Guarantor is a party, pertaining to any Trademarks or Trademark Rights, owned or used by third parties in the past, present, or future, including the right in the name of the Guarantor or Secured Party to enforce, sue, and recover for any past, present, or future breach or violation of any such agreements.

REEL: 003298 FRAME: 0835

Banc of America Commercial Snance Corporation

"Trademark Rights" shall mean any and all past, present, or future rights in, to, and associated with the Trademarks throughout the world, whether arising under federal law, state law, common law, foreign law, or otherwise, including but not limited to the following: all such rights arising out of or associated with the Trademarks; the right (but not the obligation) to register claims under any federal, state, or foreign trademark law or regulation; the right (but not the obligation) to sue or bring opposition or bring cancellation proceedings in the name of the Guarantor or the Secured Party for any and all past, present, and future infringements of or any other damages or injury to the Trademarks or the Trademark Rights, and the rights to damages or profits due or accrued arising out of or in connection with any such past, present, or future infringement, damage, or injury; and the Trademark License Rights.

2. GRANT OF SECURITY: COLLATERAL ASSIGNMENT.

2.1 Grant of Security Interest. As collateral security for the complete and timely performance and satisfaction of all Obligations, the Guarantor hereby unconditionally grants to Secured Party a continuing security interest in and first priority lien on the Trademark Collateral and the Trade Name, and Guarantor hereby pledges, mortgages, and hypothecates the Trademark Collateral and the Trade Name to Secured Party.

2.2 <u>Collateral Assignment</u>.

- (a) In addition, and not by way of limitation of, the grant, pledge, mortgage, and hypothecation of the Trademark Collateral and the Trade Name provided in Section 2.1, to secure the complete and timely payment, performance, and satisfaction of all Obligations, the Guarantor hereby grants, assigns, transfers, and conveys to Secured Party, BY WAY OF COLLATERAL SECURITY, the Guarantor's entire right, title and interest in and to the Trademark Collateral and in the Trade Name. The foregoing grant, assignment, transfer, and conveyance shall be referred to from time to time herein as the "Section 2.2 Assignment." SECURED PARTY ASSUMES NO LIABILITY OR RESPONSIBILITY ARISING IN ANY WAY BY REASON OF ITS HOLDING SUCH COLLATERAL SECURITY EXCEPT RESULTING FROM ITS GROSS NEGLIGENCE OR WILLFUL MISCONDUCT.
- (b) Unless and until there shall have occurred and be continuing an Event of Default and Secured Party has notified the Guarantor that the license granted hereunder is terminated, Secured Party hereby grants to the Guarantor the sole and exclusive, non-transferable, royalty-free, worldwide right and license under the Trademark Collateral to make, have made for it, use, sell, and otherwise practice the Trademarks for the Guarantor's own benefit and account and for none other, with the right to prosecute and maintain Trademarks in the PTO and in foreign countries; provided, however, that the foregoing right and license shall be no greater in scope than, and limited by, the rights assigned to Secured

Banc of America Commercia Tinance Corporation

Party by the Guarantor hereby. The Guarantor agrees not to sell, assign, transfer, or sub-license any of its rights or interests in the license granted to the Guarantor in this Section 2.2(b), without the prior written consent of Secured Party; provided, however, that so long as no Event of Default shall have occurred and be continuing, the Guarantor may license the Trademark Collateral in any lawful manner that is in the ordinary course of its business and is otherwise not inconsistent with the provisions of this Security Agreement, the Guarantee, or any of the Loan Documents. Any such sub-licenses granted on or after the date hereof shall be terminable by Secured Party upon termination of the Guarantor's license hereunder.

- License. In addition to, and not by way of limitation of, all other rights of Secured Party and obligations of the Guarantor pursuant to this Security Agreement, the Guarantee, and any of the Loan Documents, upon the effectuation of a Section 2.2 Assignment, the Secured Party shall hold a fully-paid-up, worldwide right and license to make, use, practice, and sell (or license or otherwise transfer) the Trademark Collateral, for the exclusive purpose of, and to the extent necessary and sufficient for, the full and complete enjoyment and exercise of and realization upon the rights, remedies, and interests of Secured Party pursuant to this Security Agreement, the Guarantee, and any of the Loan Documents.
- Supplement to Guarantee and Loan Documents. The parties expressly acknowledge and agree that they have simultaneously executed and delivered the Guarantee and the Loan Documents pursuant to which the Guaranter unconditionally granted to Secured Party a continuing security interest in and first priority lien on the Collateral (including the Trademark Collateral). In no event shall this Security Agreement, Section 2.2 Assignment of the Trademark Collateral hereunder, or the recordation of this Security Agreement (or any document hereunder) with the PTO, or any other governmental or public office or agency, adversely effect or impair, in any way or to any extent, the other Loan Documents, the security interest of Secured Party in the Collateral (including the Trademark Collateral) pursuant to the other Loan Documents, the attachment and perfection of such security interest under the Code, or the present or future rights and interests of Secured Party in and to the Collateral under or in connection with this Security Agreement, the other Loan Documents, and/or the Code. Any and all rights and interests of Secured Party in and to the Trademark Collateral (and any and all obligations of the Guarantor with respect to the Trademark Collateral) provided herein, or arising hereunder or in connection herewith, shall only supplement and be cumulative and in addition to the rights and interests of Secured Party (and the obligations of the Guarantor) in, to, or with respect to the Collateral (including the Trademark Collateral) provided in or arising under or in connection with the other Loan Documents.

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- 3. <u>REPRESENTATIONS, WARRANTIES, AND COVENANTS OF THE GUARANTOR</u>. The Guarantor represents and warrants to, and covenants and agrees with, Secured Party as follows:
- hereto is a true and complete list of all Trademarks (excluding any trademarks for which trademark applications have not yet been filed). Set forth on Schedule A hereto is a true and complete list of all license or other agreements pursuant to which any person (other than the Guarantor) has the right to use or have any right, title, or interest in any of the Trademarks and/or Trademark Registrations applicable thereto. All licenses and other agreements applicable to the Trademarks are the valid and binding obligations of all of the parties thereto, enforceable against each of such parties in accordance with their respective terms (provided that, with respect to any such parties other than the Guarantor and its affiliates, such representation and warranty is made to the best of the Guarantor's knowledge and belief).
- 3.2 <u>Title</u>. Except as set forth in <u>Schedule A</u> hereto, the Guarantor is and will, subject to license, continue to be the sole and exclusive owner of the entire legal and beneficial right, title, and interest in and to the Trademarks and the Trademark Collateral (other than the ownership and other rights reserved by the owners of the Licensed Trademarks), free and clear of any lien, charge, security interest, or other encumbrance, except for the security interest and conditional assignment created by this Agreement, the Guarantee, and the other Loan Documents, except for liens and encumbrances explicitly permitted pursuant to the Loan Documents. The Guarantor will defend its right, title, and interest in and to the Trademarks and the Trademark Collateral against any and all claims of any third parties.
- 3.3 <u>Validity and Enforceability</u>. The Trademarks and Trademark Rights related thereto are subsisting, have not been adjudged invalid or unenforceable, and are valid and enforceable; and the Guarantor has not received any written claim by any third party that any of the Trademarks and Trademark Rights related thereto are invalid or unenforceable.
- 3.4 Exclusive Right to Use. To the best of the Guarantor's knowledge and belief, except as otherwise set forth in Schedule A, the Guarantor and Borrower have, and shall continue to have, the exclusive right to practice, make, sell, and use all the Trademarks, throughout the countries of issue, free and clear of any liens, charges, encumbrances, claims or rights of any third party, or restrictions on the rights of the Guarantor to protect or enforce any of its Trademark Rights against any third party.
- 3.5 <u>After-Acquired Trademark Collateral</u>. The Guarantor agrees that, upon its commencement of use of or acquisition of any right, title, or interest in or to any Trademark or Trademark Right, other than the Trademarks or Trademark Rights set forth on <u>Schedule A</u>, hereto (including any reissues, continuations, divisions, continuations-in-part, renewals, or extensions thereof, or any variations or new versions of any such scheduled

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Trademarks or Trademark Rights), the provisions of this Security Agreement shall automatically apply thereto; and the Guarantor shall promptly notify Secured Party thereof (and for this purpose, Secured Party agrees that the Guaranter may satisfy such notification obligation by providing to Secured Party, upon the use of a new trademark or upon the reasonable request of the Secured Party, up-to-date, amended and/or supplemented Schedule A). Secured Party shall be authorized to amend such Schedule A, as appropriate, to include such additional Trademarks and Trademark Rights, without the necessity for the Guarantor's approval of or signature to such amendment, and the Guarantor shall do all such other acts (at its own expense) deemed reasonably necessary or appropriate by Secured Party to implement or preserve Secured Party's interest therein (including, but not limited to, executing and delivering and recording in all places where this Security Agreement or notice hereof is recorded, an appropriate counterpart of or other instrument pursuant to this Security Agreement). Such additional Trademarks and Trademark Rights shall be automatically included in the "Trademarks" and "Trademark Rights" as defined herein, and all representations and warranties of the Guarantor set forth herein shall be deemed to be restated by the Guarantor as of the date of any such amendment of or supplement to Schedule A, with the full force and effect as though made on such date.

- and all actions (including, but not limited to, institution and maintenance of suits, proceedings or actions) as are necessary or appropriate to properly maintain, protect, preserve, care for, and enforce the Trademark Collateral. Without limiting the generality of the foregoing, the Guarantor shall pay when due such fees, taxes, and other expenses which shall be incurred or which shall accrue with respect to any of the Trademark Collateral. The Guarantor shall not abandon or dedicate to the public any of the Trademarks or related Trademark Rights, nor do any act nor omit to do any act if such act or omission is of a character that tends to cause or contribute to the abandonment or dedication to the public of any Trademark or related Trademark Rights or loss of or adverse effect on any rights in any Trademark or related Trademark Rights, except in the ordinary course of its business in situations where the Guarantor has ceased using the Trademarks or Trademark Rights, and the Trademark Collateral has no continuing value.
- 3.7 Enforcement of Licenses. The Guarantor shall do all things which are necessary or appropriate to ensure that such licensee of any Trademark, in its use of any or all of the Trademark Collateral in its business, shall (a) comply fully with all applicable license agreements, and (b) satisfy and perform all the same obligations set forth herein (with respect to the Guarantor's use of the Trademark Collateral) as fully as though such obligations were set forth with respect to such licensee's use of the licensed Trademark Collateral.
- 3.8 <u>No Infringements</u>. To the best of the Guarantor's knowledge and belief, except as set forth on <u>Schedule A</u> hereto, there is at present no material infringement or unauthorized or improper use of the Trademarks or related Trademark Rights. The Guarantor shall use efforts consistent with past practices to detect any such infringement or unauthorized

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or improper use. In the event of any such infringement or unauthorized or improper uses by any third party has been reasonably established by the Guarantor, the Guarantor shall promptly notify Secured Party.

- 3.9 <u>Filing for Perfection of Interest</u> Guarantor shall cause this Security Agreement to be recorded with the PTO.
- 3.10 <u>Collections</u>. Except as otherwise provided in the Guarantee and the other Loan Documents, the Guarantor shall continue to collect, at its own expense, all amounts due or to become due to the Guarantor in respect of the Trademark Collateral or any part thereof.
- Guarantor's Obligations. If the Guarantor shall fail to do any act which is has covenanted to do hereunder or if any representation or warranty of the Guarantor shall be breached, Secured Party, in its own name or that of the Guarantor (in the sole discretion of Secured Party) may (but shall not be obligated to) do such act or remedy such breach (or cause such act to be done or such breach to be remedied), and any cost or expense incurred by Secured Party in so doing shall be added to the principal amount of the Obligations and shall bear interest at the rate applicable to overdue principal under the Loan Documents. The Guarantor shall cooperate with Secured Party in any such act or remedy.

4. RIGHTS UPON AN EVENT OF DEFAULT.

Actions on Trademarks and Trademark Collateral. If any Event of Default shall have occurred and be continuing, then Secured Party shall have the right, as the true and lawful agent of the Guarantor, with power of substitution for the Guarantor and in the Guarantor's name, Secured Party's name, or otherwise, for the use and benefit of Secured Party, (i) to notify any and all obligors with respect to the Trademark Collateral or any part thereof; (ii) upon notice from Secured Party, to receive, endorse, assign, and/or deliver any and all notes, acceptances, checks, drafts, money orders, or other evidences of payment relating to the Trademark Collateral or any part thereof; (iii) to demand, collect, sue for, and receive payment of, for its own use and account, and give receipt for and give discharges and releases of, all or any of the Trademark Collateral and all amounts due or to become due in respect of the Trademark Collateral; (iv) to sign the name of the Guarantor on any invoice relating to any of the Trademark Collateral; (v) to commence and prosecute any and all suits, actions, or proceedings, at law or in equity, in any court of competent jurisdiction to collect or otherwise realize on all or any of the Trademark Collateral or to enforce any rights or remedies in respect of any Trademark Collateral; (vi) to settle, compromise, compound, adjust, or defend any actions, suits, or proceedings relating to or pertaining to all or any of the Trademark Collateral; (vii) to license, or to the extent permitted by any applicable law, sublicense, whether general, special, or otherwise, and whether on an exclusive or nonexclusive basis any of the Trademark Collateral throughout the world, for such term or terms,

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on such conditions, and in such manner as Secured Party shall determine (other than in violation of any then existing licensing arrangements to the extent that waivers or other adequate provision cannot be secured therefor); and (viii) generally to make, use, practice, sell, assign, transfer, pledge, make any agreement with respect to, or otherwise deal with all or any of the Trademark Collateral, and to do all other acts and things necessary to carry out the purposes of this Security Agreement, the Guarantee, and the Loan Documents, as fully and completely as though Secured Party were the absolute owner of the Trademark Collateral for all purposes; provided, however, that except as provided for by law or the Code or its equivalent in other jurisdictions, nothing herein contained shall be construed as requiring or obligating Secured Party to make any commitment or to make any inquiry as to the nature or sufficiency of any payment received by Secured Party, or to present or file any claim or notice, or to take any action with respect to the Trademark Collateral or any part thereof, or the moneys due or to become due in respect thereof, or any property covered thereby, and no action taken by Secured Party or omitted to be taken with respect to the Trademark Collateral or any part thereof shall give rise to a defense, counterclaim, or offset in favor of the Guarantor's claim or action against Secured Party. Whether or not Secured Party shall have so notified any obligors, the Guarantor shall, at its expense, cooperate with Secured Party and render all reasonable assistance to Secured Party in enforcing claims against such obligors. It is understood and agreed that the appointment of Secured Party as the agent of the Guarantor for the purposes set forth above in this Section 4.1 is coupled with an interest and is irrevocable.

- 4.2 Other Remedies Upon Default. Upon the occurrence and during the continuation of an Event of Default, then, forthwith upon notice by Secured Party to the Guarantor, in addition to all other rights and remedies of Secured Party, whether under law, the Guarantee, the other Loan Documents, or otherwise (all such rights and remedies being cumulative, not exclusive, and enforceable alternatively, successively, or concurrently, without notice to or consent by the Guarantor, except as expressly provided otherwise herein), Secured Party's rights and remedies with respect to the Trademark Collateral shall include, but not be limited to, the following, without payment of royalty or compensation of any kind to the Guarantor, except as expressly provided herein:
- (a) The Guarantor's license with respect to the Trademarks as set forth in Section 2.2(b) shall terminate, and the Guarantor shall immediately cease and desist from the practice, manufacture, use, and sale (or license or other transfer) of the Trademarks.
- (b) Secured Party may, to the same extent that the Guarantor has the right to do so immediately prior to such notice, license or sublicense, whether general, special, or otherwise, and whether on an exclusive or non-exclusive basis, any of the Trademark Collateral, throughout the world, for such term or terms, on such conditions, and in such manner as Secured Party shall, in its sole discretion, determine.

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- (c) Secured Party may (without assuming any obligations or liability thereunder), at any time, enforce (and shall have the exclusive right, but not the obligation to enforce) against any licensor, licensee, or sublicensee all Trademark License Rights of the Guarantor, and take or refrain from taking any such action.
- (d) Secured Party may, on one or more occasions at any time, with or without legal process and with or without previous notice or demand for performance, take possession of all tangible manifestations or embodiments of the Trademark Collateral and documentation relating thereto and all business records, documents, and files with respect to the Trademark Collateral and, without liability for trespass, to enter any premises where such tangible manifestations or embodiments, business records, documents, and files with respect to the Trademark Collateral may be located for the purpose of taking possession of or removing such tangible manifestations or embodiments, business records, documents, and files.
- (e) In general, Secured Party may exercise, in respect of the Trademark Collateral, all of the rights and remedies provided under the Guarantee and the other Loan Documents or otherwise, including, without limitation, all rights and remedies of a secured party on default under the Uniform Commercial Code (whether or not such Code applies to the affected Trademark Collateral).
- 4.3 <u>No Obligation of Secured Party</u>. Nothing herein shall be construed as obligating Secured Party to take any of the foregoing actions at any time.
- due all costs incurred in any license, assignment, sale, transfer, or other disposition of all or any portion of the Trademark Collateral to or by the Secured Party, including any taxes, fees, and reasonable attorneys' fees, and all such costs shall be added to the Obligations. Secured Party may apply the Proceeds actually received from any such license, assignment, sale, transfer, other disposition, or other collection or realization, to the out-of-pocket costs and expenses thereof, including, without limitation, attorneys' fees and all legal, travel, and other expenses which may be incurred or paid by Secured Party in protecting or enforcing its rights upon or under this Security Agreement, the Trademark Collateral, the Collateral, or the Obligations, and any proceeds remaining shall be held by Secured Party as collateral for, and/or then or at any time thereafter applied (after payment of any amounts payable to Secured Party pursuant to Section 6) to the Obligations; and the Guarantor shall remain liable and will pay the Secured Party on demand any deficiency remaining, together with interest thereon at a rate equal to the highest rate then payable on the Obligations and the balance of any expenses unpaid.

5. <u>LIABILITIES, INDEMNITY AND COSTS.</u>

Liability for Uses of Trademark Collateral. The Guarantor shall be 5.1 liable for any and all uses or misuses of and the practice, manufacture, sales (or other transfers or dispositions) of any of the Trademark Collateral by the Guarantor and its affiliates and for any failure to take reasonable measures to avoid and prevent the improper use, practice or sale (or other transfer or disposition) of the Trademark Collateral by any other party (including but not limited to any licensee of the Trademarks), any failure to use or practice the Trademarks in accordance with this Security Agreement, or any other claim, suit, loss, damage, expense or liability of any kind or nature (except those resulting from any gross negligence or willful misconduct of Secured Party) arising out of or in connection with the Trademark Collateral or the production, marketing, delivery, sale, license or other transfer or disposition of the goods and services provided under or in connection with or which use, practice or incorporate any of the Trademarks or the Trademark Collateral prior to the termination of the Guarantor's license pursuant to Section 4.2(a). The Guarantor shall also be exclusively liable for any claim, suit, loss, damage, expense or liability arising out of or in connection with the fault, negligence, acts or omissions of the Guarantor (regardless of whether such fault, negligence, acts or omissions occurred or occur prior to or after such license termination).

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- 5.2 <u>License Agreement Obligations</u>. Nothing in this Security Agreement shall relieve the Guarantor from any performance of any covenant, agreement or obligation of the Guarantor under any license agreement now or hereafter in effect licensing any part of the Trademark Collateral, or from any liability to any licensee or licensor under any such license agreement or to any other party, or shall impose any liability on Secured Party for any act or omission of the Guarantor in connection with any such license agreement.
- Indemnification. The Guarantor shall indemnify and hold harmless 5.3 Secured Party from and against, and shall pay to Secured Party on demand, any and all claims, actions, suits, judgments, penalties, losses, damages, costs, disbursements, expenses, obligations or liabilities of any kind or nature (except those resulting from Secured Party's gross negligence or willful misconduct) arising in any way out of or in connection with this Security Agreement, the Trademark Collateral, custody, preservation, use, practice, operation, sale, license (or other transfer or disposition) of the Trademark Collateral, any alleged infringement of the intellectual property rights of any third party, the production, marketing, provision, delivery and sale of the goods and services provided under or in connection with or using or practicing any of the Trademarks or the Trademark Collateral, the sale of, collection from or other realization upon any of the Trademark Collateral, the failure of the Guarantor to perform or observe any of the provisions hereof, or matters relating to any of the foregoing. The Guarantor shall also indemnify and hold harmless Secured Party from and against any and all claims, actions, suits, judgments, penalties, losses, damages, costs, disbursements, expenses, obligations or liabilities arising out of or in connection with any fault, negligence, act or omission of the Guarantor (regardless of whether such fault, negligence, act or omission occurred or occurs prior to or after such license termination). The Guarantor shall

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make no claim against Secured Party for or in connection with the exercise or enforcement by Secured Party of any right or remedy granted to it hereunder, or any action taken or omitted to be taken by Secured Party hereunder (except for the gross negligence or willful misconduct of Secured Party).

6. POWER OF ATTORNEY.

- 6.1 Grant. The Guarantor hereby grants to Secured Party, and any officer or agent of Secured Party as Secured Party may designate in its sole discretion, a power of attorney, thereby constituting and appointing Secured Party (and Secured Party's designee) its true and lawful attorney-in-law and attorney-in-fact, effective upon the occurrence and during the continuation of an Event of Default, for the purpose of assigning, selling, licensing, or otherwise disposing of all right, title, and interest of the Guarantor in and to any of the Trademark Collateral. The Guarantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof.
- 6.2 <u>Irrevocable</u>. The foregoing power of attorney is coupled with an interest and is irrevocable until this Security Agreement shall terminate.
- 6.3 <u>Release</u>. The Guarantor hereby releases Secured Party from any claims, causes of action, and demands at any time arising out of or in connection with any actions taken or omitted to be taken by Secured Party under the power of attorney granted herein (except for the gross negligence or willful misconduct of Secured Party).

GENERAL PROVISIONS.

This Security Agreement is supplemental to the Guarantee and the Loan Agreement, the terms of which, including, without limitation, the notice and governing law provisions, the wavier of jury trial, consent to service of process and jurisdiction, and prohibitions of non-written waivers, the Guarantor expressly accepts, confirms, and acknowledges are incorporated herein by reference. In the event of any irrevocable conflict between the provisions of this Security Agreement, the Loan Agreement, the Guarantee, or other Loan Documents, the provisions of the Loan Agreement shall govern.

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Banc of America Commercial "inance Corporation

7.2 <u>Specific Enforcement</u>. Due to the unique nature of the Trademark Collateral and in order to preserve its value, the Guarantor agrees that the Guarantor's agreements, duties, and obligations under this Security Agreement shall be subject to specific enforcement and other appropriate equitable orders and remedies.

IN WITNESS WHEREOF, Guarantor has caused this Collateral Assignment and Security Agreement to be executed by its duly authorized officer as of the date first written above.

WAZU PRODUCTS LTD.

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Name: ブビア

IFER CUE

Title:

CAILE FINANCIAL OFFIER

BANC OF AMERICA COMMERCIAL FINANCE CORPORATION, THROUGH ITS COMMERCIAL FUNDING DIVISION

By:

Name:

Title:

STATE OF WASHINGTON

ss.

County of Pierce

I certify that I know or have satisfactory evidence that \(\subseteq \mathbb{N} \) \(F \sigma \subseteq \subseteq \subseteq \sigma \) is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath, stated that he was authorized to execute the instrument and acknowledge it as the \(\subseteq \subset

DATED: March /), 2000.

NOTARY PUBLIC

Print Name:

My appointment expires:

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Banc of America Commercial Tinance Corporation

STATE OF	ILLINOIS)	
County of _	Ceoly)	SS .

I certify that I know or have satisfactory evidence that The final said person who appeared before me, and said person acknowledged that he signed this instrument, on oath, stated that he was authorized to execute the instrument and acknowledge it as the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

DATED: March 16, 2000.

NOTARY PUBLIC

Print Name: Trebat 1 Hardy

My appointment expires:

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OFFICIAL HANDLER
ROBERT P HANDLER
MOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPRES:03/18/03
MY COMMISSION EXPRES:03/18/03

EXHIBIT "A"

WAZU PRODUCTS LTD.

TRADEMARK APPLICATIONS/ISSUANCES (Owned by Urban Juice & Soda Company Ltd.)

United States Trademarks

Regulerion No.	Trademark	Registration Date
2115636	Urban Juice & Soda	11/25/97
2115637	Urban Juice & Soda Co. and Design	11/25/97
2291508	Slim Jones	11/09/99
Applied For	Slim Jones and Design	11103/33
2217493	Wazu	01/12/99
2217492	Wet Yourself	
2178918	J and Design	01/12/99
2118528	Jones Soda Co.	08/04/98
Applied For	Jones Soda Co. and Design	12/02/97
	(label – silver on black)	
Applied For	Jones Soda Co. and Design	
	(label – black on silver)	
2102694	Wazu and Design	10/07/0=
2093428	I've Got a Jones for a Jones	10/07/97
Serial # 75-818366	Urban Juice & Soda Company Ltd. Drawing	09/02/97
Applied For	Jones Whoop Ass	10/12/99
Applied For	Whoop Ass Energy Drink and Design	
Applied For	My Jones	
Applied For	Method and Annual C	
- •	Ordering Customized Branded Merchandise	
	Over a Computer Network	
	(My Jones)	·
Applied For	www.myjones.com	
Serial # 75-759465	Pink	
Applied For	Jones Whoop Ass	07/26/99
Serial # 75-605504	Image is Nothing Cash and Sex are Everything	
Applied For	Jonesin' For	12/15/98
Applied For	Jonesin'	
Applied For	I'm Jonesin'	
Applied For	Jonesing For	
Applied For	Jonesing	
Applied For	I'm Jonesing	
	- in someship	

Uni' States Trademarks (Continued)

Elemandario	Trademerk	Registration Date
Applied For	Natural Jones	
Applied For	www.jonessoda.com	<u> </u>
Applied For	www.myjones.org	· · · · · · · · · · · · · · · · · · ·
Applied For	www.myjones.net	
Applied For	Whoop Ass Energy Drink & Oval Design (color claim)	
Applied For	Whoop Ass Boy (color claim)	
Applied For	Whoop Ass Boy (no color claim)	
Applied For	Fufu Berry Soda	
Applied For	Spiked Jones (alcoholic)	
Applied For	Spiked Jones (non-alcoholic)	
Applied For	Wazoom	
Applied For	I've Got a Jones for a Soda	
Applied For	Go There	
Applied For	Warnoo	
Applied For	It May Not Be Your Thing	

Argentina Trademarks

Constalian Program	Irademark	
Applied For	Jones Soda Co.	

Canada Trademarks

Registered	Trademark Display Case	
Registered	Drink it or Dehydrate	
Applied For	Fufu Berry Soda	
Registered	Go There	<u> </u>
Applied For	I'm Jonesin'	
Applied For	I'm Jonesing	
Registered	I've got a Jones for a Jones	
Registered	I've got a Jones for a Soda	

C nada Trademarks (Continued)

Registration No.	Pratement	Registration Date
Registered	It May Not Be Your Thing	
Registered	J & Design	
Registered	Jones Soda Company	
Registered	Jones Soda Co.	
Applied For	Jones Soda Co. and Design	
L	(label - black on silver)	
Applied For	Jones Soda Co. and Design	
	(label - silver on black)	
Applied For	Jones Soda Co. and Design (label)	
Applied For	Jones Whoopass	
Applied For	Jonesin'	
Applied For	Jonesin' For	
Applied For	Jonesing	
Applied For	Jonesing For	<u> </u>
Applied For	My Jones	
Applied For	Natural Jones	<u> </u>
Applied For	Natural Jones and Design (Label)	
Applied For	Pink	
Applied For	Slim Jones	
Applied For	Slim Jones and Design (Label)	
Applied For	Spiked Jones (alcoholic)	
Registered	Spiked Jones (non-alcoholic)	
Applied For	Trade Dress	
Registered	Urban Juice & Soda Co.	
Registered	Urban Juice & Soda Co. and Design	
Registered	Wamoo	
Applied For	Wazoom	
Registered	Wazu	
Registered	Wazu and Design	
Registered	Wet Yourself	
Applied For	Whoop Ass Boy Design (colour claim)	
Applied For	Whoop Ass Boy Design (no colour claim)	
Applied For	Whoop Ass Energy Drink (oval design)	
	(no colour claim)	
Applied For	Whoop Ass Energy Drink	
Applied For	Whoop Ass Energy Drink and Design	<u></u>
	(can label)	
Registered	www.jonessoda.com	
Applied For	www.myjones.com	

Tropean Union Trademarks

Registration No. Registered	Trademark Jones Soda Co.		Cosissation Duce
····	<u> </u>	 	

Germany Trademarks

Registration No.	Trademark Espirentes Lists
Registered	Jones Soda Co.
Registered	Wazu

Indonesia Trademarks

Registration No.	Trationark
Registered	Jones Soda Co. Registration Date
Registered	Spiked Jones
Registered	Wazu

Japan Trademarks

Registration No.	Trademark Registration Date
Registered	Jones Soda Co.
Registered	Spiked Jones
Registered	Wazu

Malaysia Trademarks

And all shades and the state of	Trademork Registration Date
Applied For	Jones Soda Co.
Applied For	Wazu
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Philippines Trademark

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Singapore Trademarks

Registration No.	Trademark	Kegistration Date
Applied For	Jones Soda Co.	receiou atma saute
Applied For	Spiked Jones	
Applied For	Wazu	

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TRADEMARK
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TRADEMARK AND TRADE NAME COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

This Trademark and Trade Name Collateral Assignment and Security Agreement, dated as of March 2000, is made by URBAN JUICE & SODA COMPANY LTD., a Wyoming corporation, and JONES SODA CO. (USA) INC., a Washington corporation (formerly known as Urban Juice and Soda (USA) Inc.), both with their chief executive office located at 1356 Frances Street, Vancouver, British Columbia, Canada V5L 1Y9 (collectively, "Borrower"), in favor of BANC OF AMERICA COMMERCIAL FINANCE CORPORATION, THROUGH ITS COMMERCIAL FUNDING DIVISION, 222 North LaSalle Street, Chicago, Illinois 60601, and its successors, assigns, and other legal representatives ("Secured Party").

WITNESSETH:

WHEREAS, Borrower and Secured Party are parties to a Loan and Security Agreement, dated as of the date hereof (the "Loan Agreement"), and certain supplements, agreements, documents, and instruments entered into pursuant thereto (collectively, with the Loan Agreement, the "Loan Documents"), pursuant to which Secured Party may make certain loans and credit accommodations to Borrower; and

WHEREAS, Secured Party's willingness to enter into the Loan Documents and make the loans and credit accommodations available thereunder is subject to the condition, among others, that Borrower execute and deliver this Trademark and Trade Name Collateral Assignment and Security Agreement;

NOW, THEREFORE, in consideration of the foregoing, Borrower hereby agrees for the benefit of Secured Party as follows:

1. <u>DEFINITIONS</u>.

1.1 All capitalized terms used herein and not otherwise defined herein shall have the respective meanings provided therefor in the Loan Agreement. In addition, the following terms shall have the meanings set forth in this Section 1 or elsewhere in this Security Agreement referred to below:

"<u>Proceeds</u>" shall mean any consideration received from the sale, exchange, license, lease, or other disposition or transfer of any right, interest, asset, or property which constitutes Trademark Collateral, any value received as a consequence of the ownership, possession, use, or practice of any Trademark Collateral, and any payment received from any insurer or other person or entity as a result of the destruction or the loss,

U.K. Trademarks

Trademark Recurrence Care
Registration/Filing Date
Jones Soda Co.
Jones Soda Co. and Design
Spiked Jones
Wazu

EXHIBIT B

Trademark and Trade Name Collateral Assignment and Security Agreement

Recorded at Reel/Frame: 2091/0835

TRADEMARK REEL: 003298 FRAME: 0853

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theft, or other involuntary conversion, of whatever nature, of any right, interest, asset, or property which constitutes Trademark Collateral.

"PTO" shall mean the United States Patent and Trademark Office.

"Trade Name" shall be any trade name utilized by URBAN JUICE & SODA COMPANY LTD. or JONES SODA CO. (USA).

"Trademarks" shall mean all of the following now or hereafter owned or used by the Borrower:

- (a) all trademarks of the United States or any other country, and all applications for trademarks of the United States or any other country;
- (b) all re-issues, continuations, divisions, continuations-in-part, renewals, or extensions thereof;
- (c) the trademarks disclosed or claimed therein, including the right to make, use, practice, and/or sell or license or otherwise transfer or dispose of the trademarks disclosed or claimed therein, and
- (d) the right (but not the obligation) to make and prosecute applications for such Trademarks.

Trademarks shall include, but not be limited to, those set forth on Schedule A attached hereto.

"Trademark Collateral" shall mean all of the Borrower's right, title, and interest in and to all of the Trademarks, the Trademark License Rights, and the Trademark Rights, and all additions, improvements, and accessions thereto, all substitutions for and replacements of, and all products and Proceeds (including insurance proceeds) of any and all of the foregoing, and all books and records and technical information and data describing or used in connection with any and all such rights, interests, assets, or property.

"Trademark License Rights" shall mean any and all past, present, or future rights and interests of the Borrower pursuant to any and all past, present, and future licensing agreements in favor of the Borrower, or to which the Borrower is a party, pertaining to any Trademarks or Trademark Rights, owned or used by third parties in the past, present, or future, including the right in the name of the Borrower or Secured Party to enforce, sue, and recover for any past, present, or future breach or violation of any such agreements.

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"Trademark Rights" shall mean any and all past, present, or future rights in, to, and associated with the Trademarks throughout the world, whether arising under federal law, state law, common law, foreign law, or otherwise, including but not limited to the following: all such rights arising out of or associated with the Trademarks; the right (but not the obligation) to register claims under any federal, state, or foreign trademark law or regulation; the right (but not the obligation) to sue or bring opposition or bring cancellation proceedings in the name of the Borrower or the Secured Party for any and all past, present, and future infringements of or any other damages or injury to the Trademarks or the Trademark Rights, and the rights to damages or profits due or accrued arising out of or in connection with any such past, present, or future infringement, damage, or injury; and the Trademark License Rights.

2. GRANT OF SECURITY: COLLATERAL ASSIGNMENT.

2.1 <u>Grant of Security Interest</u>. As collateral security for the complete and timely performance and satisfaction of all Obligations, the Borrower hereby unconditionally grants to Secured Party a continuing security interest in and first priority lien on the Trademark Collateral and the Trade Name, and Borrower hereby pledges, mortgages, and hypothecates the Trademark Collateral and the Trade Name to Secured Party.

2.2 <u>Collateral Assignment</u>.

- (a) In addition, and not by way of limitation of, the grant, pledge, mortgage, and hypothecation of the Trademark Collateral and the Trade Name provided in Section 2.1, to secure the complete and timely payment, performance, and satisfaction of all Obligations, the Borrower hereby grants, assigns, transfers, and conveys to Secured Party, BY WAY OF COLLATERAL SECURITY, the Borrower's entire right, title and interest in and to the Trademark Collateral and in the Trade Name. The foregoing grant, assignment, transfer, and conveyance shall be referred to from time to time herein as the "Section 2.2 Assignment." SECURED PARTY ASSUMES NO LIABILITY OR RESPONSIBILITY ARISING IN ANY WAY BY REASON OF ITS HOLDING SUCH COLLATERAL SECURITY EXCEPT RESULTING FROM ITS GROSS NEGLIGENCE OR WILLFUL MISCONDUCT.
- Event of Default and Secured Party has notified the Borrower that the license granted hereunder is terminated, Secured Party hereby grants to the Borrower the sole and exclusive, non-transferable, royalty-free, worldwide right and license under the Trademark Collateral to make, have made for it, use, sell, and otherwise practice the Trademarks for the Borrower's own benefit and account and for none other, with the right to prosecute and maintain Trademarks in the PTO and in foreign countries; provided, however, that the foregoing right and license shall be no greater in scope than, and limited by, the rights assigned to Secured Party by the Borrower hereby. The Borrower agrees not to sell, assign, transfer, or sub-license

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any of its rights or interests in the license granted to the Borrower in this Section 2.2(b), without the prior written consent of Secured Party; provided, however, that so long as no Event of Default shall have occurred and be continuing, the Borrower may license the Trademark Collateral in any lawful manner that is in the ordinary course of its business and is otherwise not inconsistent with the provisions of this Security Agreement or the Loan Documents. Any such sub-licenses granted on or after the date hereof shall be terminable by Secured Party upon termination of the Borrower's license hereunder.

- License. In addition to, and not by way of limitation of, all other rights of Secured Party and obligations of the Borrower pursuant to this Security Agreement and the other Loan Documents, upon the effectuation of a Section 2.2 Assignment, the Secured Party shall hold a fully-paid-up, worldwide right and license to make, use, practice, and sell (or license or otherwise transfer) the Trademark Collateral, for the exclusive purpose of, and to the extent necessary and sufficient for, the full and complete enjoyment and exercise of and realization upon the rights, remedies, and interests of Secured Party pursuant to this Security Agreement and the other Loan Documents.
- Supplement to Loan Documents. The parties expressly acknowledge 2.4 and agree that they have simultaneously executed and delivered the Loan Documents pursuant to which the Borrower unconditionally granted to Secured Party a continuing security interest in and first priority lien on the Collateral (including the Trademark Collateral). In no event shall this Security Agreement, the Section 2.2 Assignment of the Trademark Collateral hereunder, or the recordation of this Security Agreement (or any document hereunder) with the PTO, or any other governmental or public office or agency, adversely effect or impair, in any way or to any extent, the other Loan Documents, the security interest of Secured Party in the Collateral (including the Trademark Collateral) pursuant to the other Loan Documents, the attachment and perfection of such security interest under the Code, or the present or future rights and interests of Secured Party in and to the Collateral under or in connection with this Security Agreement, the other Loan Documents, and/or the Code. Any and all rights and interests of Secured Party in and to the Trademark Collateral (and any and all obligations of the Borrower with respect to the Trademark Collateral) provided herein, or arising hereunder or in connection herewith, shall only supplement and be cumulative and in addition to the rights and interests of Secured Party (and the obligations of the Borrower) in, to, or with respect to the Collateral (including the Trademark Collateral) provided in or arising under or in connection with the other Loan Documents

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- 3. REPRESENTATIONS, WARRANTIES, AND COVENANTS OF THE BORROWER. The Borrower represents and warrants to, and covenants and agrees with, Secured Party as follows:
- hereto is a true and complete list of all Trademarks (excluding any trademarks for which trademark applications have not yet been filed). Set forth on Schedule A hereto is a true and complete list of all license or other agreements pursuant to which any person (other than the Borrower) has the right to use or have any right, title, or interest in any of the Trademarks and/or Trademark Registrations applicable thereto. All licenses and other agreements applicable to the Trademarks are the valid and binding obligations of all of the parties thereto, enforceable against each of such parties in accordance with their respective terms (provided that, with respect to any such parties other than the Borrower and its affiliates, such representation and warranty is made to the best of the Borrower's knowledge and belief).
- 3.2 <u>Title</u>. Except as set forth in <u>Schedule A</u> hereto, the Borrower is and will, subject to license, continue to be the sole and exclusive owner of the entire legal and beneficial right, title, and interest in and to the Trademarks and the Trademark Collateral (other than the ownership and other rights reserved by the owners of the Licensed Trademarks), free and clear of any lien, charge, security interest, or other encumbrance, except for the security interest and conditional assignment created by this Agreement and the other Loan Documents, except for liens and encumbrances explicitly permitted pursuant to the Loan Documents. The Borrower will defend its right, title, and interest in and to the Trademarks and the Trademark Collateral against any and all claims of any third parties.
- 3.3 <u>Validity and Enforceability</u>. The Trademarks and Trademark Rights related thereto are subsisting, have not been adjudged invalid or unenforceable, and are valid and enforceable; and the Borrower has not received any written claim by any third party that any of the Trademarks and Trademark Rights related thereto are invalid or unenforceable.
- 3.4 Exclusive Right to Use. To the best of the Borrower's knowledge and belief, except as may be otherwise set forth in Schedule A, the Borrower and WAZU PRODUCTS LTD. Has, and shall continue to have, the exclusive right to practice, make, sell, and use all the Trademarks, throughout the countries of issue, free and clear of any liens, charges, encumbrances, claims or rights of any third party, or restrictions on the rights of the Borrower to protect or enforce any of its Trademark Rights against any third party.
- 3.5 After-Acquired Trademark Collateral The Borrower agrees that, upon its commencement of use of or acquisition of any right, title, or interest in or to any Trademark or Trademark Right, other than the Trademarks or Trademark Rights set forth on Schedule A, hereto (including any reissues, continuations, divisions, continuations-in-part, renewals, or extensions thereof, or any variations or new versions of any such scheduled Trademarks or Trademark Rights), the provisions of this Security Agreement shall

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automatically apply thereto; and the Borrower shall promptly notify Secured Party thereof (and for this purpose, Secured Party agrees that the Borrower may satisfy such notification obligation by providing to Secured Party, upon the use of a new trademark or upon the reasonable request of the Secured Party, up-to-date, amended and/or supplemented Schedule A). Secured Party shall be authorized to amend such Schedule A, as appropriate, to include such additional Trademarks and Trademark Rights, without the necessity for the Borrower's approval of or signature to such amendment, and the Borrower shall do all such other acts (at its own expense) deemed reasonably necessary or appropriate by Secured Party to implement or preserve Secured Party's interest therein (including, but not limited to, executing and delivering and recording in all places where this Security Agreement or notice hereof is recorded, an appropriate counterpart of or other instrument pursuant to this Security Agreement). Such additional Trademarks and Trademark Rights shall be automatically included in the "Trademarks" and "Trademark Rights" as defined herein, and all representations and warranties of the Borrower set forth herein shall be deemed to be restated by the Borrower as of the date of any such amendment of or supplement to Schedule A, with the full force and effect as though made on such date.

- Maintenance Trademark Collateral. The Borrower shall take any and all actions (including, but not limited to, institution and maintenance of suits, proceedings or actions) as are necessary or appropriate to properly maintain, protect, preserve, care for, and enforce the Trademark Collateral. Without limiting the generality of the foregoing, the Borrower shall pay when due such fees, taxes, and other expenses which shall be incurred or which shall accrue with respect to any of the Trademark Collateral. The Borrower shall not abandon or dedicate to the public any of the Trademarks or related Trademark Rights, nor do any act nor omit to do any act if such act or omission is of a character that tends to cause or contribute to the abandonment or dedication to the public of any Trademark or related Trademark Rights or loss of or adverse effect on any rights in any Trademark or related Trademark Rights, except in the ordinary course of its business in situations where the Borrower has ceased using the Trademarks or Trademark Rights, and the Trademark Collateral has no continuing value.
- 3.7 <u>Enforcement of Licenses</u>. The Borrower shall do all things which are necessary or appropriate to ensure that such licensee of any Trademark, in its use of any or all of the Trademark Collateral in its business, shall (a) comply fully with all applicable license agreements, and (b) satisfy and perform all the same obligations set forth herein (with respect to the Borrower's use of the Trademark Collateral) as fully as though such obligations were set forth with respect to such licensee's use of the licensed Trademark Collateral.
- 3.8 <u>No Infringements</u>. To the best of the Borrower's knowledge and belief, except as set forth on <u>Schedule A</u> hereto, there is at present no material infringement or unauthorized or improper use of the Trademarks or related Trademark Rights. The Borrower shall use efforts consistent with past practices to detect any such infringement or unauthorized or improper use. In the event of any such infringement or unauthorized or improper uses by

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any third party has been reasonably established by the Borrower, the Borrower shall promptly notify Secured Party.

- 3.9 <u>Filing for Perfection of Interest</u>. Borrower shall cause this Security Agreement to be recorded with the PTO.
- 3.10 <u>Collections</u>. Except as otherwise provided in the Loan Documents, the Borrower shall continue to collect, at its own expense, all amounts due or to become due to the Borrower in respect of the Trademark Collateral or any part thereof; *provided*, *however*, that Borrower shall cause all such amounts to be paid over to the lock box account maintained by Borrower for the benefit of Secured Party in accordance with the Loan Documents.
- Borrower's Obligations. If the Borrower shall fail to do any act which is has covenanted to do hereunder or if any representation or warranty of the Borrower shall be breached, Secured Party, in its own name or that of the Borrower (in the sole discretion of Secured Party) may (but shall not be obligated to) do such act or remedy such breach (or cause such act to be done or such breach to be remedied), and any cost or expense incurred by Secured Party in so doing shall be added to the principal amount of the Obligations and shall bear interest at the rate applicable to overdue principal under the Loan Documents. The Borrower shall cooperate with Secured Party in any such act or remedy.

4. RIGHTS UPON AN EVENT OF DEFAULT.

Actions on Trademarks and Trademark Collateral. If any Event of Default shall have occurred and be continuing, then Secured Party shall have the right, as the true and lawful agent of the Borrower, with power of substitution for the Borrower and in the Borrower's name, Secured Party's name, or otherwise, for the use and benefit of Secured Party, (i) to notify any and all obligors with respect to the Trademark Collateral or any part thereof; (ii) upon notice from Secured Party, to receive, endorse, assign, and/or deliver any and all notes, acceptances, checks, drafts, money orders, or other evidences of payment relating to the Trademark Collateral or any part thereof; (iii) to demand, collect, sue for, and receive payment of, for its own use and account, and give receipt for and give discharges and releases of, all or any of the Trademark Collateral and all amounts due or to become due in respect of the Trademark Collateral; (iv) to sign the name of the Borrower on any invoice relating to any of the Tradernark Collateral; (v) to commence and prosecute any and all suits, actions, or proceedings, at law or in equity, in any court of competent jurisdiction to collect or otherwise realize on all or any of the Trademark Collateral or to enforce any rights or remedies in respect of any Trademark Collateral; (vi) to settle, compromise, compound, adjust, or defend any actions, suits, or proceedings relating to or pertaining to all or any of the Trademark Collateral; (vii) to license, or to the extent permitted by any applicable law, sublicense, whether general, special, or otherwise, and whether on an exclusive or nonexclusive basis any of the Trademark Collateral throughout the world, for such term or terms,

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on such conditions, and in such manner as Secured Party shall determine (other than in violation of any then existing licensing arrangements to the extent that waivers or other adequate provision cannot be secured therefor); and (viii) generally to make, use, practice, sell, assign, transfer, pledge, make any agreement with respect to, or otherwise deal with all or any of the Trademark Collateral, and to do all other acts and things necessary to carry out the purposes of this Security Agreement and the Loan Documents, as fully and completely as though Secured Party were the absolute owner of the Trademark Collateral for all purposes; provided, however, that except as provided for by law or the Code or its equivalent in other jurisdictions, nothing herein contained shall be construed as requiring or obligating Secured Party to make any commitment or to make any inquiry as to the nature or sufficiency of any payment received by Secured Party, or to present or file any claim or notice, or to take any action with respect to the Trademark Collateral or any part thereof, or the moneys due or to become due in respect thereof, or any property covered thereby, and no action taken by Secured Party or omitted to be taken with respect to the Trademark Collateral or any part thereof shall give rise to a defense, counterclaim, or offset in favor of the Borrower's claim or action against Secured Party. Whether or not Secured Party shall have so notified any obligors, the Borrower shall, at its expense, cooperate with Secured Party and render all reasonable assistance to Secured Party in enforcing claims against such obligors. It is understood and agreed that the appointment of Secured Party as the agent of the Borrower for the purposes set forth above in this Section 4.1 is coupled with an interest and is irrevocable.

- Other Remedies Upon Default. Upon the occurrence and during the continuation of an Event of Default, then, forthwith upon notice by Secured Party to the Borrower, in addition to all other rights and remedies of Secured Party, whether under law, the other Loan Documents, or otherwise (all such rights and remedies being cumulative, not exclusive, and enforceable alternatively, successively, or concurrently, without notice to or consent by the Borrower, except as expressly provided otherwise herein), Secured Party's rights and remedies with respect to the Trademark Collateral shall include, but not be limited to, the following, without payment of royalty or compensation of any kind to the Borrower, except as expressly provided herein:
- (a) The Borrower's license with respect to the Trademarks as set forth in Section 2.2(b) shall terminate, and the Borrower shall immediately cease and desist from the practice, manufacture, use, and sale (or license or other transfer) of the Trademarks.
- (b) Secured Party may, to the same extent that the Borrower has the right to do so immediately prior to such notice, license or sublicense, whether general, special, or otherwise, and whether on an exclusive or non-exclusive basis, any of the Trademark Collateral, throughout the world, for such term or terms, on such conditions, and in such manner as Secured Party shall, in its sole discretion, determine.

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- (c) Secured Party may (without assuming any obligations or liability thereunder), at any time, enforce (and shall have the exclusive right, but not the obligation to enforce) against any licensor, licensee, or sublicensee all Trademark License Rights of the Borrower, and take or refrain from taking any such action.
- (d) Secured Party may, on one or more occasions at any time, with or without legal process and with or without previous notice or demand for performance, take possession of all tangible manifestations or embodiments of the Trademark Collateral and documentation relating thereto and all business records, documents, and files with respect to the Trademark Collateral and, without liability for trespass, to enter any premises where such tangible manifestations or embodiments, business records, documents, and files with respect to the Trademark Collateral may be located for the purpose of taking possession of or removing such tangible manifestations or embodiments, business records, documents, and files
- (e) In general, Secured Party may exercise, in respect of the Trademark Collateral, all of the rights and remedies provided under the other Loan Documents or otherwise, including, without limitation, all rights and remedies of a secured party on default under the Uniform Commercial Code (whether or not such Code applies to the affected Trademark Collateral).
- 4.3 <u>No Obligation of Secured Party</u>. Nothing herein shall be construed as obligating Secured Party to take any of the foregoing actions at any time.
- due all costs incurred in any license, assignment, sale, transfer, or other disposition of all or any portion of the Trademark Collateral to or by the Secured Party, including any taxes, fees, and reasonable attorneys' fees, and all such costs shall be added to the Obligations. Secured Party may apply the Proceeds actually received from any such license, assignment, sale, transfer, other disposition, or other collection or realization, to the out-of-pocket costs and expenses thereof, including, without limitation, attorneys' fees and all legal, travel, and other expenses which may be incurred or paid by Secured Party in protecting or enforcing its rights upon or under this Security Agreement, the Trademark Collateral, the Collateral, or the Obligations, and any proceeds remaining shall be held by Secured Party as collateral for, and/or then or at any time thereafter applied (after payment of any amounts payable to Secured Party pursuant to Section 6) to the Obligations; and the Borrower shall remain liable and will pay the Secured Party on demand any deficiency remaining, together with interest thereon at a rate equal to the highest rate then payable on the Obligations and the balance of any expenses unpaid.

5. <u>LIABILITIES, INDEMNITY AND COSTS</u>

- Liability for Uses of Trademark Collateral. The Borrower shall be 5.1 liable for any and all uses or misuses of and the practice, manufacture, sales (or other transfers or dispositions) of any of the Trademark Collateral by the Borrower and its affiliates and for any failure to take reasonable measures to avoid and prevent the improper use, practice or sale (or other transfer or disposition) of the Trademark Collateral by any other party (including but not limited to any licensee of the Trademarks), any failure to use or practice the Trademarks in accordance with this Security Agreement, or any other claim, suit, loss, damage, expense or liability of any kind or nature (except those resulting from any gross negligence or willful misconduct of Secured Party) arising out of or in connection with the Trademark Collateral or the production, marketing, delivery, sale, license or other transfer or disposition of the goods and services provided under or in connection with or which use, practice or incorporate any of the Trademarks or the Trademark Collateral prior to the termination of the Borrower's license pursuant to Section 4.2(a). The Borrower shall also be exclusively liable for any claim, suit, loss, damage, expense or liability arising out of or in connection with the fault, negligence, acts or omissions of the Borrower (regardless of whether such fault, negligence, acts or omissions occurred or occur prior to or after such license termination).
- 5.2 <u>License Agreement Obligations</u>. Nothing in this Security Agreement shall relieve the Borrower from any performance of any covenant, agreement or obligation of the Borrower under any license agreement now or hereafter in effect licensing any part of the Trademark Collateral, or from any liability to any licensee or licensor under any such license agreement or to any other party, or shall impose any liability on Secured Party for any act or omission of the Borrower in connection with any such license agreement.
- Indemnification. The Borrower shall indemnify and hold harmless 5.3 Secured Party from and against, and shall pay to Secured Party on demand, any and all claims, actions, suits, judgments, penalties, losses, damages, costs, disbursements, expenses, obligations or liabilities of any kind or nature (except those resulting from Secured Party's gross negligence or willful misconduct) arising in any way out of or in connection with this Security Agreement, the Trademark Collateral, custody, preservation, use, practice, operation, sale, license (or other transfer or disposition) of the Trademark Collateral, any alleged infringement of the intellectual property rights of any third party, the production, marketing, provision, delivery and sale of the goods and services provided under or in connection with or using or practicing any of the Trademarks or the Trademark Collateral, the sale of, collection from or other realization upon any of the Trademark Collateral, the failure of the Borrower to perform or observe any of the provisions hereof, or matters relating to any of the foregoing. The Borrower shall also indemnify and hold harmless Secured Party from and against any and all claims, actions, suits, judgments, penalties, losses, damages, costs, disbursements, expenses, obligations or liabilities arising out of or in connection with any fault, negligence, act or omission of the Borrower (regardless of whether such fault, negligence, act or omission occurred or occurs prior to or after such license termination). The Borrower shall make no

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claim against Secured Party for or in connection with the exercise or enforcement by Secured Party of any right or remedy granted to it hereunder, or any action taken or omitted to be taken by Secured Party hereunder (except for the gross negligence or willful misconduct of Secured Party).

6. **POWER OF ATTORNEY**

- 6.1 Grant. The Borrower hereby grants to Secured Party, and any officer or agent of Secured Party as Secured Party may designate in its sole discretion, a power of attorney, thereby constituting and appointing Secured Party (and Secured Party's designee) its true and lawful attorney-in-law and attorney-in-fact, effective upon the occurrence and during the continuation of an Event of Default, for the purpose of assigning, selling, licensing, or otherwise disposing of all right, title, and interest of the borrower in and to any of the Trademark Collateral. The Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof.
- 6.2 <u>Irrevocable</u>. The foregoing power of attorney is coupled with an interest and is irrevocable until this Security Agreement shall terminate.
- 6.3 <u>Release</u>. The Borrower hereby releases Secured Party from any claims, causes of action, and demands at any time arising out of or in connection with any actions taken or omitted to be taken by Secured Party under the power of attorney granted herein (except for the gross negligence or willful misconduct of Secured Party).

7. **GENERAL PROVISIONS**.

7.1 Loan and Security Agreement Controls. This Security Agreement is supplemental to the Loan Agreement, the terms of which, including, without limitation, the notice and governing law provisions, the wavier of jury trial, consent to service of process and jurisdiction, and prohibitions of non-written waivers, the Borrower expressly accepts, confirms, and acknowledges are incorporated herein by reference. In the event of any irrevocable conflict between the provisions of this Security Agreement and the Loan Agreement, the provisions of the Loan Agreement shall govern.

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7.2 <u>Specific Enforcement</u>. Due to the unique nature of the Trademark Collateral and in order to preserve its value, the Borrower agrees that the Borrower's agreements, duties, and obligations under this Security Agreement shall be subject to specific enforcement and other appropriate equitable orders and remedies.

IN WITNESS WHEREOF, Borrower has caused this Collateral Assignment and Security Agreement to be executed by its duly authorized officer as of the date first written above.

URBAN JUICE & SODA COMPANY LTD.

By:

Name: Jon 15 on un

Title: CHIEF FINANCHE OFFICEN

JONES SODA CO. (USA) INC.

By:

Name: JENNIFER CLE

Title: CHIEF FIMALIAL OFFICER

BANC OF AMERICA COMMERCIAL FINANCE CORPORATION, THROUGH ITS COMMERCIAL FUNDING DIVISION

By:

Name

Trial . .

- 12 -

TRADEMARK
REEL: 002084 DEMARK 0849
REEL: 003298 FRAME: 0864

Banc of America Commercial	nance	Corporation
STATE OF WASHINGTON County of Pierce)	SS.
instrument, on oath, stated that he is the CES of URBAI	e, and was au N Juic	factory evidence that Dennier Cure is the said person acknowledged that he signed this thorized to execute the instrument and acknowledge E & SODA COMPANY LTD., to be the free and ad purposes mentioned in the instrument.
DATED: March 172 2000	0.	
		NOTARY PUBLIC Print Name: Malcula C. Lindquist My appointment expires: 5-25-86
STATE OF WASHINGTON County of Pierce))) ·	ss.
person who appeared before me instrument, on oath, stated that he v	e, and was aut ODA C	factory evidence that <u>News ex</u> is the said person acknowledged that he signed this horized to execute the instrument and acknowledge to. (USA) INC., to be the free and voluntary act of ioned in the instrument.

DATED: March ______, 2000.

NOTARY PUBLIC Print Name: Makelm C. Lindywist
My appointment expires: 5 30.00

Banc of America Commercial 7 ance Corporation

STATE OF ILLINOIS)	
County of Cook)	SS.

person who appeared before me, and said person acknowledged that he signed this instrument, on oath, stated that he was authorized to execute the instrument and acknowledge it as the John of BANC OF AMERICA COMMERCIAL FINANCE CORPORATION, THROUGH ITS COMMERCIAL FUNDING DIVISION, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

DATED:	March	H	_, 2000.
OFFICI	AL SE	Al	****
S HODERT	P HAN	DLE	₹
MY COMMISSION	N EXPINES:	03/18/	03 § 03 §

Print Name: 12-6 bert 1 Heard/ep.

My appointment expires: 3/12/07

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EXHIBIT "A"

URBAN JUICE & SODA COMPANY, LTD.

TRADEMARK APPLICATIONS/ISSUANCES

United States Trademarks

Registration No.	Trademork:	Registration (Jate
2115636	Urban Juice & Soda	11/25/97
2115637	Urban Juice & Soda Co. and Design	11/25/97
2291508	Slim Jones	11/09/99
Applied For	Slim Jones and Design	
2217493	Wazu	01/12/99
2217492	Wet Yourself	01/12/99
2178918	J and Design	08/04/98
2118528	Jones Soda Co.	12/02/97
Applied For	Jones Soda Co. and Design	
	(label - silver on black)	<u>.</u>
Applied For	Jones Soda Co. and Design	
	(label – black on silver)	
2102694	Wazu and Design	10/07/97
2093428	I've Got a Jones for a Jones	09/02/97
Serial # 75-818366	Urban Juice & Soda Company Ltd. Drawing	10/12/99
Applied For	Jones Whoop Ass	
Applied For	Whoop Ass Energy Drink and Design	
Applied For	My Jones	
Applied For	Method and Apparatus for Creating and	"-
	Ordering Customized Branded Merchandise	
	Over a Computer Network	
	(My Jones)	
Applied For	www.myjones.com	· · · · · · · · · · · · · · · · · · ·
Serial # 75-759465	Pink	07/26/99
Applied For	Jones Whoop Ass	
Serial # 75-605504	Image is Nothing Cash and Sex are Everything	12/15/98
Applied For	Jonesin' For	
Applied For	Jonesin'	
Applied For	I'm Jonesin'	
Applied For	Jonesing For	
Applied For	Jonesing	· · · · · · · · · · · · · · · · · · ·
Applied For	I'm Jonesing	
Applied For	Natural Jones	

Unit States Trademarks (Continued)

Center in the	Trademark	Registration Date
Applied For	www.jonessoda.com	-
Applied For	www.myjones.org	
Applied For	www.myjones.net	
Applied For	Whoop Ass Energy Drink & Oval Design (color claim)	
Applied For	Whoop Ass Boy (color claim)	
Applied For	Whoop Ass Boy (no color claim)	
Applied For	Fufu Berry Soda	
Applied For	Spiked Jones (alcoholic)	
Applied For	Spiked Jones (non-alcoholic)	717.
Applied For	Wazoom	
Applied For	I've Got a Jones for a Soda	
Applied For	Go There	
Applied For	Warnoo	
Applied For	It May Not Be Your Thing	

Argentina Trademarks

Registerbon Vo		
Applied For	Jones Soda Co.	334

Canada Trademarks

escribiration pro	Erademurk Registratio	a Date
Registered	Display Case	
Registered	Drink it or Dehydrate	
Applied For	Fufu Berry Soda	
Registered	Go There	
Applied For	I'm Jonesin'	
Applied For	I'm Jonesing	
Registered	I've got a Jones for a Jones	
Registered	I've got a Jones for a Soda	

C ada Trademarks (Continued)

Regatestion No.	Trademark	Registration Date
Registered	It May Not Be Your Thing	
Registered	J & Design	
Registered	Jones Soda Company	
Registered	Jones Soda Co.	
Applied For	Jones Soda Co. and Design	<u> </u>
	(label – black on silver)	
Applied For	Jones Soda Co. and Design	
	(label – silver on black)	
Applied For	Jones Soda Co. and Design (label)	
Applied For	Jones Whoopass	
Applied For	Jonesin'	
Applied For	Jonesin' For	·
Applied For	Jonesing	
Applied For	Jonesing For	
Applied For	My Jones	
Applied For	Natural Jones	
Applied For	Natural Jones and Design (Label)	
Applied For	Pink	
Applied For	Slim Jones	
Applied For	Slim Jones and Design (Label)	
Applied For	Spiked Jones (alcoholic)	
Registered	Spiked Jones (non-alcoholic)	·
Applied For	Trade Dress	
Registered	Urban Juice & Soda Co.	
Registered	Urban Juice & Soda Co. and Design	
Registered	Warnoc	
Applied For	Wazoom	
Registered	Wazu	
Registered	Wazu and Design	
Registered	Wet Yourself	-
Applied For	Whoop Ass Boy Design (colour claim)	
Applied For	Whoop Ass Boy Design (no colour claim)	<u> </u>
Applied For	Whoop Ass Energy Drink (oval design)	
	(no colour claim)	
Applied For	Whoop Ass Energy Drink	
Applied For	Whoop Ass Energy Drink and Design	,
	(can label)	·
Registered	www.jonessoda.com	
Applied For	www.myjones.com	

Topean Union Trademarks

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Germany Trademarks

Regulation Village	Trademark Resistration Date
Registered	Jones Soda Co.
Registered	Wazu

Indonesia Trademarks

	Frademark Registration Date
Registered	Jones Soda Co.
Registered	Spiked Jones
Registered	Wazu

Japan Trademarks

Receivation	Eggenark	Kepistrarian Data	
Registered	Jones Soda Co.		200000
Registered	Spiked Jones		\neg
Registered	Wazu		
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Malaysia Trademarks

Registration No.	Texdemark Registration Date
Applied For	Jones Soda Co.
Applied For	Wazu

Philippines Trademark

Repetration No.	Krademark Registration Date
Applied For	Jone Soda Co.

Singapore Trademarks

Applied For Jones Soda Co.	
Applied For Spiked Jones	
Applied For Wazu	<u> </u>

- 4 -

TRADEMARK

REEL: 002**05 1 PEAME: 0**855

REEL: 003298 FRAME: 0870

U.K. Trademarks

Registration/ Serial No.		Registration/Filing Date
Registered	Jones Soda Co.	
Registered	Jones Soda Co. and Design	
Registered	Spiked Jones	
Registered	Wazu	

TRADEMARK
REEL: 002094 PEMARK0856
REEL: 003298 FRAME: 0871