

TRADEMARK ASSIGNMENT

Electronic Version v1.1
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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
L. Rose & Co. Limited		12/02/2005	CORPORATION: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	Mott's LLP
Composed Of:	COMPOSED OF Snapple Beverage Corp., as a limited liability partner; Nantucket Allserve, Inc., as a limited liability partner
Street Address:	900 King Street
City:	Rye Brook
State/Country:	NEW YORK
Postal Code:	10573
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	0627115	ROSE'S
Registration Number:	1011102	ROSE'S
Serial Number:	76625486	ROSE'S
Registration Number:	2799138	ROSE'S LIME JUICE CORDIAL
Registration Number:	1215118	
Registration Number:	2938085	ROSE'S
Registration Number:	2949907	ROSE'S COCKTAIL INFUSIONS
Registration Number:	0032982	ROSE'S SWEETENED LIME JUICE RECONSTITUTED L. ROSE CO. LTD. ST. ALBANS, ENGLAND & THE WEST INDIES ESTD. 1805 WEST INDIA
Registration Number:	1056805	
Registration Number:	0051682	

OP \$265.00 0627115

CORRESPONDENCE DATA

Fax Number: (914)612-6325
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 914.612.4701
Email: groupip@cs-americas.com
Correspondent Name: Daniel Chung, Esq.
Address Line 1: 900 King Street - Cadbury Schweppes
Address Line 4: Rye Brook, NEW YORK 10573

ATTORNEY DOCKET NUMBER:	L. ROSE TO MOTT'S LLP
NAME OF SUBMITTER:	Daniel Chung
Signature:	/Daniel Chung/
Date:	05/12/2006

Total Attachments: 52

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2 Dec 2005
Dated , 2005

L. ROSE & CO. LIMITED
SCHWEPPES INTERNATIONAL LIMITED
↓
MOTT'S LLP
BROMOR FOODS (PTY) LIMITED
- and -
CADBURY IRELAND LIMITED

INTRA-GROUP INTELLECTUAL PROPERTY
ASSIGNMENT AGREEMENT

↓
Slaughter and May
One Bunhill Row
London EC1A 3DF

Re: CAYCDEM

Trademark

↓
T027 002 770
T027 002 770

TRADEMARK
REEL: 003307 FRAME: 0556

Dated *25th* *November*, 2008

L. ROSE & CO. LIMITED

SCHWEPPE INTERNATIONAL LIMITED

MOTT'S LLP

BROMOR FOODS (PTY) LIMITED

- & -

CADSBY IRELAND LIMITED

INTRA-GROUP INTELLECTUAL PROPERTY
ASSIGNMENT AGREEMENT

Slaughter and May
One Bunhill Row
London EC4Y 3DF

Ref: OAYODEM

W:\2008\082008

THIS ASSIGNMENT is made the eight day of November 2008

BETWEEN:

(1) I ROSE & CO. LIM TED (a company incorporated in England with registered number 01057129) of 26 Berkeley Square, London, W1J 6HB ("LRC"); and

(2) SCHWEPPE'S INTERNATIONAL LIMITED (a company incorporated in England with registered number 00791908) of 26 Berkeley Square, London W1J 6HB ("SIL" and together with LRC, "Assignors")

AND

(3) MOTT'S LLP (registered in Delaware with number 05-1414004) whose principal trading office is at 600 King Street, 8ys Stock, NY 10037, USA ("USA Assignee");

(4) RHO-VON FOODS (PTY) LIMITED (registered in South Africa with number 15890-003025607) of 2 Astron Road, Denver, East, Johannesburg 2004, South Africa ("African Assignee"); and

(5) GADBURY IRELAND LIMITED (registered in Ireland with number 8325) of Malinbeg Road, Droick, Dublin 5, Ireland ("ROW Assignee")

(together, the "Assignees")

WHEREAS

(A) LRC is the registered proprietor and SIL is the beneficial owner (and therefore together Assignors are the owner) of the Assigned Intellectual Property (as defined below), SIL is the owner of the Rose's Know-how (as defined below), LRC is the owner of the Domain Names (as defined below) and Assignors are both party to each of the Contracts (as defined below)

(B) Assignors have agreed to assign each, or otherwise effect the transfer of, of the Assets (as defined below) in each of the Territories (as defined below) to the Relevant Assignee.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. INTERPRETATION

1.1 In this Agreement and the Schedules the following expressions shall have the following meanings:

"Assets" means the Assigned Intellectual Property and all right, title and interest of Assignors in and to the Contracts and the Domain Names;

THIS ASSIGNMENT is made the 30th day of November 2009.

BETWEEN:

- (1) L ROSE & CO. LIMITED (a company incorporated in England with registered number 00057028) of 25 Berkeley Square, London, W1J 6HS ("LRC"); and
- (2) SCHWEPPE'S INTERNATIONAL LIMITED (a company incorporated in England with registered number 00131963) of 25 Berkeley Square, London W1J 6HS ("SIL") and together with LRC, "Assignors");

AND

- (3) MOTT'S LLP (registered in Delaware with number 06-1414004) whose principal trading office is at 900 King Street, Rye Brook, NY 10570-1238, USA ("NA Assignee");
- (4) BROMOR FOODS (PTY) LIMITED (registered in South Africa with number 19690/003028/07) of 2 Astron Road, Denver, Ext 5, Johannesburg 2004, South Africa ("African Assignee"); and
- (5) CADBURY IRELAND LIMITED (registered in Ireland with number 8305) of Marquide Road, Coolock, Dublin 5, Ireland ("ROW Assignee").

(together, the "Assignees")

WHEREAS:

- (A) LRC is the registered proprietor and SIL is the beneficial owner (and therefore together Assignors are the owners) of the Assigned Intellectual Property (as defined below). SIL is the owner of the Rose's Know-how (as defined below). LRC is the owner of the Domain Names (as defined below) and Assignors are both party to each of the Contracts (as defined below).
- (B) Assignors have agreed to assign each, or otherwise effect the transfer of, of the Assets (as defined below) in each of the Territories (as defined below) to the Relevant Assignee.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. INTERPRETATION

- 1.1 In this Agreement and the Schedules the following expressions shall have the following meanings:

"Assets" means the Assigned Intellectual Property and all right, title and interest of Assignors in and to the Contracts and the Domain Names;

assignors assignees and assignees

- (B) South Africa, African Assignee; and
- (iii) all other territories worldwide, ROW Assignee;
- "Rights in Information" means all rights of confidence (including without limitation in relation to know-how and trade secrets) and all forms of protection of a similar nature or having equivalent effect to any of the foregoing which may subsist anywhere in the world;
- "Rose's Know-how" means all Rights in Information which (i) are owned by Assignors, (ii) subsist in any of the Territories, (iii) are not exclusively used in the Business, and (iv) relate to Rose's beverages;
- "Service Document" means any claim form, summons, order, judgment or other document relating to or connected with any Proceedings;
- "Subsidiaries" means the subsidiaries and subsidiary undertakings of the Companies and shall be deemed to include La Casera S.A. whether or not it is at the relevant time, a subsidiary or subsidiary undertaking of a Company, and "Subsidiary" shall be construed accordingly;
- "Territories" means:
- (i) the United States, Canada and Mexico (together "North America");
- (ii) South Africa, and
- (iii) all other territories worldwide other than Australia, Bangladesh, Brunei, Cambodia, China, Fiji, Hong Kong, India, Indonesia, Japan, Korea (North and South), Laos, Malaya, Malaysia, Mongolia, Myanmar, New Zealand, Pakistan, Papua New Guinea, Philippines, Sabah, Sarawak, Singapore, Sri Lanka, Taiwan, Thailand, and Vietnam,
- and "Territory" shall mean any one of them accordingly;
- "Third Party Consents" means all consents, approvals, authorisations or waivers required from third parties for the transfer, assignment or novation of any Contract in favour of

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the Relevant Assignee or for the performance of any Contract by the Relevant Assignee;

"United States" means the United States of America, Puerto Rico and the US Virgin Islands;

"Wider Target Group" means the the Companies and all the Subsidiaries and:

(A) at any time prior to Completion, those of the Associated Undertakings in the share capital of which any member of the OS Retained Group has an interest (whether direct or indirect) at the relevant time; or

(B) at any time on or after Completion, those of the Associated Undertakings in which the purchaser of the Companies (or its nominee) acquired an interest (whether direct or indirect) on Completion; and

"Working Hours" means 9.30 a.m. to 5.30 p.m. on a Business Day.

1.2 In this Agreement, unless otherwise specified:

1.2.1 references to Clauses and Schedules are to clauses of, and schedules to, this Agreement;

1.2.2 use of any gender includes the other gender;

1.2.3 references to a "company" shall be construed so as to include any company, corporation or other body corporate wherever and however incorporated or established;

1.2.4 references to a "person" shall be construed so as to include any individual, firm, company or other body corporate, government, state or agency of a state, local or municipal authority or government body or any joint venture, association or partnership (whether or not having separate legal personality);

1.2.5 a reference to any statute or statutory provision shall be construed as a reference to the same as it may have been, or may from time to time be, amended, modified or re-enacted;

1.2.6 any reference to a "day" (including within the phrase "Business Day") shall mean a period of 24 hours running from midnight to midnight;

1.2.7 references to times are to London times;

all references to time shall be in local time

- 1.2.8 a reference to any other document referred to in this Agreement is a reference to that other document as amended, varied, novated or supplemented (other than in breach of the provisions of this Agreement) at any time;
- 1.2.9 headings and titles are for convenience only and do not effect the interpretation of this Agreement;
- 1.2.10 a reference to any English legal term for any action, remedy, method of judicial proceeding, legal document, legal status, court, official or any legal concept or thing shall in respect of any jurisdiction other than England be treated as a reference to any analogous term in that jurisdiction;
- 1.2.11 the rule known as the *ejusdem generis* rule shall not apply and accordingly general words introduced by the word "other" shall not be given a restrictive meaning by reason of the fact that they are preceded or followed by words indicating a particular class, or examples, of acts, matters or things embraced by the general words;
- 1.2.12 the expressions "subsidiary" and "subsidiary undertaking" shall have the meanings given in the Companies Act 1985; and
- 1.2.13 the expression the "other Party" shall, in the case of the Assignees, be deemed to be the Assignors and, in the case of Assignors, be deemed to be the Assignees.

- 1.3 The Schedules form part of this Agreement and shall have the same force and effect as if expressly set out in the body of this Agreement, and any reference to this Agreement shall include the Schedules.

2. INTELLECTUAL PROPERTY

Assignors hereby assigns to each Relevant Assignee all its right, title and interest in and to the Assigned Intellectual Property, the Rose's Know-how and the Domain Names subsisting in each Territory of that Assignee (including, without limitation, those listed in respect of that Territory in Schedule 1) together with any common law rights associated with those trade marks (in the Territories), including all rights, privileges and advantages thereto including, without limitation, the right to take proceedings and recover damages and obtain all other remedies in respect of past infringements thereof to hold unto each Relevant Assignee (respectively) absolutely.

3. CONTRACTS

- 3.1 Subject to Clause 3.2, Assignors hereby assign to each Relevant Assignee the benefit of the Assigned Contracts to the extent relating to the Territory of that Assignee and each Relevant Assignee shall with effect from the date of this Agreement be entitled to the benefits of Assignors under such Assigned Contracts.

CONFIDENTIAL AND NOT FOR CIRCULATION

- 3.2 This agreement shall not constitute an assignment or attempted assignment of any Contract if the assignment or attempted assignment would constitute a breach of such Assigned Contract.
- 3.3 Where a Third Party Consent is required to the assignment of the benefit of any of the Assigned Contracts to the Assignees, each Relevant Assignee shall be responsible (at its own expense) for obtaining any such Third Party Consent. Upon whichever is the later of the date of this Agreement and any such Third Party Consent being obtained, this Agreement shall constitute an assignment of the benefit of the Assigned Contract to which that Third Party Consent relates.
- 3.4 None of the Assignees shall be liable to Assignor for any liabilities, losses, charges, costs, claims or demands whatsoever arising from the absence of or any failure to obtain any Third Party Consent.
- 3.5 After the date of this Agreement, and until any necessary Third Party Consent to the assignment of an Assigned Contract is obtained or a novation agreement has been entered into in respect of a Novated Contract in accordance with this Agreement or the Relevant Assignee makes an election pursuant to Clause 3.7, the following provisions shall apply:
- 3.5.1 If it is permissible under the Contract, Assignors shall be treated as holding the benefit of that Contract in trust for the Relevant Assignee and any benefit which accrues after the date of this Agreement will be promptly paid over to the Relevant Assignee; and
- 3.5.2 If it is permissible under the Contract, the Relevant Assignee shall perform on behalf of Assignors (but at the Relevant Assignee's expense), such of the obligations of Assignors under that Contract as accrue after the date of this Agreement.
- 3.6 Each of Assignors shall at its own cost, on any Assignee requesting it do so, give that Assignee all reasonable assistance to obtain (and co-operate with that Assignee in obtaining) any Third Party Consents required for the assignment or novation of any Contracts.
- 3.7 If any Third Party Consent to the assignment of an Assigned Contract is not obtained or a novation agreement is not entered into in respect of a Novated Contract in accordance with this Agreement in either case within three months after the date of this Agreement (or such longer period as the Relevant Assignee may determine), that Contract shall, if the Relevant Assignee elects by Notice, be treated as having been excluded from this Agreement so that the Parties' obligations in respect of that Contract shall end immediately after such election is made.
- 3.8 Upon any election by the Relevant Assignee under Clause 3.7, Assignors shall pay on demand to the Relevant Assignee all the direct costs and expenses (for the avoidance of doubt excluding management time and costs) properly incurred by the Relevant

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Assignee in carrying out that Contract pursuant to Clause 3.6.2 less any benefit paid to the Relevant Assignee pursuant to Clause 3.6.1.

4. FURTHER ASSURANCE

Each party shall, at the request and cost of the other Party, execute such further documents and do such further acts as the other Party may reasonably request to vest in that Assignee all rights assigned to it pursuant to this Agreement or to carry out the purposes and intent of this Agreement.

5. CONSIDERATION

In consideration of Assignors' assignment of the Assets, and performance of their obligations under this Agreement, to each of them the Assignees hereby agree to pay Assignors the following sums by telegraphic transfer:

NA Assignee,	5,078,000 euros;
African Assignee,	517,000 euros; and
ROW Assignee,	3,792,000 euros.

6. ASSIGNMENT

- 6.1 This Agreement shall be binding on and shall enure for the benefit of the successors of the Parties.
- 6.2 Nothing in this Agreement shall restrict any of the Assignees' rights to assign, transfer, charge, license or dispose in any way of its rights in or to any of the Assets.

7. CONFIDENTIALITY

- 7.1 Subject to Clause 7.3, each Party shall treat as confidential all information obtained as a result of entering into or performing this Agreement; which relates to:

- 7.1.1 the provisions of this Agreement;
- 7.1.2 the negotiations relating to this Agreement; or
- 7.1.3 the other Party.

- 7.2 Each Party shall:

- 7.2.1 not disclose any such confidential information to any person other than any of its directors or employees who needs to know such information in order to discharge his duties;

9. REMEDIES AND WAIVERS

9.1 No delay or omission by any Party to this Agreement in exercising any right, power or remedy provided by law or under this Agreement shall:

9.1.1 impair such right, power or remedy; or

9.1.2 operate as a waiver thereof.

9.2 The single or partial exercise of any right, power or remedy provided by law or under this Agreement shall not preclude any other or further exercise thereof or the exercise of any other right, power or remedy.

9.3 The rights, powers and remedies provided in this Agreement are cumulative and not exclusive of any rights, powers and remedies provided by law.

10. NOTICES

10.1 A notice, notification or other communication required or permitted to be given or made hereunder shall only be effective if it is in writing, and for this purpose writing includes writing contained in a facsimile. Notice may not be given by e-mail.

10.2 Any notice, notification or other communication under this Agreement shall be addressed as provided in Clause 10.3 and, if so addressed, shall be deemed to have been duly given or made as follows:

10.2.1 if sent by personal delivery, upon delivery at the address of the relevant party;

10.2.2 if sent by first class post, two Business Days after the date of posting; and

10.2.3 if sent by facsimile, on transmission to the correct number

provided that if, in accordance with the above provisions, any such notice, notification or other communication would otherwise be deemed to be given or made outside Working Hours, it shall be deemed to have been given or made at the start of Working Hours on the next Business Day.

10.3 The relevant addresses, address and facsimile number of the Parties for the purposes of this Agreement, subject to Clause 10.4, are:

Party	Address	Facsimile Number
Assignors	[] for the attention of:	[]
Assignees	[] for the attention of:	[]

with copies to:

10.4 Each Party may notify the other Party that there has been a change to its notice details, provided that such notification shall only be effective on the date falling five clear Business Days after such notification has been received or such later date as may be specified in the notification.

10.5 The provisions of this Clause 10 shall not apply in relation to the service of Service Documents.

11. NO PARTNERSHIP

Nothing in this Agreement and no action taken by the Parties under this Agreement shall constitute a partnership, association, joint venture or other co-operative entity between the Parties.

12. COSTS AND EXPENSES

Each of the Parties shall pay its own costs and expenses in relation to the negotiation, preparation, execution and carrying into effect of this Agreement.

13. COUNTERPARTS

13.1 This Agreement may be executed in any number of counterparts, and by each Party on separate counterparts, but shall not be effective until each Party has executed at least one counterpart.

13.2 Each counterpart shall constitute an original of this Agreement, but the counterparts shall together constitute but one and the same instrument.

14. ENTIRE AGREEMENT

14.1 For the purposes of this Clause, "Pre-contractual Statement" means a draft, Agreement, undertaking, representation, warranty, promise, assurance or arrangement of any nature whatsoever, whether or not in writing, relating to this Agreement made or given by a Party or any other person at any time prior to the date of this Agreement.

14.2 This Agreement constitutes the whole and only agreement between the Parties relating to the Assets.

14.3 Except to the extent repeated in this Agreement, this Agreement supersedes and extinguishes any Pre-contractual Statement.

14.4 Each Party acknowledges that in entering into this Agreement it is not relying upon any Pre-contractual Statement which is not set out in this Agreement.

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THE UNITED STATES OF AMERICA

Schedule 1
Trade Marks

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

PART A -- ASSIGNED TO CADBURY IRELAND LIMITED

TMID	COMPANY	COUNTRY	TRADEMARK	INT	REG.NO.	REG.DATE	APP.NO.	APP.DAT	STATUS	RENEWAL
201130	L. Rose & Co. Limited	Austria	ROSE'S BLUE CURACAO [WORD]	31	15831	26-Jan-91	16113	26-Jan-91	Registered	26-Jan-13
11606	L. Rose & Co. Limited	Austria	ROSE'S [LABEL]	31	26365	06-Feb-79	2825978	09-Nov-78	Registered	28-Feb-09
200373	L. Rose & Co. Limited	Austria	ROSE'S BLUE CURACAO [WORD]	31, 33	242385	18-Feb-02	AM	19-Sep-02	Registered	28-Feb-12
11638	L. Rose & Co. Limited	Belgium	LEBESCREAUX [DEVICE]	31	0196288	31-Dec-71	587255	31-Dec-71	Registered	31-Dec-14
11636	L. Rose & Co. Limited	Belgium	ROSE'S [LABEL]	31	77315	20-Dec-71	577321	19-Dec-71	Registered	20-Dec-07
11639	L. Rose & Co. Limited	Belgium	ROSE'S [LABEL]	32	0122645	10-Oct-74	986453	10-Oct-74	Registered	10-Oct-14
11637	L. Rose & Co. Limited	Belgium	ROSE'S [WORD]	32	97314	20-Dec-71	577521	30-Dec-71	Registered	30-Dec-07
200372	L. Rose & Co. Limited	Belgium	ROSE'S BLUE CURACAO [WORD]	32, 33	209366	02-Apr-02	200794	19-Sep-02	Registered	19-Sep-10
11634	L. Rose & Co. Limited	Belgium	POUL'S BLUE CURACAO [LABEL]	32	77311	20-Dec-71	577518	30-Dec-71	Registered	30-Dec-07
11635	L. Rose & Co. Limited	Belgium	WRIGLEY'S [WORD]	32	95921	10-Jan-71	519020	30-Dec-71	Registered	10-Jan-07
200386	L. Rose & Co. Limited	Czech Republic	ROSE'S [WORD]	32, 33					Pending	
201131	L. Rose & Co. Limited	Czech Republic	ROSE'S BLUE CURACAO [WORD]	32, 33			427323	02-May-05	Pending	
15128	L. Rose & Co. Limited	Denmark	ROSE'S [WORD]	32	45091995	07-Jun-95	33441995	02-May-95	Registered	07-Jun-15
11667	L. Rose & Co. Limited	Denmark	ROSE'S [WORD]	32	7991917	11-May-97		11-May-97	Registered	11-May-07
14194	L. Rose & Co. Limited	Denmark	ROSE'S AIRCRAFT CORDIAL MIXER [LABEL]	32	1007090	06-Jan-95	4867094	01-Jul-94	Registered	06-Jan-15
200371	L. Rose & Co. Limited	Denmark	ROSE'S BLUE CURACAO [WORD]	32, 33	VF 2001 04513	09-Nov-01	VA 1001 04584	17-Sep-01	Registered	09-Nov-11
14785	L. Rose & Co. Limited	Denmark	ROSE'S AIRCRAFT CORDIAL MIXER [LABEL]	32	1007095	06-Jan-95	4867094	01-Jul-94	Registered	06-Jan-15
14769	L. Rose & Co. Limited	Denmark	ROSE'S BLUE CURACAO [WORD]	32	1007092	06-Jan-95	4867094	01-Jul-94	Registered	06-Jan-15

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

TMD	COMPANY	COUNTRY	TRADEMARK	INT	REG.NO.	REG.DATE	APP.NO.	APP.DAT	STATUS	RENEWAL
11660	L. Rose & Co. Limited	Denmark	ROSE'S LIME BRANCH ORIGINAL [LABEL]	32	7524933	11-Aug-97		11-May-97	Registered	11-May-07
11665	L. Rose & Co. Limited	Denmark	ROSE'S LIME BRANCH	32	549987	12-Jan-97			Registered	12-Jan-07
213036	L. Rose & Co. Limited	European Union	ROSE'S LIME BRANCH	32	0001519560 (001)	15-Mar-94	151956	15-Mar-94	Registered	15-Mar-09
15123	L. Rose & Co. Limited	Finland	ROSE'S LIME BRANCH	32	143143	05-Mar-98	379965	28-Jun-95	Registered	05-Mar-98
206734	L. Rose & Co. Limited	England	ROSE'S LIME BRANCH [WORD]	32, 33	229513	15-Feb-97	1200102094	19-Sep-99	Registered	15-Feb-12
14757	L. Rose & Co. Limited	Finland	ROSE'S LIME BRANCH	32	139591 001	21-Aug-95	446694	08-Sep-94	Registered	21-Aug-15
11684	L. Rose & Co. Limited	Finland	ROSE'S LIME BRANCH	32	62667	12-Apr-75		14-Jul-71	Registered	17-Apr-15
11685	L. Rose & Co. Limited	Finland	ROSE'S LIME BRANCH [WORD AND DEVICE]	32	63497	13-Feb-75	1119740991 2	16-Jan-71	Registered	13-Feb-15
11690	L. Rose & Co. Limited	France	LIME BRANCH [DEVICE]	33	1492811	23-Jun-88			Registered	23-Jun-98
13553	L. Rose & Co. Limited	France	ROSE'S LIME	32	667693	04-Jul-91	299928		Registered	04-Jul-11
11692	L. Rose & Co. Limited	France	ROSE'S LIME	32	1492812	27-Jun-88	1692857		Registered	27-Jun-88
206372	L. Rose & Co. Limited	France	ROSE'S LIME	32	02316007	14-Jun-92	02316007	14-May-94	Registered	14-May-12
217320	L. Rose & Co. Limited	France	ROSE'S LIME CURACAO [WORD]	32	01313099	19-Sep-90	01313099	29-Sep-90	Registered	18-Sep-10
206484	L. Rose & Co. Limited	France	ROSE'S LIME BRANCH ORIGINAL [LABEL]	32, 25	913120954	31-Oct-01	913120954	31-Oct-01	Registered	28-Oct-11
11697	L. Rose & Co. Limited	France	ROSE'S LIME BRANCH ORIGINAL [LABEL]	32	1492819	04-Jul-88	229926	04-Jul-85	Registered	04-Jul-11
13427	L. Rose & Co. Limited	Germany	LIME BRANCH [DEVICE]	32	3011436	02-Mar-99	01221303749 2	06-Jul-99	Registered	30-Apr-12
11694	L. Rose & Co. Limited	Germany	ROSE'S LIME	32, 33, 34	837041	25-Oct-98	B 18785	17-Apr-94	Registered	20-Apr-14
206276	L. Rose & Co. Limited	Germany	ROSE'S LIME CURACAO [WORD]	32, 33	39160750	19-Sep-90	301140 258733	19-Sep-90	Registered	30-Sep-10
11693	L. Rose & Co. Limited	Germany	ROSE'S LIME BRANCH ORIGINAL [WORD AND DEVICE]	32	999928	19-Sep-93	R 21684	16-May-91	Registered	31-May-11

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

TRAD	COMPANY	COUNTRY	TRADEMARK	INT	REG. NO.	REG. DATE	APP. NO.	APP. DATE	STATUS	RENEWAL
11695	L. Rose & Co. Limited	Germany	ROSE'S TIME RIBBON [LABEL]	34	228998	09-Sep-05	R10701	14-Apr-04	Registered	09-Apr-14
206493	L. Rose & Co. Limited	Germany	ROSE'S TIME RIBBON [DEAL] [LABEL]	18, 34	30461293	26-Oct-01	30461293/18	24-Oct-01	Registered	21-Oct-11
208115	L. Rose & Co. Limited	Germany	WIKEN [UNWEAVE]	24, 34	298328	11-Dec-97	R 09030	08-Dec-96	Registered	08-Dec-06
201127	L. Rose & Co. Limited	Hungary	ROSE'S BLEND CIGARETTE [WORD]	32	072229	15-Jun-01	060100203	16-Jun-01	Registered	16-Jun-11
10297	L. Rose & Co. Limited	Ireland	ROSE'S [WORD]	32	26380	26-May-23			Registered	26-May-18
11726	L. Rose & Co. Limited	Italy	ROSE'S [WORD]	32	722596	19-Jun-75			Registered	19-Jun-05
211825	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32, 33			RM2001000	19-Sep-99	Pending	
201118	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32			RM2001000	17-Jan-01	Pending	
11845	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32	795099	14-Jun-74			Registered	14-Jun-06
13552	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32	263881	31-Dec-75			Registered	31-Dec-05
206994	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32, 33					Pending	
12617	L. Rose & Co. Limited	Italy	ROSE'S BLEND CIGARETTE [WORD]	32	340994	14-Dec-76			Registered	14-Dec-06
201132	L. Rose & Co. Limited	Liechtenstein	ROSE'S BLEND CIGARETTE [WORD]	32	11991	20-Apr-01	11991	18-Jan-01	Registered	18-Jan-11
201133	L. Rose & Co. Limited	Monaco	ROSE'S BLEND CIGARETTE [WORD]	32	0133119	20-Mar-01	013319	12-Jan-01	Registered	12-Jan-11
206492	L. Rose & Co. Limited	Monaco	ROSE'S BLEND CIGARETTE [WORD]	18, 34	012079	28-Dec-01	012079	21-Dec-01	Registered	21-Dec-11
11528	L. Rose & Co. Limited	Norway	ROSE'S BLEND [WORD]	32	17730	07-Nov-79	952937	24-Jan-95	Registered	07-Nov-06
11776	L. Rose & Co. Limited	Norway	ROSE'S BLEND [WORD]	32	21741	28-Apr-78		28-Apr-78	Registered	28-Apr-08
14265	L. Rose & Co. Limited	Norway	ROSE'S BLEND [WORD]	32	17105	08-Feb-75	912664	23-Aug-94	Registered	08-Feb-06

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

TMD	COMPANY	COUNTRY	TRADEMARK	INT	REG. NO.	REG. DATE	APP. NO.	APP. DAT	STATUS	RENEWAL
14360	L. Rose & Co. Limited	Norway	ROSE'S APRICOT CORDIAL MIXER [LABEL]	32	120121	23-Nov-95	19944863	25-Aug-98	Registered	25-Aug-15
281133	L. Rose & Co. Limited	Norway	ROSE'S BLUE CURRANT [WORD]	32	109368	05-Jul-91	28619829	30-Jun-91	Registered	05-Jul-11
14361	L. Rose & Co. Limited	Norway	ROSE'S LEMON CORDIAL MIXER [LABEL]	32	130321	23-Nov-95	914661	25-Aug-98	Registered	23-Nov-15
14362	L. Rose & Co. Limited	Norway	ROSE'S LIME CORDIAL MIXER [LABEL]	32	130322	23-Nov-95	19944862	23-Aug-98	Registered	23-Nov-15
11724	L. Rose & Co. Limited	Norway	ROSE'S LIME DRUGS CORDIAL [LABEL]	32	10239	12-Dec-56			Registered	12-Dec-96
281124	L. Rose & Co. Limited	Poland	ROSE'S BLUE CURRANT [WORD]	32	182948	29-Apr-95	2623894	12-Jun-95	Registered	12-Jun-11
11725	L. Rose & Co. Limited	Poland	ROSE'S LIME DRUGS CORDIAL [LABEL]	32	86617	09-Nov-78			Registered	09-Dec-98
286378	L. Rose & Co. Limited	Portugal	ROSE'S LIME CURRANT [WORD]	32, 33			360205	19-Sep-96	Pending	
19638	L. Rose & Co. Limited	Portugal	ROSE'S	32	221095	27-Jun-89		27-Jun-89	Registered	27-Jul-99
281125	L. Rose & Co. Limited	Slovakia	ROSE'S BLUE CURRANT [WORD]	32	198774	19-Jun-95	33562861	18-Jun-91	Registered	18-Jun-11
11728	L. Rose & Co. Limited	Spain	ROSE'S HONEY [WORD]	32	873226	15-Jan-66		15-Jan-66	Registered	15-Jun-96
286379	L. Rose & Co. Limited	Spain	ROSE'S BLUE CURRANT [WORD]	32, 33	267818	24-Oct-91	2432818	29-Oct-91	Registered	24-Oct-11
13815	L. Rose & Co. Limited	Spain	ROSE'S LIME DRUGS [LABEL]	32	475227	15-Feb-68		15-Feb-68	Registered	15-Feb-98
15126	L. Rose & Co. Limited	Sweden	ROSE'S BOTTLE [WORD]	32	313228	26-Jun-96	9140381	23-Jun-95	Registered	26-Jul-06
14756	L. Rose & Co. Limited	Sweden	ROSE'S [LABEL]	32	300680	13-Apr-85	19940309	05-Jul-98	Registered	13-Apr-15
286380	L. Rose & Co. Limited	Sweden	ROSE'S LIME CURRANT [WORD]	32	554148	05-Apr-92	9140385	29-Sep-91	Registered	05-Apr-12
14845	L. Rose & Co. Limited	Sweden	ROSE'S BOTTLE [WORD AND DESIGN]	32	142283	16-Nov-74	372473	22-Nov-73	Registered	16-Nov-18
11723	L. Rose & Co. Limited	Sweden	ROSE'S LIME DRUGS [LABEL]	32	85149	19-Jun-58			Registered	19-Jun-98
13729	L. Rose & Co. Limited	Sweden	ROSE'S LIME DRUGS [LABEL]	32	85150	19-Jun-58			Registered	19-Jun-98

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

<i>TMID</i>	<i>COMPANY</i>	<i>COUNTRY</i>	<i>TRADE MARK</i>	<i>INT</i>	<i>REG. NO.</i>	<i>REG. DATE</i>	<i>APP. NO.</i>	<i>APP. DAT</i>	<i>STATUS</i>	<i>RENEWAL</i>
20134	L. Rose & Co. Limited	Switzerland	ROSE-SMITH'S (WORD)	01	901862	03-Oct-81	1002821	02-03-81	Registered	02-Oct-81
11831	L. Rose & Co. Limited	Switzerland	ROSE-SMITH'S (ROSE-SMITH'S) (A) (A)		28798	23-Jun-87		23-Jun-87	Registered	23-Jun-87

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

PART B -- ASSIGNED TO MOTTS' LLP

TRDID	COMPANY	COUNTRY	TRADEMARK	INT	REG. NO.	REG. DATE	APPL. NO.	APP. DAT	STATUS	RENEWAL
11635	L. Rose & Co. Limited	Canada	LIME BRACKET [BOTTLE]		8813600792	09-Dec-55	222406	09-Dec-54	Registered	09-Dec-13
11661	L. Rose & Co. Limited	Canada	ROSE'S [WORD]		88208877	03-May-37	179752	03-May-37	Registered	03-May-12
12691	L. Rose & Co. Limited	Canada	ROSE'S [WORD]		327882	03-May-37	552980	10-Dec-35	Registered	03-May-17
11663	L. Rose & Co. Limited	Canada	ROSE'S LIME BRACKET [BOTTLE]		608122	09-Dec-55	72286966	09-Dec-55	Registered	09-Dec-12
396892	L. Rose & Co. Limited	Canada	ROSE'S COCKTAIL BOTTLE [BOTTLE]						Pending	
223770	L. Rose & Co. Limited	Canada	ROSE'S COCKTAIL BOTTLE [BOTTLE]				1234119	19-Dec-04	Pending	
212962	L. Rose & Co. Limited	Mexico	ROSES	32	813537	19-Apr-84	615313	23-Aug-83	Registered	22-Aug-13
11895	L. Rose & Co. Limited	United States of America	ROSE'S LIME BRACKET [BOTTLE]	32	677175	15-May-56	75682679	05-Mar-55	Registered	15-May-06
11899	L. Rose & Co. Limited	United States of America	ROSE'S [WORD]	32	1051192	29-May-75	71924399	29-May-74	Registered	28-May-15
270409	L. Rose & Co. Limited	United States of America	ROSE'S COCKTAIL BOTTLE [BOTTLE]	32			86813486	15-Dec-04	Pending	
266906	L. Rose & Co. Limited	United States of America	ROSE'S LIME BRACKET [BOTTLE]	18, 32	2789134	23-Dec-93	78038872	17-Oct-91	Registered	23-Dec-13
11860	L. Rose & Co. Limited	United States of America	ROSE'S COCKTAIL [BOTTLE]	32	1215118	02-Nov-82	73186779	06-Aug-78	Registered	02-Nov-12
316996	L. Rose & Co. Limited	United States of America	ROSES	32	7953685	03-Apr-95	75782661	04-Mar-94	Registered	02-Apr-15
211271	L. Rose & Co. Limited	United States of America	ROSE'S COCKTAIL BOTTLE [BOTTLE]	32	2489927	10-May-95	78278419	11-Feb-93	Registered	10-May-15
11862	L. Rose & Co. Limited	United States of America	ROSE'S LIME BRACKET	32	52982	09-May-99	79933984	07-May-98	Registered	30-May-09
13856	L. Rose & Co. Limited	United States of America	WRENTH [BOTTLE]	32	1986025	18-Jan-77	78632879	16-Aug-73	Registered	18-Jan-07
11864	L. Rose & Co. Limited	United States of America	WRENTH [BOTTLE]	31	51662	24-Apr-96	718765190	11-Nov-95	Registered	24-Apr-06

SCHEDULE 1 - ROSE & CO. LIMITED REGISTERED TRADEMARKS AND DESIGNS

PART C - ASSIGNED TO BROMOR FOODS (PTY) LIMITED

TM/D	COMPANY	COUNTRY	TRADEMARK	INT	REG.NO.	REG.DATE	APP.NO.	APP.DAT	STATUS	RENEWAL
11810	L. Rose & Co. Limited	South Africa	HEAL BRANCH (DEVICE)	02	0651036	06-Mar-65	651036	16-Mar-65	Registered	16-Mar-15
29084	L. Rose & Co. Limited	South Africa	ROSES (SQUARE LETTER)	02	9203129	05-Mar-97	0990138	05-Mar-97	Registered	05-Mar-07
25083	L. Rose & Co. Limited	South Africa	ROSES (SQUARE)	02	9203129	05-Mar-97	09901319	05-Mar-97	Registered	05-Mar-07
11897	L. Rose & Co. Limited	South Africa	ROSES (SQUARE)	02	1218077	18-Mar-18	1218077	11-Jul-17	Registered	11-Jul-17
11812	L. Rose & Co. Limited	South Africa	ROSES (SQUARE)	02	806091	14-Oct-60	806091	16-Oct-60	Registered	16-Oct-10
213254	L. Rose & Co. Limited	South Africa	ROSES (SQUARE) (BOTTLE)	02			263016899	26-Sep-03	Pending	
213796	L. Rose & Co. Limited	South Africa	ROSES (SQUARE) (BOTTLE)	02			263016900	26-Sep-03	Pending	
11899	L. Rose & Co. Limited	South Africa	WREATH (DEVICE)	02	1218077	18-Feb-18	1218077	11-Jul-17	Registered	11-Jul-17
51898	L. Rose & Co. Limited	South Africa	WREATH (DEVICE)	02	1217077	18-Mar-18	1217077	11-Jul-17	Registered	11-Jul-17

CONFIDENTIAL - PROPRIETARY INFORMATION

Schedule 2
Domain Names

SCHEDULE 2 -- L ROSE & CO LIMITED DOMAIN NAMES

PART A- ASSIGNED TO CADBURY IRELAND LIMITED

<i>Domain</i>	<i>Registrant</i>	<i>Renewal Date</i>	<i>Status</i>
rose.ie	L Rose & Co Limited	27/01/2006	Registered
rose.pl	L Rose & Co Limited	01/06/2005	Registered
rose.jp	L Rose & Co Limited	25/08/2006	Registered
rose.se	L Rose & Co Limited	13/01/06	Registered
rose.dk	L Rose & Co Limited	12/01/2006	Registered

SCHEDULE 2 - L. ROSE & CO LIMITED DOMAIN NAMES

PART B- ASSIGNED TO BROMOR FOODS (PTY) LIMITED

<i>Domain</i>	<i>Registrant</i>	<i>Renewal Date</i>	<i>Status</i>
lrose.co.za	L. Rose & Co Limited	21/03/2006	Registered

SCHEDULE 2 - L ROSE & CO LIMITED DOMAIN NAMES

PART C- ASSIGNED TO MOTT'S LLP

<i>Domain</i>	<i>Registrant</i>	<i>Renewal Date</i>	<i>Status</i>
www.lrosecanada.com	L. Rose & Co. Limited	2/21/2006	Registered

Schedule 3
Brands of the Business

Brand	Territory
SICV	Ireland France
Apollinaris	The Core Territory and the following territories: Algeria Angola Argentina Armenia Aruba Australia Azerbaijan Bahamas Bahrain Barbados Belarus Benin Bermuda Bosnia-Herzegovina Botswana Brazil Bulgaria Burkina Faso Burundi Cameroun Cape Verde Central African Republic Chad Chile China Colombia Comoros Congo Congo Dem. Rep Costa Rica Côte d'Ivoire Croatia Cuba Cyprus Djibouti Dominican Republic Ecuador

SCHEDULED PROTECTIONS PER TERRITORIES

Brand	Territory
	Egypt
	Equatorial Guinea
	Eritrea
	Estonia
	Ethiopia
	Fiji
	Gabon
	Gambia
	Ghana
	Greece
	Guatemala
	Guinea
	Guinea Bissau
	Guinea Conakry
	Haiti
	Honduras
	Hong Kong
	Iceland
	India
	Indonesia
	Iran
	Iraq
	Ireland
	Israel
	Jamaica
	Japan
	Jersey
	Jordan
	Kazakhstan
	Kenya
	North Korea
	Kuwait
	Kyrgyzstan
	Latvia
	Lebanon
	Lesotho, Kingdom of
	Liberia
	Libya
	Lithuania
	Macao
	Macedonia
	Madagascar
	Malawi
	Malaysia

REGISTRATION INFORMATION

Brand	Territory
	Mali
	Malta
	Mauritania
	Mauritius
	Mexico
	Moldova
	Mongolia
	Morocco
	Mozambique
	Namibia
	Netherlands Antilles
	New Zealand
	Niger
	Nigeria
	Oman
	Pakistan
	Panama
	Paraguay
	Peru
	Philippines
	Puerto Rico
	Qatar
	Romania
	Russian Federation
	Rwanda
	São Tomé & Príncipe
	Saudi Arabia
	Senegal
	Serbia-Montenegro
	Seychelles
	Sierra Leone
	Singapore
	Slovakia
	Slovenia
	Somalia
	South Africa
	South Korea
	Sri Lanka
	St. Lucia
	Sudan
	Suriname
	Swaziland, Kingdom of
	Taiwan
	Tajikistan

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Brand	Territory
	Tanzania Thailand Togo Trinidad & Tobago Tunisia Turkey Uganda Ukraine United Arab Emirates United Kingdom United States of America Uruguay Uzbekistan Vietnam Zambia Zimbabwe
Aegina	Andorra Austria Belgium Cyprus Czech Republic Denmark Estonia Finland France Germany Greece Hungary Ireland Italy Latvia Liechtenstein Lithuania Luxembourg Malta Mexico Poland Portugal Puerto Rico San Marino Slovakia Slovenia Spain Sweden

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Brand	Territory
	The Netherlands United Kingdom
Atoll	France
Auto-Tonic	France Tunisia
Ball	Belgium France Italy Luxembourg The Netherlands
Banga	The Core Territory and the following territories: Argentina Bahamas Bulgaria Croatia Cuba Dominican Republic Egypt Haiti Ireland Jamaica Kuwait Lapland Macedonia Mauritius Morocco Puerto Rico Qatar Romania Saudi Arabia Serbia-Montenegro Slovenia Tunisia United Arab Emirates United Kingdom
Bits	Sweden Switzerland US Virgin Islands
Shot de Pomme	The Core Territory and the following territories: Azerbaijan Brazil Croatia

100-000-0000 TRADEMARKS AND SERVICE MARKS

Brand	Territory
	Greece Ireland Kyrgyzstan Latvia Lithuania Macedonia Moldova Mozambique Serbia-Montenegro Slovenia South Africa Venezuela
Champomy	The Core Territory and the following territories: Argentina Brazil Bulgaria Canada Chile China Columbia Croatia Cuba Dominican Republic Egypt Greece Hong Kong Japan Latvia Lithuania Macedonia Mexico Paraguay Peru Qatar Romania Russian Federation Saudi Arabia Serbia-Montenegro Slovenia Trinidad & Tobago Ukraine United Arab Emirates United Kingdom

REGISTRATION INFORMATION: 03/13/05 11:45

Brand	Territory
	Uruguay Uzbekistan
Diam's	Canada France Guinea Ireland Mauritius United Kingdom
Energade	The Core Territory and the following territories: Albania Algeria Antigua & Barbuda Argentina Armenia Bulgaria Cyprus Egypt Greece Iran Ireland Japan Jersey Latvia Lebanon Lithuania Mali Moldova Mongolia Morocco New Zealand North Korea Russian Federation Serbia-Montenegro Singapore Slovenia Turkey Turkmenistan Ukraine United Kingdom
Flie	Jordan Kuwait Lebanon United Arab Emirates

Source: 19570 TRADEMARKS OF 1957-1958

Brand	Territory
Qini	The Core Territory and the following territories: Australia Mexico Puerto Rico
Via-Ora	The Core Territory
La Casaca	The Core Territory and the following territories: Albania Algeria Angola Antigua & Barbuda Armenia Azerbaijan Belarus Benin Bolivia Bosnia-Herzegovina Botswana Bulgaria Burkina Faso Burundi Cameroon Cape Verde Central African Republic Chad Chile China Comoros Congo Congo, Dem. Rep. Côte d'Ivoire Croatia Cuba Cyprus Djibouti Ecuador Egypt Equatorial Guinea Eritrea Estonia Ethiopia Ghana

SEE SEPARATE TRADEMARK APPLICATIONS

Brand	Territory
	Gambia
	Georgia
	Ghana
	Guinea
	Guinea Bissau
	Guinea Conakry
	Iceland
	Ireland
	Iraq
	Ireland
	Japan
	Jersey
	Kazakhstan
	Kenya
	Kuwait
	Kyrgyzstan
	Latvia
	Lesotho, Kingdom of
	Liberia
	Libya
	Lithuania
	Macedonia
	Madagascar
	Malawi
	Maldives
	Mali
	Malta
	Mauritania
	Mauritius
	Moldova
	Mongolia
	Morocco
	Mozambique
	Namibia
	Niger
	Nigeria
	North Korea
	Peru
	Romania
	Russian Federation
	Rwanda
	São Tomé & Príncipe
	Senegal
	Serbia-Montenegro
	Seychelles

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Brand	Territory
	Sierra Leone Slovenia Somalia South Africa South Korea Sudan Swaziland, Kingdom of Tajikistan Tanzania Togo Tunisia Turkey Turkmenistan Uganda Ukraine United Kingdom United States of America Uzbekistan Venezuela Vietnam Zambia Zimbabwe
Gaula	The Core Territory
Orangina	The Core Territory and the following territories: Afghanistan Albania Algeria Angola Antigua Argentina Armenia Aruba Australia Azerbaijan Bahamas Bahrain Belarus Belize Benin Bolivia Bosnia-Herzegovina Botswana

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Brand	Territory
	Brazil
	British Virgin Islands
	Bulgaria
	Burkina Faso
	Burundi
	Cambodia
	Cameroon
	Canada
	Cape Verde
	Central African Republic
	Chad
	Chile
	China
	Columbia
	Comoros
	Congo
	Congo, Dem. Rep.
	Costa Rica
	Côte d'Ivoire
	Croatia
	Cuba
	Cyprus
	Djibouti
	Dominican Republic
	Ecuador
	Egypt
	El Salvador
	Equatorial Guinea
	Eritrea
	Estonia
	Ethiopia
	Fiji
	Gabon
	Gambia
	Georgia
	Ghana
	Grande
	Grenada
	Guatemala
	Guernsey
	Guinea Bissau
	Guinea Conakry
	Guyana
	Haiti

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Brand	Territory
	Oman
	Pakistan
	Panama
	Papua New Guinea
	Paraguay
	Peru
	Philippines
	Qatar
	Romania
	Russian Federation
	Rwanda
	São Tomé & Príncipe
	Saudi Arabia
	Senegal
	Serbia-Montenegro
	Seychelles
	Sierra Leone
	Singapore
	Slovenia
	Solomon Islands
	Somalia
	South Africa
	South Korea
	Sri Lanka
	St. Helena
	St. Kitts Nevis
	St. Lucia
	Sudan
	Suriname
	Swaziland, Kingdom of
	Taiwan
	Tajikistan
	Tanganyika
	Tanzania
	Thailand
	Togo
	Tonga
	Trinidad and Tobago
	Tunisia
	Turkmenistan
	Turks & Caicos
	Uganda
	Ukraine

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Brand	Territory
	United Arab Emirates United Kingdom United States of America Uruguay Uzbekistan Venezuela Vietnam Yemen Zambia Zanzibar Zimbabwe
Pam Pam	Algeria Angola Bahrain Benin Botswana Burkina Faso Burundi Cameroon Cape Verde Central African Republic Chad Comoros Congo Congo, Dem. Rep. Côte d'Ivoire Djibouti Egypt Equatorial Guinea Eritrea Ethiopia Fiji Finland France Gabon Gambia Germany Ghana Greece Guinea Bissau Guinea Conakry Ireland Italy Kenya

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Estate	Territory
	Lebanon Lesotho, Kingdom of Liberia Libya Madagascar Malawi Mali Mauritania Mauritius Mozambique Namibia Niger Nigeria Pakistan Rwanda São Tomé & Príncipe Senegal Seychelles Sierra Leone Singapore Somalia South Africa South Korea Spain Sudan Swaziland, Kingdom of Tanzania Togo Tunisia Turkey Uganda United Kingdom Zambia Zimbabwe
Pampryl	The Core Territory and the following territories: Bahamas Cuba Dominican Republic Egypt Haiti Hong Kong Indonesia Ireland

and/or other territories as may be determined by the Commission

Brand	Territory
	Slovenia Swaziland The Netherlands Turkey Turkmenistan Ukraine United Kingdom Zambia
Rogies	The Core Territory and the following territories: Algeria Australia Bolivia Canada Chile China Colombia Egypt Greece Guatemala Hong Kong India Indonesia Ireland Malaysia Mauritius Morocco Mozambique North Korea Philippines Romania Russian Federation Serbia-Montenegro Singapore South Korea Sudan Taiwan Thailand Tunisia United Kingdom Vietnam
Schwappes	The Core Territory
Surfing	Algeria Angola

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Banda	Territory
	Chile Dominican Republic Portugal Spain Turkmenistan Venezuela
Tina/Tinaronjus	The Core Territory and the following territories: Australia Puerto Rico
Vda	The Core Territory and the following territories: Canada Puerto Rico

ORGANISMO PROSECUTOR DEMOCRATICO

Signed by J E Hudspeth)
for and on behalf of MDA Johns)
L. ROSE & CO. LIMITED)

J E Hudspeth MDA
Director DIRECTOR

Signed by)
for and on behalf of)
SCHWEPPES INTERNATIONAL LIMITED)

Signed by)
for and on behalf of)
MOTT'S LLP)

Signed by)
for and on behalf of)
BROMOR FOODS (PTY) LIMITED)

Signed by)
for and on behalf of)
CADSBURY IRELAND LIMITED)

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Signed by
for and on behalf of
L. ROSE & CO. LIMITED

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Guillaume P. L.
29/11/2005

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for and on behalf of
SCHWEPPES INTERNATIONAL LIMITED

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for and on behalf of
EROMOR FOODS (PTY) LIMITED

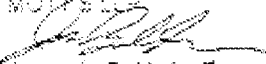
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Signed by
for and on behalf of
CADBURY ICE LAND LIMITED

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for and on behalf of)
L. ROSE & CO. LIMITED)

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for and on behalf of)
SCHWEPPES INTERNATIONAL LIMITED)

Signed by)
for and on behalf of)
MOTTS L.L.P.)

James L. Baldwin, Executive Vice President

Signed by)
for and on behalf of)
)

GROMOR FOODS (PTY) LIMITED

Signed by)
for and on behalf of)
CADBURY IRELAND LIMITED)

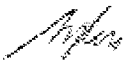
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L. ROSE & CO. LIMITED)

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CADBURY IRELAND LIMITED)

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