-OP \$1190.00 2642

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TASTYKAKE INVESTMENT COMPANY		09/06/2007	CORPORATION:

RECEIVING PARTY DATA

Name:	CITIZENS BANK OF PENNSYLVANIA
Street Address:	2001 MARKET STREET
Internal Address:	SUITE 600
City:	PHILADELPHIA
State/Country:	PENNSYLVANIA
Postal Code:	19103
Entity Type:	PA FINANCIAL INSTITUTION:

PROPERTY NUMBERS Total: 47

Property Type	Number	Word Mark
Registration Number:	2642234	BACKPACK SNACKS
Registration Number:	3123063	
Registration Number:	1496928	CREAMIE
Registration Number:	0832287	CREAMIES
Serial Number:	77109468	EASY TO PASS ON. HARD TO PASS UP.
Registration Number:	2371355	JUNIOR
Registration Number:	2371356	JUNIORS
Registration Number:	1233809	KANDY KAKES
Serial Number:	78600052	KREAMIES
Registration Number:	1529898	KREME KUPS
Registration Number:	0233391	KRIMPETS
Registration Number:	1934730	KRINGLE KAKES
Registration Number:	2920565	KUPIDKAKES
	11	TDADENIADU

TRADEMARK '

REEL: 003617 FRAME: 0767

900086480

Registration Number:	3056007	NOW THAT'S TASTY
Registration Number:	3190431	SANTA SNACKS
Registration Number:	3187760	SENSABLES
Registration Number:	3060725	ST. PATTY'S TREATS
Registration Number:	2230545	SWEETIE KAKES
Registration Number:	1230175	Т
Registration Number:	1277275	Т
Registration Number:	0885577	T TASTYKAKE
Registration Number:	1236610	T TASTYKAKE
Registration Number:	0836412	TASTY BREAKS
Registration Number:	3265941	TASTY GRAHAMS
Serial Number:	78624906	TASTY MINIS
Registration Number:	2267760	TASTY TWEETS
Registration Number:	1697864	TASTY TWISTS
Serial Number:	78847107	TASTYBREAKS
Registration Number:	1227724	TASTYKAKE
Registration Number:	1276454	TASTYKAKE
Registration Number:	0696852	TASTYKAKE
Registration Number:	3012640	TASTYKAKE
Registration Number:	1621499	TASTYKAKE BAKERY FRESH
Registration Number:	2558010	TASTYKAKE BAKERY FRESH CLASSIC BAKED GOODS
Registration Number:	2582559	TASTYKAKE BAKERY FRESH TROPICAL DELIGHTS
Registration Number:	3242052	TASTYKAKE BUNNY TREATS
Serial Number:	78743774	TASTYKAKE DOUBLICIOUS
Registration Number:	1272977	TASTYKAKE
Registration Number:	3124056	TASTYKAKE SENSABLES
Registration Number:	3179937	TASTYKAKE SNAK BARS
Registration Number:	1668049	TASTYKARE
Registration Number:	0894734	TASTY-KLAIR
Registration Number:	2963842	TASTY-KLAIR
Registration Number:	1760743	THE CHOCOLATE CHOICE
Registration Number:	1760742	THE COLLEGIATE
Registration Number:	1279139	TIME FOR A TASTY BREAK
Serial Number:	78599867	WITCHY TREATS

CORRESPONDENCE DATA

Fax Number: (215)399-9615

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

Phone: 215-864-7046

Email: krippeln@whiteandwilliams.com

Correspondent Name: RAINA S. MEHTA White and Williams LLP

Address Line 1: 1800 One Liberty Place

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

NAME OF SUBMITTER:	RAINA S. MEHTA, ESQUIRE
Signature:	/RMEHTA/
Date:	09/10/2007

Total Attachments: 25

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PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT

THIS PATENTS, TRADEMARKS, COPYRIGHTS AND LICENSES SECURITY AGREEMENT (this "Agreement") is made effective as of September _______, 2007 by and among, TASTY BAKING COMPANY, a Pennsylvania corporation, TASTYKAKE INVESTMENT COMPANY, a Delaware corporation, TBC FINANCIAL SERVICES, INC., a Pennsylvania corporation, and TASTY BAKING OXFORD, INC., a Pennsylvania corporation (each individually, an "Assignor" and collectively, the "Assignors") and CITIZENS BANK OF PENNSYLVANIA, as collateral agent for the benefit of the Lenders, as defined below ("Assignee").

BACKGROUND

- A. Pursuant to that certain Credit Agreement effective as of even date herewith by and among Assignee, as, among other things, collateral agent for itself and, as agent for certain other lenders (the "Lenders") and Assignors (such agreement as heretofore or hereafter amended, modified or restated, being referred to herein as the "Loan Agreement"), Assignee and Lenders agreed to extend certain credit facilities to Assignors subject to the terms and conditions thereof.
- B. The Loan Agreement provides, <u>inter alia</u>, that Assignors will grant to Assignee for the benefit of the Lenders a security interest in all of Assignors' assets, including, without limitation, their respective patents, patent applications, trademarks, trademark applications and tradenames (and the associated goodwill), and copyrights and copyright registrations and licenses, on the terms and subject to the conditions contained herein.

AGREEMENTS

NOW THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, intending to be legally bound, Assignors agree as follows:

Incorporation of Loan Agreement and other Loan Documents; Capitalized Terms; Definition of Obligations. The Loan Agreement and the other Loan Documents are hereby incorporated herein in their entirety by this reference thereto. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Loan Agreement. All advances to, and debts, liabilities, obligations, covenants and duties of, any Assignor arising under any Loan Document (including without limitation this Agreement) or otherwise with respect to any Loan or Letter of Credit, including without limitation, any Hedging Obligations, whether direct or indirect (including those acquired by assumption), absolute or contingent, due or to become due, now existing or hereafter arising and including interest and fees that accrue after the commencement by or against any Assignor or any Affiliate thereof of any proceeding under any Debtor Relief Laws naming such Person as the debtor in such proceeding, regardless of whether such interest and fees are allowed claims in such proceeding, are sometimes hereinafter referred to collectively as the "Obligations".

2. Security Interests.

- 2.1 <u>Security Interest (Patents, Copyrights and Licenses)</u>. To secure the complete and timely payment and satisfaction of all Obligations, each Assignor hereby assigns, mortgages and pledges to Assignee for the benefit of itself and the Lenders and grants to Assignee for the benefit of itself and the Lenders a security interest in, as and by way of a first mortgage and security interest having priority over all other security interests, with power of sale, to the extent permitted by law, all of such Assignor's right, title and interest in and to all of the following, whether now owned or existing or hereafter acquired or arising (collectively with items named in Section 2.2 below, each the "Collateral"):
- (a) patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, and those patents and patent applications listed on **Exhibit "A"**, attached hereto and made a part hereof, and (i) any reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing are sometimes hereinafter individually and/or collectively (as the context requires) referred to as the "Patents");
- (b) copyrights, copyright registrations, copyright applications and all computer programs, operating systems, application systems, hardware or software of any nature whatsoever owned by such Assignor, whether operational, under development or inactive, including all object codes, source codes, modules, technical manuals, user manuals, operating instructions and procedures, in-put and out-put formats, program listings, narrative descriptions, program flow charts, file layouts, report layouts, screen layouts and other documentation therefor (including internal notes, memoranda, status evaluations, marketing information and write-ups), and all improvements, modifications, enhancements, new releases and revisions thereof, whether in machine-readable form, programming language or any other language or symbols, and whether stored, encoded, recorded or written on disk, tape, film, memory device, paper or other media of any nature whatsoever; together with all tangible media upon which any of the foregoing are recorded or encoded, including, without limitation, all chips, disks, tapes, film and paper; including, without limitation, the copyrights, copyrights registrations and copyrights applications listed on Exhibit "C" attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, and (iii) the right to sue for past, present and future infringements thereof (all of the foregoing are sometimes hereinafter individually and/or collectively, as the context requires, referred to as the "Copyrights"); and
- (c) licenses of any Patents, Copyrights, Trademarks or other intellectual property of any kind whatsoever with any other party, whether such Assignor is a licensor or a licensee under any such license, including, without limitation, the licenses listed on **Exhibit "D"** attached hereto and made a part hereof, and the right to prepare for sale, sell and advertise for sale all inventory now or hereafter owned by such Assignor and now or hereafter

covered by such licenses, to the extent assignable (all of the foregoing is hereinafter referred to collectively as the "Licenses").

- Security Interest (Trademarks). To secure the complete and timely 2.2 payment and satisfaction of all Obligations, each Assignor hereby mortgages and pledges to Assignee for the benefit of itself and the Lenders and grants to Assignee for the benefit of itself and the Lenders a security interest in, as and by way of a first mortgage and security interest having priority over all other security interests, with power of sale, to the extent permitted by law, all of such Assignor's right, title and interest in and to all of the following, whether now owned or existing or hereafter acquired or arising (collectively with items named in Section 2.1 above, the "Collateral"): all state (including common law), federal and foreign servicemarks, trademarks, servicemark and trademark registrations, tradenames, servicemark and trademark applications, and all goodwill attendant thereto, including, without limitation, all of the foregoing listed on Exhibit "B", attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including without limitation, damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, and (iv) all rights corresponding thereto throughout the world (all of the foregoing are sometimes hereinafter individually and/or collectively, as the context requires, referred to as the "Trademarks").
- 3. <u>Authorization to File</u>. Assignee is hereby authorized to file with the United States Patent and Trademark Office or United States Copyright Office (or any successor office or similar office in any jurisdiction), such instruments and other documents as may be necessary or advisable for the purpose of perfecting, confirming, continuing, enforcing, or protecting the security interests in the Collateral granted hereby (including without limitation any New IP, as defined below), without the signature of any of the Assignors and naming Assignors (or any of them) as debtors and Assignee as secured party.
- 4. Restrictions on Future Agreements. Assignors agree that until all Obligations shall have been satisfied in full and the Loan Agreement shall have been terminated, Assignors will not, without Assignee's prior written consent (which consent shall not be unreasonably withheld, conditioned or delayed so long as no Event of Default has occurred and is continuing), Assignors will not enter into any agreement or take or fail to take any action that encumbers or otherwise grants any Person other than Assignee any rights of any kind in the Collateral, other than in favor of PIDC Local Development Corporation, except as permitted under the Credit Agreement, except that so long as no Event of Default has occurred and is continuing, Assignors may, without the prior written consent of Assignee, grant non-exclusive licenses in the Collateral in their ordinary course of business (provided that any such license shall permit the collateral assignment thereof to the Assignee or its designee without the consent of the licensee). Assignors further agree that they will not take any action, or permit any action to be taken by others, subject to their control, including (without limitation) licensees, or fail to take any action, which would affect the validity or enforcement of the rights of Assignee under this Agreement.
- 5. New Patents, Trademarks, Copyrights and Licenses. Assignors represent and warrant that the Patents, Trademarks, Copyrights and Licenses listed on Exhibits "A", "B", "C" and "D", respectively, constitute all of the patents, trademarks, copyrights, applications and licenses, now owned by Assignors. If, before all Obligations shall have been satisfied in full and

the Loan Agreement shall have been terminated, any of the Assignors shall (i) obtain rights to any new patentable inventions, trademarks, trademark registrations, tradenames, copyrights or licenses, or (ii) become entitled to the benefit of any patent, trademark or copyright application, trademark, trademark registration or license renewal, or patent for any reissue, division, continuation, renewal, extension, or continuation-in-part of any Patent or any improvement on any Patent ("New IP"), the provisions of Section 2 above shall automatically apply to the New IP (and the New IP shall be considered "Collateral" hereunder) and such Assignor(s) shall give to Assignee prompt written notice thereof. Each of the Assignors hereby agrees to execute promptly an amendment to this Agreement for the purpose of amending Exhibit "A", "B", "C" and/or "D", as applicable, to include any New IP which are Patents, Trademarks, Copyrights or Licenses, as applicable, under Section 2 above.

- 6. Royalties; Term; Termination. Assignors hereby agree that the security interest in all Patents, Trademarks, Copyrights and Licenses as described herein shall be worldwide and without any liability for royalties or other related charges from Assignee to any of the Assignors. The term of the security interest granted herein shall extend until the earlier of (i) if applicable, the expiration of each of the respective Patents, Trademarks, Copyrights and Licenses assigned hereunder, or (ii) the date on which all Obligations has been paid in full and the Loan Agreement is terminated. This Agreement is made for collateral purposes only. Upon payment in full of all Obligations and termination of the Loan Agreement, Assignee shall execute and deliver to Assignors a termination of Assignee's security interest granted herein and all deeds, assignments and other instruments as may be necessary or proper to re-vest in Assignors full title to the Patents, Trademarks, Copyrights and Licenses, subject to any disposition thereof which may have been made by Assignee pursuant hereto.
- Assignee's Right to Inspect; Consent to License. Assignee shall have the right, at any time and from time to time, to inspect each of Assignors' premises and to examine Assignors' books, records and operations, including, without limitation, Assignors' quality control processes. Assignors agree that, upon the occurrence and during the continuance of an Event of Default, Assignee, or a conservator appointed by Assignee, shall have the right to establish such additional reasonable product quality controls as Assignee, or said conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Assignor under the Trademarks. Assignors agree not to sell or assign their interest in, or grant any license under, any of the Patents, Trademarks, Copyrights or Licenses, without the prior written consent of Assignee.
- 8. Certain Duties of Assignors with respect to the Collateral. Subject to Section 6.05 of the Credit Agreement, each of the Assignors shall have the duty (i) to prosecute diligently any patent, trademark and copyright application pending as of the date hereof or thereafter until all Obligations shall have been paid in full and the Loan Agreement is terminated, (ii) to make application on unpatented but patentable inventions, as reasonably determined by the Assignors and on trademarks and copyrights, as appropriate, (iii) to preserve and maintain all rights in patent applications and patents of the Patents, in trademark applications, trademarks and trademark registrations of the Trademarks and in copyright applications and copyrights of the Copyrights, including, without limitation, not causing or permitting any Patent to become invalidated or dedicated to the public, exercising necessary quality control with respect to all of the Collateral, marking as products covered by, as applicable, Patent, Trademark or Copyright,

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and causing each mark covered by a material copyright to continue to be published, reproduced, displayed, and distributed, as applicable and (iv) in the event that Assignors have actual knowledge that any Patent, Trademark or Copyright material to the conduct of the Assignors' business has been or is about to be infringed, misappropriated or diluted by any Person, such Assignor promptly shall notify Assignee and shall, if consistent with good business judgment, promptly sue for infringement, misappropriation or dilution and to recover any and all damages for such infringement, misappropriation or dilution and take such other actions as are appropriate under the circumstances to protect such Collateral.

- 9. Event of Default. Upon the occurrence and during the continuance of an Event of Default, Assignee may, without further notice to or consent of Assignors, immediately execute and record with all applicable offices (including, without limitation, the U.S. Patent and Trademark Office) an absolute assignment to Assignee by Assignors of all rights, title and interest of Assignors in and to the Patents, Trademarks, Copyrights, Licenses and other Collateral. Assignors hereby authorize and agree that Assignee may, through the power of attorney granted in Section 14 hereof, irrevocably execute and deliver in Assignors' name any and all such assignments and agreements and to take any and all other actions in Assignors' name as Assignee shall deem reasonable or appropriate to transfer and convey all right, title and interest of Assignors in and to the Collateral to Assignee or any other person or entity selected by Assignee. Additionally, upon the occurrence of an Event of Default, and shall use their best efforts to obtain all requisite consents or approvals by the licensor of each Copyright license, Patent license or Trademark License, and each other material license, to effect the assignment of all such Grantor's right, title and interest hereunder to the Assignee, Assignors or its designee (collectively, "IP Duties"). Any expenses incurred in connection with such IP Duties shall be borne by the Assignors. Assignors shall not abandon any right to file a patent, trademark or copyright application, or any pending patent, trademark or copyright application or any Patent, Trademark, License or Copyright ("Abandonment") without the consent of the Assignee; provided, however, that so long as no Event of Default has occurred and is continuing, Assignors may, without the consent of Assignee, complete an Abandonment of any Patent, Trademark, License or Copyright that Assignors reasonably determine is obsolete or no longer useful in the operation of Assignors' business.
- 10. Assignee's Right to Sue. Upon the occurrence and during the continuance of an Event of Default, Assignee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Trademarks, Copyrights and/or Licenses, and, if Assignee shall commence any such suit, Assignors shall, at the request of Assignee, do any and all lawful acts and execute any and all proper documents required by Assignee in aid of such enforcement and Assignors shall promptly, upon demand, reimburse and indemnify Assignee for all costs and expenses incurred by Assignee in the exercise of its rights under this Section 10.
- Maivers. No course of dealing between Assignors and Assignee, nor any failure to exercise, nor any delay in exercising, on the part of Assignee, any right, power or privilege hereunder or under the Loan Agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

- 12. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 13. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 5</u> hereof or by a writing signed by the parties hereto.
- 14. Cumulative Remedies; Power of Attorney; Effect on Loan Agreement. All of Assignee's rights and remedies with respect to the Patents, Trademarks, Copyrights and Licenses, whether established hereby, by the Loan Agreement, the Security Agreement or any other Loan Document, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Assignors hereby authorize Assignee to make, constitute and appoint any officer or agent of Assignee as Assignee may select, in its sole discretion, as Assignors' true and lawful attorney-in-fact, with power to (i) endorse Assignors' names on all applications, documents, papers and instruments necessary or reasonably desirable for the Assignee to protect, evidence, perfect or enforce its security interest in the Patents, Trademarks, Copyrights and Licenses, (ii) take any other actions with respect to the Patents, Trademarks, Copyrights and/or Licenses as the Assignee reasonably deems in the best interest of the Assignee, (iii) following an Event of Default, grant or issue any exclusive or non-exclusive license under any Patent or Trademark to anyone, including Assignee, and/or (iv) following an Event of Default, assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks, Copyrights or Licenses to anyone, including Assignee. Assignee may act under such power of attorney to take the actions referenced in Section 3 and Section 5. Assignee hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until all Obligations shall have been paid in full and the Loan Agreement shall have been terminated. Assignors acknowledge and agree that this Agreement is not intended to limit or restrict in any way the rights and remedies of Assignee under the Loan Agreement, the Security Agreement or any other Loan Document but rather is intended to facilitate the exercise of such rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Patents, Trademarks, Copyrights or Licenses may be located.
- 15. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon the Assignors and their successors and assigns, and shall inure to the benefit of Assignee, its nominees, successors and assigns.
- 16. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania (without regard to its conflicts of laws principles).
- 17. <u>Multiple Assignors; Joint and Several Liability</u>. Where the context requires, the particular Assignor that owns or otherwise possesses rights in the particular Collateral shall be the grantor of the security interests herein granted. Notwithstanding the foregoing, nothing

herein shall modify or otherwise alter the obligations of the Assignors under this Agreement, all of such obligations being joint and several obligations of each Assignor, in accordance with Section 11.17 of the Loan Agreement.

18. Effect of Bankruptcy. Notwithstanding anything contained herein to the contrary, this Agreement and the security interests in the Collateral granted hereunder shall remain in effect or be reinstated, as the case may be, if any payment or satisfaction of the Obligations is rescinded or must otherwise be restored or refunded by Assignors pursuant to any Debtor Relief Laws or other debtor relief proceeding involving Assignors until all of the Obligations have been paid and satisfied in full.

[signature page to Patents, Trademarks, Copyrights, and Licenses Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed effective as of the date first above written.

ASSIGNORS:	TASTY BAKING COMPANY
	By: Charles P. Pizzi President and CEO
	TASTYKAKE INVESTMENT COMPANY

TBC FINANCIAL SERVICES, INC.

Andrew T. Panaccione, Chairman and

By: Charles P. Pizzil railman, CEO and President

TASTY BAKING OXFORD, INC.

By: Chairman and President

ASSIGNEE:

President

CITIZENS BANK OF PENNSYLVANIA, on behalf of itself and the Lenders

Name/Title: W. Anthony Watson, SVP

[signature page to Patents, Trademarks, Copyrights, and Licenses Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed effective as of the date first above written.

ASSIGNORS:	TASTY BAKING COMPANY
	By: Charles P. Pizzi, President and CEO
	By: Andrew T. Panaccione, Chairman and President
	TBC FINANCIAL SERVICES, INC.
	By: Charles P. Pizzi, Chairman, CEO and President
•	TASTY BAKING OXFORD, INC.
	By: Charles P. Pizzi, Chairman and President
	ASSIGNEE:
	CITIZENS BANK OF PENNSYLVANIA, on behalf of itself and the Lenders
	By: Name/Title:

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COMMONWEALTH OF PENNSYLVANIA	•
county of Philadel Phila	: ss:
COUNTY OF PHILADEL PHILA	:
	mpany, and that he as such executed the foregoing Patents,
signing his name as such Prosporation on behalf of s	such Assignor.
Dan	ell GSles
Notary Public:	· · · · · · · · · · · · · · · · · · ·
My Commission	Expires:

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL
DANIELLE M. ESTES, Notary Public
Media Boro Delaware County
My Commission Expires December 15, 2007

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STATE OF DELAWARE
COMMONWEALTH OF PENNSYLVANIA

: ss:

COUNTY OF NEW CASTLE

On this day of September, 2007, before me, a Notary Public, personally appeared honor and the day elected of Tastykake Investment Company, and that he as such being duly authorized to do so, executed the foregoing Patents, Trademarks, Copyrights and Licenses Security Agreement for the purposes therein contained by signing his name as such on behalf of such Assignor.

Notary Public:

Commission Expires:

JANETTE H. GORDON, NOTARY PUBLIC State of Delaware, New Castle County Commission No. 20051239038 My Commission Expires May 3, 2009

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COMMONWEALTH OF PENNSYLVANIA	:
county of Philadelphia	: ss:
COUNTY OF PINIAL CAPITAL	:
Charman (CO PRSpent of TBC F Charman (CO PRSpent of TBC F Charman (CO PRSpen) being duly authorized	Agreement for the purposes therein contained by
No	tary Public:
My	Commission Expires:

NOTARIAL SEAL
DANIELLE M. ESTES, Notary Public
Media Boro Delaware County
My Commission Expires December 15, 2007

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COMMON WEALTH OF PENNSYLVANIA	:
country of Philadelphia	: ss:
COUNTY OF PINAL CAPACITO	:
On this day of September, 2007, before me Charles of Lizzi, who acknowled he was a such way authorized to do Trademarks, Copyrights and Licenses Security Agreement signing his name as such way man president behalf Notary Public My Commission.	ged himself to be the duly elected Oxford, Inc., and that he as such so, executed the foregoing Patents, at for the purposes therein contained by of such Assignor. Contained by the foregoing Patents, at for the purposes therein contained by the foregoing Patents, and the foregoing Patents,

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL
DANIELLE M. ESTES, Notary Public
Media Boro Delaware County
My Commission Expires December 15, 2007

COMMONWEALTH OF PENNSYLVANIA	•
COUNTY OF PHILADERPHIA	: ss
COUNTY OF PINION OF	•
On this day of September, 2007, before the following of Citizens Bank of C	ement for the purposes therein contained by
Notary Pu	blic
My Comr	nission Expires:

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL
DANIELLE M. ESTES, Notary Public
Media Boro. Delaware County
My Commission Expires December 15, 2007

EXHIBIT "A"

TO

PATENTS, TRADEMARKS,

COPYRIGHTS AND LICENSES SECURITY AGREEMENT

Patents

1. Tasty Baking Company.

None

2. Tastykake Investment Company.

None

3. TBC Financial Services, Inc.

None

4. Tasty Baking Oxford, Inc.

None

PHLDMS1 3206416v.6

EXHIBIT "B"

TO

PATENTS, TRADEMARKS,

COPYRIGHTS AND LICENSES SECURITY AGREEMENT

Trademarks

ASSIGNOR	<u>MARK</u>	REG. NO./SER. NO.	REG. DT.
1. Tasty Baking Company.	See at	tached.	
2. <u>Tastykake Investment Company</u> .	See at	tached.	
3. TBC Financial Services, Inc.	None.		
4 Tests Dali a O. C. 1 V			
4. Tasty Baking Oxford, Inc.	None.		

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Tasty Baking Company

Trademark Report by	Mark				Printed	l: 8/22/2007	Page
COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
ALL TUR COOR	MITTINGO WID A DOD						
UNITED STATES	THINGS WRAPPE	11/6/1981	335,953			ABANDONED	
A I INTO CANTO INTO IN	IC DANEDW		,				
UNITED STATES	T01919US0	11/25/1997	75/395,975	12/28/1999	2,304,689	ABANDONED	
DE A DE DESIGN					2,000	•	-
UNITED STATES	T01026US0	7/13/1989	812,298	6/26/1990	1,603,942	ABANDONED	3
			012,200	0.20. 1000			_
CHOCOLATE ROUNITED STATES	T00896US0	5/17/1991	167.660	6/2/1992	1,690,394	ABANDONED	3
	100030030	3/1//1991	167,669	0/2/1992	1,090,094	ABANDONED	
JUNIOR	T 00/07 40	5/04/4000	704.040			ABANDONED	
UNITED STATES	T-06/87-43	5/31/1988	731,849			ABANDONED	3
UNITED STATES	T01208US1	11/20/1986	•			ABANDONED	3
UNITED STATES	T01208US2	11/12/1981	336,961			ABANDONED	3
JUNIORS							
UNITED STATES	T01209US0	5/31/1988	731,860			ABANDONED	3
UNITED STATES	T01209US1	7/6/1981	317,827			ABANDONED	3
UNITED STATES	T01209US2	11/20/1986	631,312			ABANDONED	3
JUST FOR KIDS							
UNITED STATES	T01206US0	10/1/1990	102,054			ABANDONED	3
KANDY KAKES					· · · · · · · · · · · · · · · · · · ·		·
CANADA	T00645CA0	9/21/1999	1,029,591	4/19/2002	560,437	REGISTERED	
MEXICO	T00645MX0	10/10/1999	395813	2/29/2000	644796	REGISTERED	3
KOFFEE KAKE							
UNITED STATES	T01212US0	12/18/1981	342,249			ABANDONED	3
KREEPY KAKES							
UNITED STATES	T02545US0	7/7/1999	75/744,615	3/21/2000	2,333,381	REGISTERED	3
KREME BARS							
UNITED STATES	T02255US0	8/21/1998	75/540,503	10/31/2000	2,401,053	ABANDONED	3
KRIMPETS			,				
CANADA	T00774CA0	9/21/1999	1,029,648	4/24/2002	560,670	REGISTERED	
MEXICO	T00774MX0	10/20/1999	395814	2/29/2000	644797	REGISTERED	3
RUNNING BAKE	R BOY DESIGN						
UNITED STATES	T01216US0	12/18/1981	342,248	4/12/1983	1,234,785	ABANDONED	3
CNAW IN EDECIT							
SNAK 'N FRESH UNITED STATES	T01920US0	11/25/1997	75/395,848	10/12/1999	2,286,433	ABANDONED	3
		, 1,20,1007	. 5.550,070	. 5 2 1000	-11 '**		J
TANDY TAKES	T04040UCC			9/0/4070	040 500	ARANDONED	
UNITED STATES	T01213US0		i	8/8/1972	940,598	ABANDONED	3

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COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
TASTY BEARS							
UNITED STATES	T01199US0	5/15/1989	800,119	<u> </u>		ABANDONED	30
TASTY SINGLES							
UNITED STATES	T01198US0	7/14/1992	294,506			ABANDONED	30
TASTY TWISTS							
UNITED STATES	T-06/87-42	11/20/1986	631,310	12/26/1989	1,574,071	ABANDONED	30
TASTYBAR							
UNITED STATES	T00208US0	3/21/1995	74/649,429			ABANDONED	30
UNITED STATES	T00208US1	12/4/1991	228,429			ABANDONED	30
UNITED STATES	T00208US2	8/17/1984	495,431	2/4/1986	1,381,669	ABANDONED	30
UNITED STATES	T00208US3	8/17/1984	495,430	2/4/1986	1,381,668	ABANDONED	30
UNITED STATES	T00208US4	8/17/1984	495,429	2/4/1986	1,381,667	ABANDONED	30
UNITED STATES	T00208US5	8/17/1984	495,432	2/4/1986	1,381,670	ABANDONED	30
UNITED STATES	T00208US6	8/17/1984	495,438	2/4/1986	1,381,671	ABANDONED	30
TASTYCLASSIC							
UNITED STATES	T01203US0	4/23/1991	160,081			ABANDONED	30
TASTYFREE							
UNITED STATES	T01200US0	12/17/1990	124,392			ABANDONED	30
TASTY-FREE							
UNITED STATES	T01201US0	12/17/1990	124,391		A11	ABANDONED	30
TASTYKAKE							
CANADA	T00646CA0	9/21/1999	1,029,590	4/19/2002	560,429	REGISTERED	
MEXICO	T00646MX0	10/20/1999	395812			PENDING	30
TASTYKAKE OVI	EN FRESH COOKI	IES					
UNITED STATES	T01210US0	11/25/1986	632,481			ABANDONED	30
UNITED STATES	T01210US1	11/25/1986	632,496			ABANDONED	30
TASTYKARE PAC	CKAGE						
UNITED STATES	T00094US0	12/27/1989	014,623	12/10/1991	1,668,048	ABANDONED	30
TASTYKLASSIC							
UNITED STATES	T01204US0	4/23/1991	160,082			ABANDONED	30
TASTYLIGHTS	·						
UNITED STATES	T00337US0	11/28/1990	118,858	1/26/1993	1,749,523	ABANDONED	30
TASTYLITES							
UNITED STATES	T01202US0	11/28/1990	118,857			ABANDONED	30
TBC & DESIGN			•				
	T012071150			4414014000	004.004	ADAMBONIE -	
UNITED STATES	T01207US0			11/18/1969	881,001	ABANDONED	46

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COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#		STATUS	CLASS	ES
TBC AND DESIG	GN	•							
UNITED STATES	T01215US0	11/12/1981	336,976		**************************************		ABANDONED		30
TEENS									
UNITED STATES	T01211US0	7/6/1981	317,885				ABANDONED		30
THE COFFEE BI	REAK								
UNITED STATES	T01205US0	10/1/1990	74/102,055				ABANDONED		30
TROPICAL DEL	IGHTS								
MEXICO	T02589MX0	10/20/1999	395815	2/29/2000	644798	-	REGISTERED		30
			END OF REPOR			TOTAL	ITEMS SELECT	FD =	47

Tastykake Investment Company

COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	STATUS	CLASSES
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	050	0010020
BACKPACK SNA	ACKS						
UNITED STATES	T02927US0	7/3/2001	76/279,600	10/29/2002	2,642,234	REGISTERED	3
BAKERY PROD	UCT DESIGN						
UNITED STATES	T03590US00	4/19/2005	78/611,853	8/1/2006	3,123,063	REGISTERED	3
BUNNY TREATS	8						
UNITED STATES	T03572US00	1/31/2005	78/557,104			ABANDONED	3(
BUNNYTRAIL T	REAT						
UNITED STATES	T00509US0	1/26/1994	483,527	1/31/1995	1,876,801	ABANDONED	30
CREAMIE							
UNITED STATES	T00808US0	11/20/1986	73/631,313	7/19/1988	1,496,928	REGISTERED	30
CDEAMIES (S4)	:3\		,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		0.
CREAMIES (Styl	T00776US0		72/265,147	7/18/1967	0,832,287	REGISTERED	30
			727200,147	7710/1907	0,002,201	REGISTERED	30
CUPID KAKE UNITED STATES	TOUEDRIED	10/00/4000	474.450	0/00/4005	4 000 004		
ONTEDSTATES	T00508US0	12/22/1993	4/4,458	3/28/1995	1,886,231	ABANDONED	30
	ON. HARD TO PAS	· · · · · · · · · · · · · · · · · · ·					
UNITED STATES	T03801US00	2/16/2007	77/109,468			PENDING	30
FROSTY KANDY			· · · · · · · · · · · · · · · · · · ·				
UNITED STATES	T00505US0	4/12/1994	511,657	8/1/1995	1,908,687	ABANDONED	30
GOLD COLLECT	TION						
UNITED STATES	T00340US0	1/18/1991	131,647	9/14/1993	1,792,790	ABANDONED	30
JUNIOR							
UNITED STATES	T01208US3	10/19/1999	75/826,630	7/25/2000	2,371,355	REGISTERED	30
JUNIORS							
UNITED STATES	T01209US3	10/19/1999	75/826,663	7/25/2000	2,371,356	REGISTERED	30
KANDY KAKES							
UNITED STATES	T00645US0	7/6/1981	73/317,759	4/5/1983	1,233,809	REGISTERED	30
KOFFEE KAKE							
JNITED STATES	T01212US1	3/18/1998	75/452,092			ABANDONED	30
KREAMIES							
UNITED STATES	T03587US00	4/1/2005	78/600,052			ALLOWED	30
			. 0.000,002			ALLOWED	30
KREME KRIMPI		0/45/4004	74/270 054				
JNITED STATES	T00644US0	9/15/1994	74/573,851	1/14/1997	2,030,719	ABANDONED	30
KREME KUPS							
JNITED STATES	T00827US0	8/28/1987	73/681,196	3/14/1989	1,529,898	REGISTERED	30

TRADEMARK

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COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#		STATUS	CLASSES
KRIMPETS								
UNITED STATES	T00774US0		71/250,477	9/27/1927	0,233,391		REGISTERED	. 30
KRINGLE KAKE	S							
UNITED STATES	T00507US0	2/23/1994	74/493,759	11/14/1995	1,934,730	- 	REGISTERED	30
Miniparating					1,00 1,100		7.20.01.21.22	•
WUPIDKAKES UNITED STATES	T0226011500	2/0/2004	70/574.040	400000		· · · · · · · · · · · · · · · · · · ·		
ONTEDSTATES	T03369US00	2/6/2004	76/574,843	1/25/2005	2,920,565		REGISTERED	30
MRS. BAUER'S B.	AKERY				·			
UNITED STATES	T02763US0	8/21/2000	76/114,859				ABANDONED	30
NOW THAT'S TA	STY							
UNITED STATES	T03458US00	4/22/2004	76/588,830	1/31/2006	3,056,007		REGISTERED	30
PASTRY POCKET	rs							
UNITED STATES	T00059US0	10/11/1990	105,073	8/18/1992	1,709,437		ABANDONED	30
UNITED STATES	T00059US1	7/30/2002	76/435,686		.,,		ABANDONED	30
CARITEA CRIACIZO			•					
SANTA SNACKS UNITED STATES	T03354US0	12/17/2002	76/567,394	4 (0)0007	2 400 404	·	DECISTEDED	
0111120 0111120	100004000	12/1//2003	70/007,394	1/2/2007	3,190,431		REGISTERED	30
SENSABLES								
UNITED STATES	T03451US0	3/30/2004	76/583,972	12/19/2006	3,187,760		REGISTERED	30
SPARKLE KAKES	3							
UNITED STATES	T00590US0	5/4/1994	522,077	8/6/1996	1,991,716		ABANDONED	30
ST PATTY'S TREA	ATS							
UNITED STATES	T03362US0	1/23/2004	76/572,430	2/21/2006	3,060,725		REGISTERED	30
ST. PATTY'S TRE	ATC							
UNITED STATES	T00589US0	10/27/1994	74/591,115	5/7/1996	1,973,485		ABANDONED	30
		10/21/ 1004	7-7/001,110	0/// 1000	1,575,405		ADANDONED	50
SWEETIE KAKES		4/4.4/4000						
UNITED STATES	T01955US0	1/14/1998	75/417,740	3/9/1999	2,230,545		REGISTERED	30
T AND DESIGN								
UNITED STATES	T00648US0	11/6/1981	335,954	3/8/1983	1,230,175		REGISTERED	30
T PLUS DESIGN								
UNITED STATES	T00689US0	12/16/1982	406,169	5/8/1984	1,277,275		REGISTERED	30
T TASTYKAKE &	DESIGN							
UNITED STATES	T00426US0		72/324,662	2/3/1970	0,885,577		REGISTERED	30
	m proven		,		-,,			
T TASTYKAKE AN		44/40/4004	70/000 077	5/0/4000	4 000 040			
UNITED STATES	T00649US0	11/12/1981	73/336,977	5/3/1983	1,236,610		REGISTERED	30
TASTY BREAKS					,			
UNITED STATES	T00775US0		72/263,326	10/3/1967	0,836,412		REGISTERED	30

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COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#		STATUS	CLASSES
TASTY GRAHAM	IS							
UNITED STATES	T03585US00	4/1/2005	78/599,833	7/17/2007	3,265,941		REGISTERED	30
TASTY MINIS								
UNITED STATES	T00428US0	5/10/1991	165,314	1/25/1994	1,818,533		ABANDONED	30
UNITED STATES	T00428US01	5/6/2005	78/624,906				ALLOWED	30
TASTY MINI'S								
UNITED STATES	T03141US0	6/10/2002	76/419,116	1145-11			ABANDONED	30
TASTY TOO								
UNITED STATES	T00427US0	7/1/1992	291,106	5/31/1994	1,838,449		ABANDONED	30
TASTY TWEETS								
UNITED STATES	T01954US0	1/14/1998	75/417,725	8/3/1999	2,267,760		REGISTERED	30
TASTY TWISTS								
UNITED STATES	T00904US0	7/19/1991	74/186,503	6/30/1992	1,697,864		REGISTERED	30
TASTYBAR								
UNITED STATES	T00208US7	12/16/2000	75/873,555				ABANDONED	30
TO A CONVENDE A LAC			•					
TASTYBREAKS UNITED STATES	T03695US00	3/27/2006	78/847,107				ALLOWED	30
	. 000000000	0.2772000	70,047,107				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
TASTYKAKE UNITED STATES	T00646US0	7/6/1981	72/247 760	2/15/1983	1,227,724		REGISTERED	30
UNITED STATES	T00646US1	12/15/1982	73/317,760 406,143	5/1/1984	1,276,454		REGISTERED	30
		12/13/1902	400,143	3/1/1304	1,270,404		KEOIOTEKED	30
TASTYKAKE & D		410444050	70/07/ 070		0.000.050		DEGISTEDED	
UNITED STATES	T00431US0	4/21/1959	72/071,976		0,696,852		REGISTERED	30
TASTYKAKE AN	D DESIGN							
UNITED STATES	T03439US00	3/11/2004	76/580,792	11/8/2005	3,012,640		REGISTERED	30
TASTYKAKE BAI	KERY FRESH & D	ESIGN						
UNITED STATES	T00430US0	1/30/1990	74/023,953	11/6/1990	1,621,499		REGISTERED	30
TASTYKAKE BAI	KERY FRESH CLA	SSIC BAKET	GOODS					
UNITED STATES	T02696US0	5/18/2000	76/051,655	4/9/2002	2,558,010		REGISTERED	030
TASTYKAKE BAI	KERY FRESH SNA	K BARS						
UNITED STATES	T02006US0	3/10/1998	75/447,907	7/27/1999	2,264,522		ABANDONED	30
TASTYKAKE BAI	KERY FRESH TRO	OPICAL DELI	GHTS					
UNITED STATES	T01994US0	3/3/1998	75/443,893	6/18/2002	2,582,559		REGISTERED	30
TASTYKAKE BUI	NNY TREATS							
UNITED STATES	T03727US00	7/10/2006	78/925,984	5/15/2007	3,242,052		REGISTERED	30
TASTYKAKE DO	URLICIOUS							
UNITED STATES	T03657US0	10/31/2005	78/743,774				ALLOWED	30
			••••					

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COUNTRY	REFERENCE#	FILED	APPL#	REGDT	REG#	(STATUS	CLASSE
TASTYKAKE PI	US DESIGN							
UNITED STATES	T00690US0	11/6/1981	335,952	4/3/1984	1,272,977		REGISTERED	
-			000,002	11011001	1,212,011	•	(2010121125	
TASTYKAKE SE	ENSABLES							
UNITED STATES	T03484US00	6/8/2004	76/596,412	8/1/2006	3,124,056	F	REGISTERED	
TASTYKAKE SN	NAK BARS							
UNITED STATES	T03633US00	7/28/2005	78/680,574	12/5/2006	3,179,937	· F	REGISTERED	
TASTYKARE			,					
UNITED STATES	T00094US1	12/27/1989	74/014,627	12/10/1991	1,668,049	F	REGISTERED	
TASTY-KLAIR								
UNITED STATES	T00429US0	11/20/1969	72/344,083	7/14/1970	0,894,734	F	REGISTERED	
UNITED STATES	T00429US01	5/18/2004	76/593,146	6/28/2005	2,963,842	F	REGISTERED	
TEMPTYS								
UNITED STATES	T00647US0	7/6/1981	317,594	2/15/1983	1,227,723	Α	BANDONED	
THE CHOCOLA	TE CHOICE							
UNITED STATES	T00338US0	10/1/1990	74/102,052	3/23/1993	1,760,743		REGISTERED	7
ONITED OTATED	100000000	10/1/1990	14/102,002	3/23/ 1993	1,700,743	r	REGISTERED	
THE COLLEGIA	TE							
UNITED STATES	T00336US0	10/1/1990	74/102,051	3/23/1993	1,760,742	F	REGISTERED	
THE MIX AND M	IATCH PACK							
UNITED STATES	T00339US0	10/1/1990	102,053	3/23/1993	1,760,744	Α	BANDONED	
TIME FOR A TAS	STY BREAK	•						
UNITED STATES	T00688US0	11/4/1982	401,600	5/22/1984	1,279,139	R	EGISTERED	
WHIRLY TWIRL	S							
UNITED STATES	T03017US0	1/22/2002	76/361,283			Α	BANDONED	
WITCHY GOOD	TDFAT							
UNITED STATES	T00506US0	4/11/1994	512,148	4/11/1995	1,888,720		BANDONED	
		7/1/1754	012,170	4/ 1 // 1333	7,000,720	^	DANDONED	•
WITCHY TREAT								<u> </u>
UNITED STATES	T03586US00	4/1/2005	78/599,867		٠	A	LLOWED	:
			END OF REPORT	<u> </u>		TOTAL IT	EMS SELECTE	(D = (

EXHIBIT "C"

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4. Tasty Baking Oxford, Inc..

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