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To the Director of the U. G. Potent and Trademark Office: Please record the attached descriptorie or the new address (sa) below.						
Name of conveying party(les);     Cabot Creamery Cooperative, inc.	2. Name strait stidence of Pecalving party(ide) Additional numes, addresses, or ottomotife attached?					
intividual(s) Association General Partnership Limited Partnership Corporation-State:	Name: CoBANK, ACB Internal Attairest: 67 Hunt Blood, Suite 3					
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Assignment Merger  Security Agreement Change of Name  Other	Corporation Oldsendrie  Corporation instrumentally Corporation instrumentally  If analyses is not demissible in the United States, a domestic representative declaration in assained: The Construction must be a separate declaration region.					
Application number(s) or registration manber(s) an     Trademark Application No.(s)     74/083798  O. Identification or Description of Trademark(s) (and Filing	d identification or description of the Trademark.  5. Trademark Registration No.(a)  1.\$26,746 1,982,159 1,987,049					
8. Name & militure of party to whom appropriately concerning document about he mailed Name: Unds P. Ceslio, Paralogal	6. Total number of applications and registrations involved: 4					
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**TRADEMARK** 

**REEL: 003514 FRAME: 0167** 

### SCHEDULE A

# TO ASSIGNMENT OF TRADEMARKS FOR SECURITY

## DATED AS OF MAY 31, 2002

TRADEMARK	REGISTRATION NUMBER	REGISTRATION DATE
Cabot	1,328,745	4/2/85
Vermontzarella	1,559,159	10/3/89
Chedablanca	1,697,043	6/23/92
TRADEMARK NAME	APPLICATION SERIAL NO.	FILING DATE
Big Easy Pizza	74/088798	8/17/90

TRADEMARK REEL: 003514 FRAME: 0168

### ASSIGNMENT OF TRADEMARKS FOR SECURITY

THIS AGREEMENT made and entered into as of May 31, 2002, by and between CABOT CREAMERY COOPERATIVE, INC. (together with its successors and assigns, "Debtor"), and Cobank, ACB ("Cobank").

#### WITNESSETH

WHEREAS, Agri-Mark, Inc. ("Agri-Mark") and CoBank have entered into a Master Loan Agreement dated May 1, 1996, Supplements, and Promissory Notes and may from time to time enter into other loan agreements, supplements, and promissory notes which, together with all documents and instruments ancillary thereto, are hereinafter collectively referred to as the "Loans";

WHEREAS, Debtor is a wholly owned subsidiary of Agri-Mark and to induce CoBank to continue to lend to Agri-Mark, Debtor has provided CoBank with a Continuing Guarantee dated as of May 31, 2002 (the "Guaranty") whereby Debtor has agreed to guarantee any and all present and future indebtedness of Agri-Mark to CoBank;

WHEREAS, to secure the obligations due from Debtor to CoBank pursuant to the Guarantee and Loans, Debtor and CoBank have entered into a Security Agreement dated as of May 31, 2002 ("Security Agreement") pursuant to which Debtor has granted a security interest in all of its right, title, and interest in and to certain property described in the Security Agreement; and

WHEREAS, Debtor desires to confirm the grant by Debtor to CoBank under the Security Agreement of a security interest in all of its right, title and interest in and to the Trademarks, as that term is defined in Paragraph 1 of this Agreement, in the name of Debtor, and to grant a power of attorney as hereinafter provided;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged the parties mutually covenant and agree as follows:

1. To further secure the payment and performance of all of Debtor's obligations under the Guarantee and Loans, Debtor hereby grants to CoBank a first and valid security interest in all of Debtor's rights, titles and interests in the United States and throughout the world for the countries specified, in and to all of its now owned and hereafter acquired trademarks, service marks, tradenames, and trade styles, and all registrations and applications to register same, and the goodwill of the business relating thereto or in which Debtor may have or hereafter acquire any interest (the "Trademarks"), including, but not limited to Trademark registrations and renewals thereof, all listed or to be listed when hereinafter acquired on Schedule A, attached hereto and made a part hereof and subject to the provisions of Paragraph 14, in and to all income, royalties, damages and payments now and hereafter due and/or payable under all Trademarks and, subject to the provisions of Paragraph 14, in and to all rights during the term of this

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Agreement to sue, collect and retain for its own benefit damages and payments for past or future infringements thereof. All hereinafter acquired Trademarks are subject to this Agreement even if not yet listed on a revised Schedule A.

- Debtor warrants and represents to and covenants with CoBank that:
- a. Debtor is not in default under the Guarantee and Loans or the Security Agreement.
- b. Debtor is the present legal and equitable owner of the entire right, title and interest in and to the Trademarks, and, to its best knowledge and belief, has good and indefeasible title thereto;
- c. The Trademarks are free and clear of all security interests, liens, claims and encumbrances, except those of CoBank;
- d. Debtor has not granted any license, rights and privileges in or to the Trademarks to any party, except CoBank;
- e. To its best knowledge, information and belief, Debtor may use the Trademarks described and claimed in the Trademarks, free and clear of the infringement of or interference with the rights of others;
- f. Debtor has no outstanding threats of action and has not commenced and is not about to commence any suit or action against others in connection with the violation or enforcement of the rights of Debtor in the Trademarks.
- 3. Debtor agrees that it shall not, except as permitted under the Guarantee and Loans, license, transfer, convey of encumber an interest in or to the Trademarks without the prior express written consent of CoBank.
- 4. To the best knowledge and belief of Debtor, the Trademarks have been duly and properly filed and issued, and are valid and enforceable.
- 5. Debtor shall not take any action, nor permit an action to be taken by others subject to Debtor's control, including licensees, nor fail to take any action which would adversely affect the validity, grant of security interest in an enforcement of the Trademarks.
- 6. Subject to this Agreement, Debtor shall assume and continue, at its own cost and expense, full and complete responsibility for the prosecution, defense, enforcement or any other actions in connection with the Trademarks. In order to effectuate the rights and remedies of the CoBank hereunder, Debtor hereby irrevocably appoints the CoBank attorney-in-fact for the Debtor (with full power of substitution), in the name, place and at the expense of the Debtor, but only in connection with an event of default (as hereinafter defined) and an acceleration (as defined in the Security Agreement), and at CoBank's discretion to (a) sign, execute, and deliver

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any and all instruments and documents and do all acts and things to the same extent as the Debtor could do, to sell, assign, and transfer any or all of the Debtor's rights, title and interests in the Trademarks and (b) to carry out any obligation or duty under this Agreement.

- 7. Debtor shall promptly notify CoBank in writing of any suit, action or proceeding brought against it relating to, concerned with or affecting the Trademarks or infringement of any Trademark, and shall, on request, deliver to CoBank a copy of all pleadings, papers, orders or decrees theretofore and thereafter filed in any such suit, action or proceeding, and shall keep CoBank fully advised in writing of the progress of any such suit.
- 8. In the event of any infringement of the Trademarks by others known or brought to the attention of Debtor, which infringement continues for a period greater than six (6) months, or which is material or flagrant or otherwise of such a nature that it is detrimental to the normal conduct of the business or profits of Debtor, then Debtor shall promptly notify CoBank in writing of such infringement and the full nature, extent, evidence and facts of such infringement known to Debtor.
- 9. In accordance with its past practices, and without any obligation to change such practices, Debtor, at its own cost and expense, shall evaluate any name or mark which appears to Debtor to be a trademark and shall prepare, file and prosecute applications to register any such name or mark, and shall defend and obtain Trademark registrations covering those names and marks, which Debtor believes are necessary to provide trademark protection for the normal conduct of its business.
- 10. Upon payment in full of the Debtor's debt owed under the Guarantee and Loans, the power of attorney granted herein at Paragraph 6 shall automatically terminate.
- 11. Debtor shall mark or cause to be marked all articles, devices, or machines made or sold by it covered by any of the Trademarks with the words "trademark", "registered", "R" or in other form as accepted or required by the Trademark marking laws of each country.
- 12. During the term of this Agreement, all income, royalties, payments and damages due and payable to Debtor under the Trademarks shall be paid to Debtor; provided, however, upon the occurrence of an event of default under this Agreement and upon an acceleration (as defined in the Security Agreement, Guarantee and Loans), all income, royalty payments and damages received thereafter shall be paid directly to CoBank, and shall be applied by CoBank on account of the Debtor's debt owed under the Guarantee and Loans. Upon the occurrence of the foregoing, CoBank shall have the right to notify payors to make their payments directly to the CoBank.
- 13. Debtor agrees that it will indemnify and hold CoBank harmless of and from any and all claims, demands, assertions, losses, costs (including attorneys' fees and expenses), damages, liabilities, expenses, fines, levies, judgments and awards which in any way, manner or respect may be incurred by or collectible from or entered against CoBank in any way, manner, or respect, arising from or having to do with this Agreement or the Trademarks.

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- 14. Should any part or provision of this Agreement be held unenforceable or conflicting with the law of any jurisdiction, the validity of the remaining parts or provisions hereof shall not be affected thereby.
- 15. Events of default include those events set forth in the Guarantee and Loans, in the Security Agreement, and any breach of covenant in this Agreement if such breach under this Agreement continues for ten (10) days after notice thereof from CoBank to Debtor, and any warranty or representation in this Agreement, the Guarantee and Loans or the Security Agreement shall prove to have been false or misleading in any material respect when made or when deemed to have been made.
- 16. This Agreement and the obligations which it secures and all rights and liabilities of the parties shall be governed by Colorado laws except to the extent that federal law is applicable.
- 17. If any provision of the Security Agreement is inconsistent with any provision hereof, the provisions of the Security Agreement shall control, except that any remedy provided by this Agreement which may be greater than or in addition to the remedies provided thereunder shall not be deemed to be an inconsistency.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year hereinabove written.

CABOT CREAMERY COOPERATIVE, INC.

By Margaret H Butolina Title: Treasurer.

CoBANK, ACB

By Marin S. Hale Title: New President

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Commonwealth
STATE OF MASSACHUSE TIS ) )ss.
COUNTY OF Essex )
On Sore 10, 2002 before me, ANDERS E. GREENT, personally appeared MacGarer H-REFOLING personally known to me to be the person(s) whose name(s) Islane subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.
Andrea C Slood
Signature of Notary MY COMMISSION EXPIRES 5/20/2005
[SEAL]
STATE OF Massachus errs  ) ss.  COUNTY OF Hamp Ded  on May 20 2002 before me, Linda L. Raschi  personally appeared Marring Hela Vica Arving to the Within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.  Signature of Notary
[SEAL] MY COLORISMEN EXPIRES EMPRILARY 13, 2009
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RECORDATION FORM COVER SHEET					
TRADEMARKS ONLY					
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	Country: LEA Zip: 01001				
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74/098798	1,826,745 1,888,159 1,897,049				
O. Identification or Description of Tractements;s) (and Filing	Additional effect(s) effective? Yes No				
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CONTINUATION OF ITEM 4, B

## SCHEDULE A

TO ASSIGNMENT OF TRADEMARKS FOR SECURITY

DATED AS OF MAY 31, 2002

REGISTRATION DATE	REGISTRATION NUMBER	TRADEMARK
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4/2/85	1,328,745	Cabot
10/3/89	1,559,159	Vermontzarella
6/23/92	1,697,043	Chedablanca
FILING DATE	APPLICATION SERIAL NO.	TRADEMARK NAME
8/17 <i>/</i> 90	74/088798	Big Easy Pizza
10/3/89 6/23/92 FILING DATE	1,559,159 1,697,043 APPLICATION SERIAL NO.	Vermontzarella Chedablanca TRADEMARK

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TRADEMARK REEL: 003514 FRAME: 0175

Form PTO-1594 RECORDATION FORM COVER SHEET U.S. DEPARTMENT OF COMMERCE (New, 03/01) U.S. Patent and Trademark Office U.S. Patent and Trademark Office					
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To the Honorable Commissioner of Patents:	and Trademarks: i			thereof,	
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