Form PTO-1594 (Rev. 03/01) 1 - 28 - 0 3REC(TF



3. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

TO THE FIGURE OF THE PROPERTY OF THE	ents and Trademarks: P	lease record the attached original documents or copy thereof.
Name of conveying party(ies):		2. Name and address of receiving party(ies)
Cole Taylor Bank		Name: See Schedule 1
	j	Internal
	ssociation	Address:
morridadi(o)	mited Partnership	Street Address: 111 W. Washington StSte
General Partnership	miled Faithership	City: Chicago State: Illinois Zip: 606
Other		Individual(s) citizenship
		Association
Additional name(s) of conveying party(ies) atta	ached? 🖵 Yes 🍱 No	General Partnership
3. Nature of conveyance:		
•	Merger	Limited Partnership
		Corporation-State
	Change of Name	Other If assignee is not domiciled in the United States, a domestic
Other December 19, 2002		representative designation is attached: Yes No (Designations must be a separate document from assignment)
Execution Date:		Additional name(s) & address(es) attached? 📮 Yes 📮 No
4. Application number(s) or registration nu	mber(s):	
A. Trademark Application No.(s)		B. Trademark Registration No.(s)
The special of the sp		75861333
		73601333
<i>F</i>	Additional number(s) att	
5. Name and address of party to whom co concerning document should be mailed:		
5. Name and address of party to whom co concerning document should be mailed:	rrespondence	ached Yes No 6. Total number of applications and
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein	rrespondence	ached Yes No 6. Total number of applications and registrations involved:
5. Name and address of party to whom co concerning document should be mailed:	rrespondence	7. Total fee (37 CFR 3.41)
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein	rrespondence	7. Total fee (37 CFR 3.41)
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein	rrespondence	7. Total fee (37 CFR 3.41)
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein	rrespondence	7. Total fee (37 CFR 3.41)
Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss	rrespondence	6. Total number of applications and registrations involved: 7. Total fee (37 CFR 3.41)
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein	rrespondence	7. Total fee (37 CFR 3.41)
Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss	rrespondence	7. Total fee (37 CFR 3.41)\$ 2,490.00 Enclosed Authorized to be charged to deposit account 8. Deposit account number:
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300	rrespondence	7. Total fee (37 CFR 3.41)
Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300	Zip: 60093	Authorized to be charged to deposit account number: (Attach duplicate copy of this page if paying by deposit account account account number
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300 City: Northfield State: IL	rrespondence	Authorized to be charged to deposit account 8. Deposit account number: 502035 (Attach duplicate copy of this page if paying by deposit account acco
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300 City: Northfield State: IL 9. Statement and signature.	Zip: 60093	Authorized to be charged to deposit account 8. Deposit account number: 502035 (Attach duplicate copy of this page if paying by deposit account THIS SPACE
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300 City: Northfield State: IL 9. Statement and signature.	Zip: 60093	Authorized to be charged to deposit account 8. Deposit account number: 502035 (Attach duplicate copy of this page if paying by deposit account THIS SPACE
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300 City: Northfield State: IL 9. Statement and signature. To the best of my knowledge and belief,	Zip: 60093	Authorized to be charged to deposit account 8. Deposit account number: 502035 (Attach duplicate copy of this page if paying by deposit account acco
5. Name and address of party to whom co concerning document should be mailed: Name: Levenfeld Pearlstein Internal Address: Attn: Steven M. Weiss Street Address: 211 Waukegan RdSte. 300 City: Northfield State: IL 9. Statement and signature. To the best of my knowledge and belief, copy of the original document.	Zip: 60093 DO NOT USE the foregoing inform	Authorized to be charged to deposit account number: 502035 (Attach duplicate copy of this page if paying by deposit account is true and correct and any attached copy is a true and correct and any attached copy is a true.

SCHEDULE 1

RECEIVING PARTY:

Cole Taylor Bank, as Administrative Agent for Cole Taylor Bank, LaSalle Business Credit, Inc. and any other person or entity which may at any time or from time to time in the future become a "Lender" pursuant to the Third Amended and Restated Loan and Security Agreement dated December 19, 2002 by and among Ferrara Pan Candy Co., Inc., Cole Taylor Bank, as Administrative Agent, Cole Taylor Bank and LaSalle Business Credit, Inc.

H:\Docs\45400\45417\052 Schedule 1 to USPTO Assignment 1-20-03.doc

EXHIBIT B TO ASSIGNMENT OF PATENT, TRADEMARK AND LICENSE MORTGAGE AND AMENDED AND RESTATED PATENT, TRADEMARK AND LICENSE MORTGAGE

Continuation of Number 4 on Trademark Recordation Form Dated January 20, 2003

Trademarks, Trade Names and Services Marks

Red Hots	<u>Mark</u>	Serial or Registration No.	Registration Date
Atomic Sour Ball 75/798,705 Gummy Wow Worms 78/093,038 Gummy Groos 78/093,018 10/8/02 Fruithead 76/086,103 Numpty's 78/085,626 Mighty Minnows 78/075,160 Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 1,790,582 8/6/96 Fercola 1,651,203 7/16/91 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,931,824 10/31/95 Ferrara Pan 1,931,824 10/31/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 1,931,824 10/31/95 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 Ferrara Pan Fruit 1,602,638 6/19/90 Ferrara Pan Fruit 1,602,638 6/19/90 Ferrara Pan Fruit 1,597,706 5/22/90 Ferrara Pan Johnny Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93	Red Hots	74041422	
Gummy Wow Worms 78/093,038 Gummy Groos 78/093,018 10/8/02 Fruithead 76/086,103 Numpty's 78/085,626 Mighty Minnows 78/075,160 Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 Atomic Fireball 76/041,387 Knucklehead 76/040,232 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball 2,368,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan 1,763,120 4/06/93 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail Ferrara Pan Johnny 1,597,706 5/22/90 Ferrara Pan Johnny Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93	Atomic Sour Balls	75/798,706	
Gummy Groos 78/093,018 10/8/02 Fruithead 76/086,103 Numpty's 78/085,626 Mighty Minnows 78/075,160 Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 11/12/02 Atomic Fireball 76/041,387 11/2/02 Knucklehead 76/040,232 1,790,579 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3	Atomic Sour Ball		
Gummy Groos 78/093,018 10/8/02 Fruithead 76/086,103 Numpty's Mighty Minnows 78/075,160 Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 Iny90,579 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 </td <td>Gummy Wow Worms</td> <td>78/093,038</td> <td></td>	Gummy Wow Worms	78/093,038	
Fruithead 76/086,103 Numpty's 78/085,626	Gummy Groos	 	10/8/02
Numpty's 78/085,626		<u> </u>	
Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 1,790,579 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan Design 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,936,858 <t< td=""><td>Numpty's</td><td></td><td></td></t<>	Numpty's		
Ferrara Red Fish 78/075,153 Fire and Ice 78/075,151 Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 1,790,579 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan Design 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,936,858 <t< td=""><td>Mighty Minnows</td><td>78/075,160</td><td></td></t<>	Mighty Minnows	78/075,160	
Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 8/31/93 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrola 1,651,203 7/16/91 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,936,858 11/14/72 Ferrara Pan 2,316,671 2/08/		78/075,153	
Atomic Fireball 76/041,387 11/12/02 Knucklehead 76/040,232 8/31/93 Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 8/31/93 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrola 1,651,203 7/16/91 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,936,858 11/14/72 Ferrara Pan 2,316,671 2/08/	Fire and Ice	78/075,151	•
1,790,579	Atomic Fireball		11/12/02
1,790,579	Knucklehead	76/040,232	
Lemonhead Design 1,975,848 5/28/96 Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design		†	8/31/93
Alexander the Grape 1,049,161 9/28/76 Alexander the Grape 1,790,581 8/31/93 Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 1,602,638 6/19/90	Lemonhead Design		
Alexander the Grape Design 1,790,581 8/31/93 Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Ferrola 1,651,203 7/16/91 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,602,638 6/19/90 Fireball Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail Ferrara			
Design			
Applehead 2,120,169 12/9/97 Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,		' '	
Applehead Design 2,150,924 4/14/98 Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape Ferrara Pan Atomic 1,602,638 6/19/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats <td></td> <td>2,120,169</td> <td>12/9/97</td>		2,120,169	12/9/97
Atomic Fireball 1,316,009 1/22/85 Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 7,597,705 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 7,60/93 4/06/93			
Atomic Fireball 2,368,697 7/18/00 Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherry Clan Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,930,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 1,597,705 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93			
Atomic Fireball Design 614,947 10/25/55 Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 1,597,705 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93			
Best of the Bunch 2,508,149 11/13/01 Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 1,597,705 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93	Atomic Fireball Design		
Cherry Clan 1,374,942 12/10/85 Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93			
Cherry Clan Design 1,790,582 8/31/93 Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 4/06/93 6/19/90 Fireball 5/22/90 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93	Cherry Clan		
Cherryhead Design 2,066,989 6/3/97 Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Fireball 6/19/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93			
Child's Choice 1,992,099 8/6/96 Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93	Cherryhead Design		6/3/97
Fercola 1,651,203 7/16/91 Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 4/06/93 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 1,597,705 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93	Child's Choice		
Ferrara 947,326 11/14/72 Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 4/06/93 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93	Fercola		7/16/91
Ferrara Pan 1,030,964 1/20/76 Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 4/06/93 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93	Ferrara	• · · · · · · · · · · · · · · · · · · ·	11/14/72
Ferrara Pan 1,931,324 10/31/95 Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93	Ferrara Pan		1/20/76
Ferrara Pan 1,936,858 11/21/95 Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 4/06/93 6/19/90 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93	Ferrara Pan		10/31/95
Ferrara Pan 2,316,128 2/08/00 Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander the Grape 1,763,120 4/06/93 Ferrara Pan Atomic Fireball 1,602,638 6/19/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit Cocktail 1,620,213 10/30/90 Ferrara Pan Johnny Apple Treats 1,597,705 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93	Ferrara Pan		11/21/95
Ferrara Pan 2,316,671 2/08/00 Ferrara Pan Alexander 1,763,120 4/06/93 the Grape 6/19/90 Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Apple Treats 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93	Ferrara Pan		2/08/00
Ferrara Pan Alexander the Grape 1,763,120 4/06/93 Ferrara Pan Atomic Fireball 1,602,638 6/19/90 Ferrara Pan Cherry Clan Ferrara Pan Fruit Cocktail 1,597,706 5/22/90 Ferrara Pan Johnny Apple Treats 1,597,705 5/22/90 Ferrara Pan Lemonhead 1,763,119 4/06/93			
the Grape Ferrara Pan Atomic 1,602,638 6/19/90 Fireball Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats Ferrara Pan Lemonhead 1,763,119 4/06/93			4/06/93
Ferrara Pan Atomic 1,602,638 6/19/90 Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93	1		
Fireball 5/22/90 Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93		1,602,638	6/19/90
Ferrara Pan Cherry Clan 1,597,706 5/22/90 Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93			
Ferrara Pan Fruit 1,620,213 10/30/90 Cocktail 5/22/90 Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93		1,597,706	5/22/90
Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93 Ferrara Pan Lemonhead 1,763,119 4/06/93			10/30/90
Ferrara Pan Johnny 1,597,705 5/22/90 Apple Treats 4/06/93 Ferrara Pan Lemonhead 1,763,119 4/06/93	Cocktail		
Ferrara Pan Lemonhead 1,763,119 4/06/93	Ferrara Pan Johnny	1,597,705	5/22/90
Ferrara Pan Lemonhead 1,763,119 4/06/93	,		
Ferrara Pan Mr. Melon 1,766,086 4/20/93		1,763,119	4/06/93
	Ferrara Pan Mr. Melon	1,766,086	4/20/93

:s\45400\45417\046 Exhibit B 1-20-03.doc

T' 1 11		
Fireball	1,549,387	7/25/89
Fruit Cocktail	673,614	2/13/59
Fruit Headline	2,173,118	7/14/98
Fruit Parade	1,811,623	12/14/93
Fruit Parade	1,822,069	2/15/94
Glo Worms	2,036,033	2/4/97
Grapehead	2,021,248	12/3/96
Grapehead Design	2,069,381	6/10/97
Jawbusters	2,205,938	11/24/98
Johnny Apple Treats	1,285,458	7/10/84
Johnny Apple Treats	1,790,578	8/31/93
Design		
Lemonhead	78/115,078	03/15/02
Lemonhead	781,824	12/15/64
Lemonhead	2,205,620	11/24/98
Lemonhead	2,205,625	11/24/98
Lemonhead	2,205,626	11/24/98
Lemonhead Design	1,790,580	8/31/93
Lemonhead Design	2,319,355	2/15/00
Lemonhead Design	2,319,356	2/15/00
Long Fellers	743,066	1/1/63
Melonhead	2,241,677	
Melonhead Design	2,573,910	4/27/99
Mr. Melon		5/28/02
	1,350,899	7/23/85
Orangehead	2,010,727	10/22/96
Orangehead Design Punchhead	2,066,987	6/3/97
	2,181,040	8/11/98
Punchhead Design	2,578,845	6/11/02
Quality Ferpanco	1,168,595	9/8/81
Candies	0.000.000	
Red Hots	2,238,836	4/13/99
Strawberryhead	2,239,070	4/13/99
Strawberryhead Design	2,571,632	5/21/02
Taffy-Mendous	1,967,416	4/9/96
Cherryhead	2032661	1/21/97
Atomic Fireball	78156845	
Red Hots	78114912	
Red Hots	78158212	
The Original Jaw	78123511	
Breakers Jaw Busters		
Jaw Busters	78114891	
Narbles	78162009	
Numpty's	78161464	
Baubles	78167384	
Red Hots	78132094	
Red Hots	78132335	
Ferrara Pan Mini Red	78167847	
Fish		
Thunderboltz	78167402	
Atomic Fireball	78167356	
Bingers	78167372	
Lemonhead Design	78157119	
Lemonhead Design	78166892	
Dynamos	78162081	
	L	

Jaw Busters The	78123549	
Original Jaw Breakers		
Lemonhead	78156723	
Red Hots Cinnamon	78132115	
Flavored Candies		
Lemonhead Design	78166959	
Boston Baked Beans	78114946	
Jujuhead	78196288	
Jujuheads	78196305	
Neon Elves	78201740	
Confectioners Alliance	75861333	

FOR RECORDER'S USE ONLY

PREPARED BY AND WHEN RECORDED MAIL TO:

Steven Bright, Esq. Levenfeld Pearlstein 211 Waukegan Road Suite 300 Northfield, Illinois 60093

ASSIGNMENT OF PATENT, TRADEMARK AND LICENSE MORTGAGE AND AMENDED AND RESTATED PATENT, TRADEMARK AND LICENSE MORTGAGE FERRARA PAN CANDY CO., INC.

WITNESSETH:

WHEREAS, Mortgagor, Lenders and Mortgagee are parties to a certain Third Amended and Restated Loan and Security Agreement dated as of December 2, 2002 (said loan and security agreement, as may be further amended, modified and/or restated from time to time shall hereinafter be referred to as the "Loan Agreement"), which Loan Agreement provides: (i) for Lenders to extend credit to or for the account of Mortgagor; and (ii) for the grant by Mortgagor to Mortgagee, on behalf and for the pro-rata benefit of Lenders, of a security interest in all of Mortgagor's assets, including, without limitation, its patents, patent applications, trademarks, trademark applications, trade names, service marks, service mark applications, goodwill and licenses;

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, Mortgagor agrees as follows:

1. <u>Assignment</u>. For good and valuable consideration, the receipt of which is hereby acknowledged, CTB hereby grants, transfers and assigns to Mortgagee, all of its right, title, and interest in and to that certain Patent,

H:\Docs\45400\45417\035 Trademark Mortgage final.doc

Trademark and License Mortgage dated as of June 15, 2002 (the "Original Mortgage"), given by Mortgagor to CTB, which was filed with the United States Patent and Trademark Office on September 13, 2002, subject to all of the terms and conditions of the Original Mortgage.

By accepting the assignment set forth in this paragraph, Mortgagee hereby assumes and agrees to perform all of the terms, covenants, and conditions of the Original Mortgage to be performed on the part of CTB. Mortgagee agrees to indemnify, defend and hold CTB and its members, managers, officers, employees and agents harmless from and against any and all obligations, liabilities, payments, claims and demands of any kind whatsoever under the Original Mortgage or any other document or instrument executed by CTB in connection therewith.

Mortgagee hereby remises, releases and forever discharges CTB of and from any and all manner of action, cause and causes of action, suits, debts, obligations, liabilities, sums of money, deposits, proration amounts, credits, bonds, bills, covenants, agreements, claims and demands, whatsoever, in law or in equity, known or unknown, which are asserted or alleged or which could be asserted or alleged, arising from or relating to any act or omission of CTB arising from or related to the Original Mortgage or the transaction contemplated thereby.

THE PARTIES HERETO ACKNOWLEDGE AND AGREE THAT THIS ASSIGNMENT IS MADE ON AN "AS IS, WHERE IS" BASIS ONLY, AND CTB MAKES NO REPRESENTATION OR WARRANTY, EXPRESSED OR IMPLIED, OF ANY KIND WITH RESPECT TO THE ORIGINAL MORTGAGE, AND ALL SUCH REPRESENTATIONS AND WARRANTIES ARE HEREBY EXPRESSLY DISCLAIMED.

- 2. <u>Incorporation of Loan Agreement</u>. The Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 3. Mortgage of Patents, Trademarks and Licenses. To secure the complete and timely satisfaction of all of the "Liabilities" (as defined in the Loan Agreement), Mortgagor hereby grants, bargains, assigns, mortgages, pledges, sells, creates a security interest in, transfers and conveys to Mortgagee, on behalf and for the pro-rata benefit of Lenders, 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 and upon the occurrence of an "Event of Default" (as defined in the Loan Agreement), all of Mortgagor's right, title and interest in and to all of its now existing and hereafter created or acquired:
 - patents and patent applications, including, without limitation, (i) the inventions and improvements described and claimed therein, and those patents listed on Exhibit A attached hereto and hereby made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (b) all income, damages and payments now and hereafter due or payable under or with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a)-(d) of this subsection 2(i), are sometimes hereinafter referred to individually as a "Patent" and, collectively, as the "Patents");
 - (ii) trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations and service mark applications, including, without limitation, the trademarks, trade names, service marks and applications and registrations thereof listed on Exhibit B attached hereto and hereby made a part hereof, and (a) renewals or extensions, thereof, (b) all income, damages and payments now and hereafter due or payable with respect thereto, including,

without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trade names, service marks and applications and registrations thereof, together with the items described in clauses (a) - (d) of this subsection 2(ii), are sometimes hereinafter referred to individually as a "Trademark" and, collectively, as the "Trademarks");

- (iii) to the extent assignable, all license agreements with respect to any of the Patents or the Trademarks or any other patent, trademark, service mark or any application or registration thereof or any other trade name between Mortgagor and any other party, whether Mortgagor is a licenser or licensee under any such license agreement (all of the foregoing license agreements and Mortgagor's rights thereunder are hereinafter referred to collectively as the "Licenses"); and
- (iv) the goodwill of Mortgagor's business connected with, and symbolized by, the Trademarks.
- 4. Warranties and Representations. Mortgagor warrants and represents to Mortgagee that:
 - (i) The Patents, Trademarks and Licenses have not been adjudged invalid or unenforceable and have not been canceled, in whole or in part, and are presently subsisting;
 - (ii) Each of the Patents, Trademarks and Licenses is valid and enforceable:
 - (iii) Mortgagor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Licenses, free and clear of any liens, charges and encumbrances, including, without limitation, licenses, shop rights and covenants by Mortgagor not to sue third persons;
 - (iv) Mortgagor has adopted, used and is currently using all of the Trademarks which are registered;
 - (v) Mortgagor has no notice of any suits or actions commenced or threatened with reference to the Patents, Trademarks or Licenses; and
 - (vi) Mortgagor has the unqualified right to execute and deliver this Mortgage and perform its terms and has entered or will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants contained herein.
- 5. Restrictions on Future Agreements. Mortgagor agrees that until the Liabilities shall have been satisfied in full, Mortgagor shall not sell or assign its interest in, or grant any license under, the Patents, Trademarks or Licenses, or enter into any other agreement with respect to the Patents, Trademarks or Licenses which is inconsistent with Mortgagor's obligations under this Mortgage, without the prior written consent of Mortgagee, and Mortgagor further agrees that it shall not take any action, or permit any action to be taken by others subject to its

control, including licensees, or fail to take any action, which would affect the validity or enforcement of the rights transferred to Mortgagee under this Mortgage; provided, however, that nothing in this Section 4 shall be deemed to limit Mortgagor's ability to grant or obtain rights under license agreements pertaining to the Patents, Trademarks or Licenses entered into by Mortgagor after the date hereof in the ordinary course of Mortgagor's business, which license agreements and Mortgagor's rights thereunder shall constitute Licenses and be subject to the terms of this Mortgage. Mortgagor and Mortgagee mutually acknowledge that Mortgagor may wish to license the use of some or all of the Patents in foreign countries. Mortgagee hereby consents to such licenses in foreign countries done in the ordinary course of business.

- 6. New Patents, Trademarks and Licenses. Mortgagor represents and warrants that, to the best of Mortgagor's knowledge, the Patents and Trademarks listed on Exhibits A and B, respectively, constitute all of the Patents and Trademarks now owned by Mortgagor. If, before Mortgagor's Liabilities shall have been satisfied in full, Mortgagor shall (i) become aware of any existing Patents, Trademarks or Licenses of which Mortgagor has not previously informed Mortgagee, (ii) obtain rights to any new patentable inventions, Patents, Trademarks or Licenses, or (iii) become entitled to the benefit of any Patents, Trademarks, or Licenses or any improvement on any Patent, the provisions of this Mortgage shall automatically apply thereto and Mortgagor shall give to Mortgagee prompt written notice thereof. Mortgagor hereby authorizes Mortgagee to modify this Mortgage by amending Exhibits A and B, as applicable, to include any such Patents and Trademarks.
- 7. Royalties; Terms. The term of the mortgages granted herein shall extend until the earlier of: (i) the expiration of each of the respective Patents, Trademarks and Licenses assigned hereunder; or (ii) the Liabilities have been paid in full. Upon the occurrence of an Event of Default (as defined in the Loan Agreement), Mortgagor agrees that the use by Mortgagee of all Patents, Trademarks and Licenses shall be worldwide and without any liability for royalties or other related charges from Mortgagee to the Mortgagor.
- Mortgagee's Right to Inspect. Mortgagee shall have the right, at any time and from time to time during normal business hours and prior to payment in full of the Liabilities, to inspect Mortgagor's premises and to examine Mortgagor's books, records and operations, including, without limitation, Mortgagor's quality control processes. Mortgagor agrees (i) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (ii) to provide Mortgagee, upon Mortgagee's request from time to time, with a certificate of an officer of Mortgagor certifying Mortgagor's compliance with the foregoing. Upon the occurrence of an Event of Default, Mortgagor agrees that Mortgagee, or an agent appointed by Mortgagee, shall have the right to establish such additional product quality controls as Mortgagee, or said agent, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold, leased or licensed by Mortgagor under the Trademarks.
- 9. Release of Mortgage. This Mortgage is made for collateral purposes only. Upon payment in full of the Liabilities, Mortgagee shall execute and deliver to Mortgagor all deeds, assignments and other instruments, and shall take such other actions, as may be necessary or proper to revest in Mortgagor full title to the Patents, Trademarks and Licenses, subject to any disposition thereof which may have been made by Mortgagee pursuant hereto or pursuant to the Loan Agreement.
- 10. Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Mortgagor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and costs, incurred by Mortgagee in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Patents, Trademarks and Licenses, or in defending or prosecuting any actions or proceedings arising out of or related to the Patents, Trademarks and Licenses, shall be borne by and paid by Mortgagor on demand by Mortgagee and until so paid shall be added to the principal amount of the Liabilities and shall bear interest at the rate prescribed in the Loan Agreement.
- 11. <u>Duties of Mortgagor</u>. Mortgagor shall have the duty (i) to prosecute diligently in accordance with its customary business practices any patent, trademark or service mark applications pending as of the date hereof or thereafter until the Liabilities shall have been paid in full, (ii) to make application on unpatented but patentable inventions and on trademarks and service marks, as appropriate, and to the extent commercially reasonable and

consistent with the corporation's prior practices and (iii) to preserve and maintain all rights in the Patents, Trademarks and Licenses in accordance with its customary business practices. Any expenses incurred in connection with Mortgagor's obligations under this Section 10 shall be borne by Mortgagor. Mortgagor shall not abandon any right to file a patent, trademark or service mark application, or abandon any pending patent application, or any other Patent. Trademark or License without the consent of Mortgagee.

- Mortgagee's Right to Sue. Mortgagee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Trademarks and Licenses, and, if Mortgagee shall commence any such suit, Mortgagor shall, at the request of Mortgagee, do any and all lawful acts and execute any and all proper documents required by Mortgagee in aid of such enforcement and Mortgagor shall promptly, upon demand, reimburse and indemnify Mortgagee for all reasonable costs and expenses incurred by Mortgagee in the exercise of its rights under this Section 11.
- 13. <u>Waivers</u>. No course of dealing between Mortgager and Mortgagee, nor any failure to exercise, nor any delay in exercising, on the part of Mortgagee, 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.
- 14. <u>Severability</u>. The provisions of this Mortgage are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Mortgage in any jurisdiction.
- 15. <u>Modification</u>. This Mortgage cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- Cumulative Remedies; Power of Attorney; Effect on Financing Agreement. All of Mortgagee's 16. rights and remedies with respect to the Patents, Trademarks and Licenses, whether established hereby or by the Loan Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Upon the occurrence of an Event of Default, Mortgagor hereby authorizes Mortgagee to make, constitute and appoint any officer or agent of Mortgagee as Mortgagee may select, in its sole discretion, as Mortgagor's true and lawful attorney-in-fact, with power to: (i) endorse Mortgagor's name on all applications, documents, papers and instruments necessary or desirable for Mortgagee in the use of the Patents, Trademarks and Licenses; (ii) take any other actions with respect to the Patents, Trademarks and Licenses as Mortgagee deems to be in the best interest of Mortgagee; (iii) grant or issue any exclusive or non-exclusive license under the Patents, Trademarks or Licenses to anyone; or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks or Licenses to anyone. Mortgagor 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 the Liabilities shall have been paid in full and have been terminated. Mortgagor acknowledges and agrees that this Mortgage is not intended to limit or restrict in any way the rights and remedies of Mortgagee under the Loan Agreement but rather is intended to facilitate the exercise of such rights and remedies. Mortgagee shall have, in addition to all other rights and remedies given it by the terms of this Mortgage and the Loan 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 or Licenses may be located.
- 17. <u>Binding Effect; Benefits</u>. This Mortgage shall be binding upon the Mortgagor and its respective successors and assigns, and shall inure to the benefit of Mortgagee, its successors, nominees and assigns and Lenders, their successors, nominees and assigns.
- 18. Governing Law. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.
- 19. <u>Headings</u>. Section headings used herein are for convenience only and shall not modify the provisions which they precede.

	<u>Further Assurances</u> . Mortgagor agrees to execute and deliver such further agreements, d documents, and to perform such further acts, as Mortgagee shall reasonably request from time to carry out the purpose of this Mortgage and agreements set forth herein.		
	Counterparts. This Mortgage may be executed in any number of counterparts, each of which not they are executed and delivered, shall be deemed to be an original and all of which counterparts, shall constitute but one and the same mortgage.		
22.	Amendment and Restatement. This Mortgage amends and restates the Original Mortgage.		
IN WI	ITNESS WHEREOF, the parties hereto have duly executed this Mortgage in favor of Mortgagee as of ritten above.		
MOR	By: All South South Street Str		
CTB: MORTGAGEI	COLE TAYLOR BANK By:		
	By: WWW. Title: V.P.		

) SS. COUNTY OF COOK)
I, Seven Josh , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that Salvatore Ferrara II, President, James S. Buffardi, Secretary/Treasurer and Thomas A. Pagano, Vice President of Ferrara Pan Candy Co., Inc., personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such President, Secretary/Treasurer and Vice President, appeared before me this day in person and acknowledged that such person signed and delivered the said instrument as such person's own free and voluntary act and as the free and voluntary act of said company, for the uses and purposes therein set forth.
GIVEN under my hand and notarial seal this 19th day of December, 2002.
My Commission Expires:
[SEAL]

STATE OF ILLINOIS)

STATE OF ILLINOIS)
) SS. COUNTY OF COOK)
I, Steven Gright, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that the Morror of Cole Taylor Bank personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that such person signed and delivered the said instrument as such person's own free and voluntary act and as the free and voluntary act of said Bank, for the uses and purposes therein set forth. GIVEN under my hand and notarial seal this
My Commission Expires:
MORTGAGEE:
STATE OF ILLINOIS)) SS. COUNTY OF C O O K)
HEREBY CERTIFY, that work, of Cole Taylor Bank personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such person's own free and voluntary act and as the free and voluntary act of said Administrative Agent, for the uses and purposes therein set forth. GIVEN under my hand and notarial seal this day of
My Commission Expires:

CTB:

EXHIBIT A TO PATENT, TRADEMARK AND LICENSE MORTGAGE

Patents

Patent number and date, name of inventor and title of invention as stated in Patent or Patent Application:

NONE

09-13-2002

		3-2002	
Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)	RE		U.S. DEPARTMENT OF COMMERCE U.S. Palent and Trademark Office
Tab settings □□□□ ▼	102	220262	. 🔻 🔻
To the Honorable Commissioner o	Patents and Trademarks:	Please record the attached or	ginal documents or copy thereof.
Name of conveying party(ies):	9-10-02	2. Name and address of Name; Cole Taylo	= ' ' '
Ferrara Pan Candy Co., Inc.		Internal	
Individual(s)	Association Limited Partnership	1	W. Washington StSte. 400
Corporation-State	·	City; Chicago	State: Illinois Zip: 60602
Other		Individual(s) citizens	hip
Additional name(s) of conveying party(ies) attached? 📮 Yes 📭 No	1	
3. Nature of conveyance:			
Assignment	☐ Merger		
Security Agreement	Change of Name		
Other 6/15/02		Other	the United States, a domestic
Execution Date:		representative designation is a (Designations must be a sepa	attached: Yes No rate document from assignment) es) attached? Yes XX No
4. Application number(s) or registration	number(s):	(0) # ###	40) attablished - 1 100 224 100
· •			
A. Trademark Application No.(s)	i	R Tradamark Posietro	tion No (a)
A. Trademark Application No.(s)		B. Trademark Registrat	tion No.(s)
A. Trademark Application No.(s)		75 / 861,333	tion No.(s)
·	Additional number(s) at	75 / 861,333 ached W Yes N o	
Name and address of party to whom	correspondence	75 / 861,333 ached Yes No 6. Total number of applica	ations and
5. Name and address of party to whom concerning document should be mailed	correspondence d:	75 / 861,333 ached W Yes N o	ations and
Name and address of party to whom	correspondence t:	75 / 861,333 ached Yes No 6. Total number of applica	tions and
5. Name and address of party to whom concerning document should be mailed Name; Steven M. Weiss	correspondence t:	75 / 861,333 ached Yes No 6. Total number of applica registrations involved:	tions and
5. Name and address of party to whom concerning document should be mailed Name; Steven M. Weiss	correspondence t:	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed	tions and
5. Name and address of party to whom concerning document should be mailed Name; Steven M. Weiss	correspondence t:	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed	\$ 2,965.90 ; tharged to deposit account —
5. Name and address of party to whom concerning document should be mailed Name; Steven M. Weiss Internal Address:	correspondence	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed Authorized to be of the second second number of applications involved:	\$ 2,965.90 tharged to deposit account
5. Name and address of party to whom concerning document should be mailed Name: Steven M. Weiss Internal Address:	correspondence	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed Authorized to be co 8. Deposit account number (Attach duplicate copy of this	sharged to deposit account
5. Name and address of party to whom concerning document should be mailed Name: Steven M. Weiss Internal Address:	Zip: 60093 DO NOT USE 1	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed Authorized to be of the control of the	sharged to deposit account)
5. Name and address of party to whom concerning document should be mailed Name: Steven M. Weiss Internal Address: Street Address: 211 Waukegan Road, City: Northfield State: IL 9. Statement and signature. To the best of my knowledge and believer.	Zip: 60093 DO NOT USE 1	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Final Enclosed Authorized to be of the Author	s 2,965.90 charged to deposit account —
5. Name and address of party to whom concerning document should be mailed Name: Steven M. Weiss Internal Address:	Zip: 60093 DO NOT USE 1	75 / 861,333 ached Yes No 6. Total number of applica registrations involved: 7. Total fee (37 CFR 3.41) Enclosed Authorized to be of the control of the	sharged to deposit account)

tocuments to be recorded with required cover sheet information (Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

01 FC:481 02 FC:482 40,00 DP 2925,00 DP

Trademarks, Trade Names and Services Marks

	75/861,333	
	75/798,706	
	75/798,705	
	73/660,239	
	74/642,142	
	74/642,141	
	74/642,140	
	74/642,138	
	74/642,137	
	74/642,136	
	73/616,696	
	75/588,642	
	75/588,640	
	74/578,841	
	73/539,287	
,	75/497,705	
,	74/214,246	
	75/188,780	
	75/188,780	
	75/163,812	
	74/150,552	
	74/149,742	
V - 44.	75/105,920	
	78/093,038	
	78/093,018	
	76/086,103	
	78/085,626	
	78/075,160	
	78/075,153	
	78/075,151	
	75/070,092	
	75/069,979	
	74/041,442	
	76/041,387	
	76/040,232	
	74/015,264	
	74/015,263	
	743,066	
	847,326	
	1,084,164	
	1,275,413	
	1,634,284	
	1,644,100	
	1,652,770	
	1,652,771	
andres anno mis. All the part and the second se	1,686,617	
	1,701,227	
Sanda Assessment - The sanda Marian Sanda - Sa	1,790,579	8/31/93

1/27/2002 15:16 FAX 703 308 7	1,936,858	
,	1,967,416	
	1,975,848	5/28/96
Alamada the Green	1,030,964	3/20/90
Alexander the Grape		9/28/76
Alexander the Grape	1,049,161	8/31/93
Alexander the Grape Design	1,790,581	
Applehead	2,120,169	12/9/97
Applehead Design	2,150,924	4/14/98
Atomic Fireball	76/041,387	05/05/00
Atomic Fireball	1,316,009	1/22/85
Atomic Fireball	2,368,697	07/18/00
Atomic Fireball Design	614,947	
Best of the Bunch	2,508,149	11/13/01
Cherry Clan	1,374,942	12/10/85
Cherry Clan Design	1,790,582	8/31/93
Cherryhead	2,031,661	1/21/97
Cherryhead Design	2,066,989	6/3/97
Child's Choice	1,992,099	8/6/96
Fercola	1,651,203	7/16/91
Fелт ага	947,326	11/14/72
Ferrara Chocolate Almond Delight	1,597,694	05/22/90
Ferrara Pan	1,030,964	01/20/76
Гентага Рап	1,931,324	10/31/95
Ferrara Pan	1,936,858	11/21/95
Ferrara Pan	2,316,128	02/08/00
Ferrara Pan	2,316,671	02/08/00
Ferrara Pan Alexander the Grape	1,763,120	04/06/93
Ferrara Pan Atomic Fireball	1,602,638	06/19/90
Ferrara Pan Cherry Clan	1,597,706	05/22/90
Ferrara Pan Fruit Cocktail	1,620,213	10/30/90
Ferrara Pan Johnny Apple Treats	1,597,705	05/22/90
Ferrara Pan Lemonhead	1,763,119	04/06/93
Ferrara Pan Mr. Melon	1,766,086	04/20/93
Ferrara Red Fish	78/075,153	07/23/01
Fireball	1,549,387	7/25/89
Fruit Cocktail	673,614	2/13/59
Fruit Headline	2,173,118	7/14/98
Fruit Parade	1,811,623	12/14/93
Fruit Parade	1,822,069	2/15/94
Glo-Worms	2,036,033	2/4/97
Grapehead	2,021,248	12/13/96
Grapehead Design	2,069,381	6/10/97
Jawbusters	2,205,938	
Johnny Apple Treats	1,285,458	7/10/84
Johnny Apple Treats Design	1,790,578	8/31/93
Lemonhead	73/677,172	08/07/87
Lemonhead	74/642,139	03/06/95
Lemonhead	78/115,078	03/15/02
Lemonhead	781,824	12/15/64
Lemonhead	1,866,533	12/06/94
Lemonhead	2,205,620	11/24/98
Lemonhead	2,205,625	11/24/98
LUMEU AND	2,205,626	11/24/98

Lemonhead Design	1,790,580	8/31/93	
Lemonhead Design	2,319,355	2/15/00	
Lemonhead Design	2,319,356	2/15/00	
Long Fellers	743,066	1/1/63	
Melonhead	2,241,677	4/27/99	
Melonhead Design	2,573,910		
Mr. Melon	1,350,899	7/23/85	
Orangehead	2,010,727	10/22/96	
Orangehead Design	2,066,987	6/3/97	
Punchhead	2,181,040	8/11/98	
Punchhead Design	2,578,845		
Quality Ferpanco Candies	1,168,595	9/8/81	
Red Hots	2,238,836	4/13/99	
Ringers	1,634,284	2/5/91	
Strawberryhead	2,239,070	4/13/99	
Strawberryhead Design	2,571,632		
Taffy-mendous	1,967,416	4/9/96	

FOR RECORDER'S USE ONLY

PREPARED BY AND WHEN RECORDED MAIL TO:

Steven Bright, Esq. Levenfeld Pearlstein 211 Waukegan Road Suite 300 Northfield, Illinois 60093

PATENT, TRADEMARK AND LICENSE MORTGAGE - FERRARA PAN CANDY CO., INC.

THIS PATENT, TRADEMARK AND LICENSE MORTGAGE (the "Mortgage") made as of June 15, 2002, by FERRARA PAN CANDY CO., INC., with offices at 7301 West Harrison Street, Forest Park, Illinois 60130 ("Mortgagor"), in favor of COLE TAYLOR BANK, with offices at 111 West Washington Street, Suite 400, Chicago, Illinois 60602 ("Mortgagee"):

WITNESSETH:

WHEREAS, Mortgagor and Mortgagee are parties to a certain Second Amended and Restated Loan and Security Agreement dated as of June 15, 2002 (said loan and security agreement, as may be further amended, modified and/or restated from time to time shall hereinafter be referred to as the "Loan Agreement"), which Loan Agreement provides: (i) for Mortgagee to extend credit to or for the account of Mortgagor; and (ii) for the grant by Mortgagor to Mortgagee of a security interest in all of Mortgagor's assets, including, without limitation, its patents, patent applications, trademarks, trademark applications, trade names, service marks, service mark applications, goodwill and licenses;

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, Mortgagor agrees as follows:

- 1. <u>Incorporation of Loan Agreement.</u> The Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- Mortgage of Patents, Trademarks and Licenses. To secure the complete and timely satisfaction of all of the "Liabilities" (as defined in the Loan Agreement), Mortgagor hereby grants, bargains, assigns, mortgages, pledges, sells, creates a security interest in, transfers and conveys to Mortgagee, 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 and upon the occurrence of an "Event of Default" (as defined in the Loan Agreement), all of Mortgagor's right, title and interest in and to all of its now existing and hereafter created or acquired:

H:\Docs\09500\9599\178 Trademark Mongage -FINAL.doc

- 11/27/2002 15:17 FAX 703 308 7031 USPTO ASSIGNMENT DIV.

 (1) patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, and those patents listed on Exhibit A attached hereto and hereby made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof. (b) all income, damages and payments now and hereafter due or payable under or with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a)-(d) of this subsection 2(i), are sometimes hereinafter referred to individually as a "Patent" and, collectively, as the "Patents");
- trademarks, trademark registrations, trademark applications, (ii) trade names, service marks, service mark registrations and service mark applications, including, without limitation, the trademarks, trade names, service marks and applications and registrations thereof listed on Exhibit B attached hereto and hereby made a part hereof, and (a) renewals or extensions, thereof, (b) all income, damages and payments now and hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trade names, service marks and applications and registrations thereof, together with the items described in clauses (a) - (d) of this subsection 2(ii), are sometimes hereinafter referred to individually as a "Trademark" and, collectively, as the "Trademarks");
- (iii) to the extent assignable, all license agreements with respect to any of the Patents or the Trademarks or any other patent, trademark, service mark or any application or registration thereof or any other trade name between Mortgagor and any other party, whether Mortgagor is a licenser or licensee under any such license agreement (all of the foregoing license agreements and Mortgagor's rights thereunder are hereinafter referred to collectively as the "Licenses"); and
- (iv) the goodwill of Mortgagor's business connected with, and symbolized by, the Trademarks.
- 3. <u>Warranties and Representations</u>. Mortgagor warrants and represents to Mortgagee that:
- (i) The Patents, Trademarks and Licenses have not been adjudged invalid or unenforceable and have not been canceled, in whole or in part, and are presently subsisting;
- (ii) Each of the Patents, Trademarks and Licenses is valid and enforceable;

- Mortgagor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Licenses, free and clear of any liens, charges and encumbrances, including, without limitation, licenses, shop rights and covenants by Mortgagor not to sue third persons;
- (iv) Mortgagor has adopted, used and is currently using all of the Trademarks;
- Mortgagor has no notice of any suits or actions commenced or threatened with reference to the Patents, Trademarks or Licenses; and
- (vi) Mortgagor has the unqualified right to execute and deliver this Mortgage and perform its terms and has entered or will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants contained herein.
- 4. Restrictions on Future Agreements. Mortgagor agrees that until the Liabilities shall have been satisfied in full, Mortgagor shall not sell or assign its interest in, or grant any license under, the Patents, Trademarks or Licenses, or enter into any other agreement with respect to the Patents, Trademarks or Licenses which is inconsistent with Mortgagor's obligations under this Mortgage, without the prior written consent of Mortgagee, and Mortgagor further agrees that it shall not take any action, or permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would affect the validity or enforcement of the rights transferred to Mortgagee under this Mortgage; provided, however, that nothing in this Section 4 shall be deemed to limit Mortgagor's ability to grant or obtain rights under license agreements pertaining to the Patents, Trademarks or Licenses entered into by Mortgagor after the date hereof in the ordinary course of Mortgagor's business, which license agreements and Mortgagor's rights thereunder shall constitute Licenses and be subject to the terms of this Mortgage. Mortgagor and Mortgagee mutually acknowledge that Mortgagor may wish to license the use of some or all of the Patents in foreign countries. Mortgagee hereby consents to such licenses in foreign countries done in the ordinary course of business.
- 5. New Patents, Trademarks and Licenses. Mortgagor represents and warrants that, to the best of Mortgagor's knowledge, the Patents and Trademarks listed on Exhibits A and B, respectively, constitute all of the Patents and Trademarks now owned by Mortgagor. If, before Mortgagor's Liabilities shall have been satisfied in full, Mortgagor shall (i) become aware of any existing Patents, Trademarks or Licenses of which Mortgagor has not previously informed Mortgagee, (ii) obtain rights to any new patentable inventions, Patents, Trademarks or Licenses, or (iii) become entitled to the benefit of any Patents, Trademarks, or Licenses or any improvement on any Patent, the provisions of this Mortgage shall automatically apply thereto and Mortgagor shall give to Mortgagee prompt written notice thereof. Mortgagor hereby authorizes Mortgagee to modify this Mortgage by amending Exhibits A and B, as applicable, to include any such Patents and Trademarks.
- 6. <u>Royalties; Terms</u>. The term of the mortgages granted herein shall extend until the earlier of: (i) the expiration of each of the respective Patents, Trademarks and Licenses assigned hereunder; or (ii) the Liabilities have been paid in full. Upon the occurrence of an Event of Default (as defined in the Loan Agreement), Mortgagor agrees that the use by Mortgagee of all Patents, Trademarks and Licenses shall be worldwide and without any liability for royalties or other related charges from Mortgagee to the Mortgagor.
- Mortgagee's Right to Inspect. Mortgagee shall have the right, at any time and from time to time during normal business hours and prior to payment in full of the Liabilities, to inspect Mortgagor's premises and to examine Mortgagor's books, records and operations, including, without limitation, Mortgagor's quality control processes. Mortgagor agrees (i) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (ii) to provide Mortgagee, upon Mortgagee's request from time to time, with a certificate of an officer of Mortgagor certifying

11/27/2002 15:18 FAX 703 308 7031 Mortgagor's compliance with the foregoing. Upon the occurrence of an Event of Default, Mortgagor agrees that Mortgagee, or an agent appointed by Mortgagee, shall have the right to establish such additional product quality controls as Mortgagee, or said agent, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold, leased or licensed by Mortgagor under the Trademarks.

- Release of Mortgage. This Mortgage is made for collateral purposes only. Upon payment in full of the Liabilities, Mortgagee shall execute and deliver to Mortgagor all deeds, assignments and other instruments, and shall take such other actions, as may be necessary or proper to revest in Mortgagor full title to the Patents, Trademarks and Licenses, subject to any disposition thereof which may have been made by Mortgagee pursuant hereto or pursuant to the Loan Agreement.
- Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Mortgagor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and costs, incurred by Mortgagee in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Patents, Trademarks and Licenses, or in defending or prosecuting any actions or proceedings arising out of or related to the Patents, Trademarks and Licenses, shall be borne by and paid by Mortgagor on demand by Mortgagee and until so paid shall be added to the principal amount of the Liabilities and shall bear interest at the rate prescribed in the Loan Agreement.
- 10. Duties of Mortgagor. Mortgagor shall have the duty (i) to prosecute diligently any patent, trademark or service mark applications pending as of the date hereof or thereafter until the Liabilities shall have been paid in full, (ii) to make application on unpatented but patentable inventions and on trademarks and service marks, as appropriate, and to the extent commercially reasonable and consistent with the corporation's prior practices and (iii) to preserve and maintain all rights in the Patents, Trademarks and Licenses. Any expenses incurred in connection with Mortgagor's obligations under this Section 10 shall be borne by Mortgagor. Mortgagor shall not abandon any right to file a patent, trademark or service mark application, or abandon any pending patent application, or any other Patent, Trademark or License without the consent of Mortgagee.
- 11. Mortgagee's Right to Sue. Mortgagee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Trademarks and Licenses, and, if Mortgagee shall commence any such suit, Mortgagor shall, at the request of Mortgagee, do any and all lawful acts and execute any and all proper documents required by Mortgagee in aid of such enforcement and Mortgagor shall promptly, upon demand, reimburse and indemnify Mortgagee for all reasonable costs and expenses incurred by Mortgagee in the exercise of its rights under this Section 11.
- Waivers. No course of dealing between Mortgagor and Mortgagee, nor any failure to exercise, nor any delay in exercising, on the part of Mortgagee, 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.
- Severability. The provisions of this Mortgage are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Mortgage in any jurisdiction.
- Modification. This Mortgage cannot be altered, amended or modified in any way, except 14. as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- Cumulative Remedies; Power of Attorney; Effect on Financing Agreement. All of Mortgagee's rights and remedies with respect to the Patents, Trademarks and Licenses, whether established hereby or by the Loan Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Upon the occurrence of an Event of Default, Mortgagor hereby authorizes Mortgagee to

make, constitute and appoint any officer or agent of Mortgagee as Mortgagee may select, in its sole discretion, as Mortgagor's true and lawful attorney-in-fact, with power to: (i) endorse Mortgagor's name on all applications, documents, papers and instruments necessary or desirable for Mortgagee in the use of the Patents, Trademarks and Licenses; (ii) take any other actions with respect to the Patents, Trademarks and Licenses as Mortgagee deems to be in the best interest of Mortgagee; (iii) grant or issue any exclusive or non-exclusive license under the Patents, Trademarks or Licenses to anyone; or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks or Licenses to anyone. Mortgagor 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 the Liabilities shall have been paid in full and have been terminated. Mortgagor acknowledges and agrees that this Mortgage is not intended to limit or restrict in any way the rights and remedies of Mortgagee under the Loan Agreement but rather is intended to facilitate the exercise of such rights and remedies. Mortgagee shall have, in addition to all other rights and remedies given it by the terms of this Mortgage and the Loan 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 or Licenses may be located.

- Binding Effect: Benefits. This Mortgage shall be binding upon the Mortgagor and its respective successors and assigns, and shall inure to the benefit of Mortgagee, its successors, nominees and assigns.
- Governing Law. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.
- Headings. Section headings used herein are for convenience only and shall not modify the provisions which they precede.
- 19. Further Assurances. Mortgagor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Mortgagee shall reasonably request from time to time in order to carry out the purpose of this Mortgage and agreements set forth herein.

IN WITNESS WHEREOF, Mortgagor has duly executed this Mortgage in favor of Mortgagee as of the date first written above.

BORROWER:

FERRARA PAN CANDY CO., INC.

By: Title:

By: Affair

By: Af

COUNTY OF COOK)

HEREBY CERTIFY, that ______, of Ferrara Pan Candy Co., Inc., personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such ______, appeared before me this day in person and acknowledged that such person signed and delivered the said instrument as such person's own free and voluntary act and as the free and voluntary act of said company, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this 15th day of June, 2002.

My Commission Expires:

"OFFICIAL SEAL"
SANDRAJ MUELLER

Notein Fullid-Etate of Illinois
My Commission Expires 10/11/03

NOTARY PUBLIC

HEEL 2574 FRAME 0254

Patents

'atent number and date, name of inventor and title of invention as stated in Patent or Patent Application:

NONE

RECORDED ON: 09/10/2002

REEL 2574 FRAME 0255

SCHEDULE 1

RECEIVING PARTY:

Cole Taylor Bank, as Administrative Agent for Cole Taylor Bank, LaSalle Business Credit, Inc. and any other person or entity which may at any time or from time to time in the future become a "Lender" pursuant to the Third Amended and Restated Loan and Security Agreement dated December 19, 2002 by and among Ferrara Pan Candy Co., Inc., Cole Taylor Bank, as Administrative Agent, Cole Taylor Bank and LaSalle Business Credit, Inc.

H\Docs\45400\45417\052 Schedule 1 to USPTO Assignment 1-20-03.doc

EXHIBIT B TO ASSIGNMENT OF PATENT, TRADEMARK AND LICENSE MORTGAGE AND AMENDED AND RESTATED PATENT, TRADEMARK AND LICENSE MORTGAGE

Continuation of Number 4 on Trademark Recordation Form Dated January 20, 2003

Trademarks, Trade Names and Services Marks

Mark	Serial or Registrati	ion No. Registration Date
Red Hots	74041422	
Atomic Sour Balls	75/798,706	
Atomic Sour Ball	75/798,705	
Gummy Wow Worms	78/093,038	
Gummy Groos	78/093,018	10/8/02
Fruithead	76/086,103	10/0/02
Numpty's	78/085,626	
Mighty Minnows	78/075,160	
Ferrara Red Fish	78/075,153	
Fire and Ice	78/075.151	:
Atomic Fireball	76/041,387	11/12/02
Knucklehead	76/040,232	11/12/02
	1,790,579	8/31/93
Lemonhead Design	1,975,848	5/28/96
Alexander the Grape	1,049,161	9/28/76
Alexander the Grape	1,790,581	8/31/93
Design		
Applehead	2,120,169	12/9/97
Applehead Design	2,150,924	4/14/98
Atomic Fireball	1,316,009	1/22/85
Atomic Fireball	2,368,697	7/18/00
Atomic Fireball Design	614,947	10/25/55
Best of the Bunch	2,508,149	11/13/01
Cherry Clan	1,374,942	12/10/85
Cherry Clan Design	1,790,582	8/31/93
Cherryhead Design	2,066,989	6/3/97
Child's Choice	1,992,099	8/6/96
Fercola	1,651,203	7/16/91
Ferrara	947,326	11/14/72
Ferrara Pan	1,030,964	1/20/76
Ferrara Pan	1,931,324	10/31/95
Ferrara Pan	1,936.858	11/21/95
Ferrara Pan	2,316,128	2/08/00
Ferrara Pan	2,316,671	2/08/00
Ferrara Pan Alexander	1,763,120	4/06/93
the Grape		
Ferrara Pan Atomic	1,602,638	6/19/90
Fireball	1 505 506	5 10 0 10 0
Ferrara Pan Cherry Clan	1,597,706	5/22/90
Ferrara Pan Fruit	1,620,213	10/30/90
Cocktail	1 507 705	5/22/06
Ferrara Pan Johnny	1,597,705	5/22/90
Apple Treats Ferrara Pan Lemonhead	1 762 110	4/06/93
Ferrara Pan Mr. Melon	1,763,119	4/20/93
remara ran IVII. IVICION	1,766,086	4/20/93

45400\45417\046 Exhibit B 1-20-03.doc

Fireball	1,549,387	7/25/89
Fruit Cocktail	673,614	_1
Fruit Headline		2/13/59
Fruit Parade	2,173,118	7/14/98
	1,811,623	12/14/93
Fruit Parade	1,822,069	2/15/94
Glo Worms	2,036,033	2/4/97
Grapehead	2,021,248	12/3/96
Grapehead Design	2,069,381	6/10/97
Jawbusters	2,205,938	11/24/98
Johnny Apple Treats	1,285,458	7/10/84
Johnny Apple Treats	1,790,578	8/31/93
Design		<u> </u>
Lemonhead	78/115,078	03/15/02
Lemonhead	781,824	12/15/64
Lemonhead	2,205,620	11/24/98
Lemonhead	2,205,625	11/24/98
Lemonhead	2,205,626	11/24/98
Lemonhead Design	1,790,580	8/31/93
Lemonhead Design	2,319,355	2/15/00
Lemonhead Design	2,319,356	2/15/00
Long Fellers	743,066	1/1/63
Melonhead	2,241,677	4/27/99
Melonhead Design	2,573,910	5/28/02
Mr. Melon	1,350,899	7/23/85
Orangehead	2,010,727	10/22/96
Orangehead Design	2,066,987	6/3/97
Punchhead	2,181,040	8/11/98
Punchhead Design	2,578,845	6/11/02
Quality Ferpanco	1,168,595	9/8/81
Candies	1,100,555	3,0,01
Red Hots	2,238,836	4/13/99
Strawberryhead	2,239,070	4/13/99
Strawberryhead Design	2,571,632	5/21/02
Taffy-Mendous	1,967,416	4/9/96
Cherryhead	2032661	1/21/97
Atomic Fireball	78156845	1,21,7,
Red Hots	78114912	
Red Hots	78158212	
The Original Jaw	78123511	
Breakers Jaw Busters	76123311	
Jaw Busters	78114891	
Narbles	78162009	
Numpty's	78161464	
Baubles	78167384	
Red Hots	78132094	
Red Hots	78132335 78132335	
Ferrara Pan Mini Red	78167847	
Fish	/010/04/	
Thunderboltz	78167402	<u>}</u>
	78167402 78167356	
Atomic Fireball	78167356	
Bingers Lamanhand Dagian	78167372	
Lemonhead Design	78157119	
Lemonhead Design	78166892	
Dynamos	78162081	

Jaw Busters The	78123549	
Original Jaw Breakers		
Lemonhead	78156723	
Red Hots Cinnamon	78132115	
Flavored Candies		
Lemonhead Design	78166959	
Boston Baked Beans	78114946	
Jujuhead	78196288	
Jujuheads	78196305	
Neon Elves	78201740	
Confectioners Alliance	75861333	

FOR RECORDER'S USE ONLY

PREPARED BY AND WHEN RECORDED MAIL TO:

Steven Bright, Esq. Levenfeld Pearlstein 211 Waukegan Road Suite 300 Northfield, Illinois 60093

ASSIGNMENT OF PATENT, TRADEMARK AND LICENSE MORTGAGE AND AMENDED AND RESTATED PATENT, TRADEMARK AND LICENSE MORTGAGE FERRARA PAN CANDY CO., INC.

WITNESSETH:

WHEREAS, Mortgagor, Lenders and Mortgagee are parties to a certain Third Amended and Restated Loan and Security Agreement dated as of December 2, 2002 (said loan and security agreement, as may be further amended, modified and/or restated from time to time shall hereinafter be referred to as the "Loan Agreement"), which Loan Agreement provides: (i) for Lenders to extend credit to or for the account of Mortgagor; and (ii) for the grant by Mortgagor to Mortgagee, on behalf and for the pro-rata benefit of Lenders, of a security interest in all of Mortgagor's assets, including, without limitation, its patents, patent applications, trademarks, trademark applications, trade names, service marks, service mark applications, goodwill and licenses;

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, Mortgagor agrees as follows:

1. <u>Assignment</u>. For good and valuable consideration, the receipt of which is hereby acknowledged, CTB hereby grants, transfers and assigns to Mortgagee, all of its right, title, and interest in and to that certain Patent,

H:\Docs\45400\45417\035 Trademark Mortgage final.doc

Trademark and License Mortgage dated as of June 15, 2002 (the "Original Mortgage"), given by Mortgagor to CTB, which was filed with the United States Patent and Trademark Office on September 13, 2002, subject to all of the terms and conditions of the Original Mortgage.

By accepting the assignment set forth in this paragraph, Mortgagee hereby assumes and agrees to perform all of the terms, covenants, and conditions of the Original Mortgage to be performed on the part of CTB. Mortgagee agrees to indemnify, defend and hold CTB and its members, managers, officers, employees and agents harmless from and against any and all obligations, liabilities, payments, claims and demands of any kind whatsoever under the Original Mortgage or any other document or instrument executed by CTB in connection therewith.

Mortgagee hereby remises, releases and forever discharges CTB of and from any and all manner of action, cause and causes of action, suits, debts, obligations, liabilities, sums of money, deposits, proration amounts, credits, bonds, bills, covenants, agreements, claims and demands, whatsoever, in law or in equity, known or unknown, which are asserted or alleged or which could be asserted or alleged, arising from or relating to any act or omission of CTB arising from or related to the Original Mortgage or the transaction contemplated thereby.

THE PARTIES HERETO ACKNOWLEDGE AND AGREE THAT THIS ASSIGNMENT IS MADE ON AN "AS IS, WHERE IS" BASIS ONLY, AND CTB MAKES NO REPRESENTATION OR WARRANTY, EXPRESSED OR IMPLIED, OF ANY KIND WITH RESPECT TO THE ORIGINAL MORTGAGE, AND ALL SUCH REPRESENTATIONS AND WARRANTIES ARE HEREBY EXPRESSLY DISCLAIMED.

- 2. <u>Incorporation of Loan Agreement</u>. The Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 3. Mortgage of Patents, Trademarks and Licenses. To secure the complete and timely satisfaction of all of the "Liabilities" (as defined in the Loan Agreement), Mortgagor hereby grants, bargains, assigns, mortgages, pledges, sells, creates a security interest in, transfers and conveys to Mortgagee, on behalf and for the pro-rata benefit of Lenders, 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 and upon the occurrence of an "Event of Default" (as defined in the Loan Agreement), all of Mortgagor's right, title and interest in and to all of its now existing and hereafter created or acquired:
 - patents and patent applications, including, without limitation, (i) the inventions and improvements described and claimed therein, and those patents listed on Exhibit A attached hereto and hereby made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof, (b) all income, damages and payments now and hereafter due or payable under or with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a)-(d) of this subsection 2(i), are sometimes hereinafter referred to individually as a "Patent" and, collectively, as the "Patents");
 - (ii) trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations and service mark applications, including, without limitation, the trademarks, trade names, service marks and applications and registrations thereof listed on Exhibit B attached hereto and hereby made a part hereof, and (a) renewals or extensions, thereof, (b) all income, damages and payments now and hereafter due or payable with respect thereto, including,

without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trade names, service marks and applications and registrations thereof, together with the items described in clauses (a) - (d) of this subsection 2(ii), are sometimes hereinafter referred to individually as a "Trademark" and, collectively, as the "Trademarks");

- (iii) to the extent assignable, all license agreements with respect to any of the Patents or the Trademarks or any other patent, trademark, service mark or any application or registration thereof or any other trade name between Mortgagor and any other party, whether Mortgagor is a licenser or licensee under any such license agreement (all of the foregoing license agreements and Mortgagor's rights thereunder are hereinafter referred to collectively as the "Licenses"); and
- (iv) the goodwill of Mortgagor's business connected with, and symbolized by, the Trademarks.
- 4. <u>Warranties and Representations</u>. Mortgagor warrants and represents to Mortgagee that:
 - (i) The Patents, Trademarks and Licenses have not been adjudged invalid or unenforceable and have not been canceled, in whole or in part, and are presently subsisting;
 - (ii) Each of the Patents, Trademarks and Licenses is valid and enforceable:
 - (iii) Mortgagor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Licenses, free and clear of any liens, charges and encumbrances, including, without limitation, licenses, shop rights and covenants by Mortgagor not to sue third persons;
 - (iv) Mortgagor has adopted, used and is currently using all of the Trademarks which are registered;
 - (v) Mortgagor has no notice of any suits or actions commenced or threatened with reference to the Patents, Trademarks or Licenses; and
 - (vi) Mortgagor has the unqualified right to execute and deliver this Mortgage and perform its terms and has entered or will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants contained herein.
- 5. Restrictions on Future Agreements. Mortgagor agrees that until the Liabilities shall have been satisfied in full, Mortgagor shall not sell or assign its interest in, or grant any license under, the Patents, Trademarks or Licenses, or enter into any other agreement with respect to the Patents, Trademarks or Licenses which is inconsistent with Mortgagor's obligations under this Mortgage, without the prior written consent of Mortgagee, and Mortgagor further agrees that it shall not take any action, or permit any action to be taken by others subject to its

control, including licensees, or fail to take any action, which would affect the validity or enforcement of the rights transferred to Mortgagee under this Mortgage; provided, however, that nothing in this Section 4 shall be deemed to limit Mortgagor's ability to grant or obtain rights under license agreements pertaining to the Patents, Trademarks or Licenses entered into by Mortgagor after the date hereof in the ordinary course of Mortgagor's business, which license agreements and Mortgagor's rights thereunder shall constitute Licenses and be subject to the terms of this Mortgage. Mortgagor and Mortgagee mutually acknowledge that Mortgagor may wish to license the use of some or all of the Patents in foreign countries. Mortgagee hereby consents to such licenses in foreign countries done in the ordinary course of business.

- 6. New Patents, Trademarks and Licenses. Mortgagor represents and warrants that, to the best of Mortgagor's knowledge, the Patents and Trademarks listed on Exhibits A and B, respectively, constitute all of the Patents and Trademarks now owned by Mortgagor. If, before Mortgagor's Liabilities shall have been satisfied in full, Mortgagor shall (i) become aware of any existing Patents, Trademarks or Licenses of which Mortgagor has not previously informed Mortgagee, (ii) obtain rights to any new patentable inventions, Patents, Trademarks or Licenses, or (iii) become entitled to the benefit of any Patents, Trademarks, or Licenses or any improvement on any Patent, the provisions of this Mortgage shall automatically apply thereto and Mortgagor shall give to Mortgagee prompt written notice thereof. Mortgagor hereby authorizes Mortgagee to modify this Mortgage by amending Exhibits A and B, as applicable, to include any such Patents and Trademarks.
- 7. <u>Royalties; Terms.</u> The term of the mortgages granted herein shall extend until the earlier of: (i) the expiration of each of the respective Patents, Trademarks and Licenses assigned hereunder; or (ii) the Liabilities have been paid in full. Upon the occurrence of an Event of Default (as defined in the Loan Agreement), Mortgagor agrees that the use by Mortgagee of all Patents, Trademarks and Licenses shall be worldwide and without any liability for royalties or other related charges from Mortgagee to the Mortgagor.
- 8. Mortgagee's Right to Inspect. Mortgagee shall have the right, at any time and from time to time during normal business hours and prior to payment in full of the Liabilities, to inspect Mortgagor's premises and to examine Mortgagor's books, records and operations, including, without limitation, Mortgagor's quality control processes. Mortgagor agrees (i) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (ii) to provide Mortgagee, upon Mortgagee's request from time to time, with a certificate of an officer of Mortgagor certifying Mortgagor's compliance with the foregoing. Upon the occurrence of an Event of Default, Mortgagor agrees that Mortgagee, or an agent appointed by Mortgagee, shall have the right to establish such additional product quality controls as Mortgagee, or said agent, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold, leased or licensed by Mortgagor under the Trademarks.
- 9. Release of Mortgage. This Mortgage is made for collateral purposes only. Upon payment in full of the Liabilities, Mortgagee shall execute and deliver to Mortgagor all deeds, assignments and other instruments, and shall take such other actions, as may be necessary or proper to revest in Mortgagor full title to the Patents, Trademarks and Licenses, subject to any disposition thereof which may have been made by Mortgagee pursuant hereto or pursuant to the Loan Agreement.
- 10. Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Mortgagor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and costs, incurred by Mortgagee in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Patents, Trademarks and Licenses, or in defending or prosecuting any actions or proceedings arising out of or related to the Patents, Trademarks and Licenses, shall be borne by and paid by Mortgagor on demand by Mortgagee and until so paid shall be added to the principal amount of the Liabilities and shall bear interest at the rate prescribed in the Loan Agreement.
- 11. <u>Duties of Mortgagor</u>. Mortgagor shall have the duty (i) to prosecute diligently in accordance with its customary business practices any patent, trademark or service mark applications pending as of the date hereof or thereafter until the Liabilities shall have been paid in full, (ii) to make application on unpatented but patentable inventions and on trademarks and service marks, as appropriate, and to the extent commercially reasonable and

consistent with the corporation's prior practices and (iii) to preserve and maintain all rights in the Patents, Trademarks and Licenses in accordance with its customary business practices. Any expenses incurred in connection with Mortgagor's obligations under this Section 10 shall be borne by Mortgagor. Mortgagor shall not abandon any right to file a patent, trademark or service mark application, or abandon any pending patent application, or any other Patent, Trademark or License without the consent of Mortgagee.

- 12. <u>Mortgagee's Right to Sue.</u> Mortgagee shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Patents, Trademarks and Licenses, and, if Mortgagee shall commence any such suit, Mortgagor shall, at the request of Mortgagee, do any and all lawful acts and execute any and all proper documents required by Mortgagee in aid of such enforcement and Mortgagor shall promptly, upon demand, reimburse and indemnify Mortgagee for all reasonable costs and expenses incurred by Mortgagee in the exercise of its rights under this Section 11.
- 13. <u>Waivers</u>. No course of dealing between Mortgagor and Mortgagee, nor any failure to exercise, nor any delay in exercising, on the part of Mortgagee, 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.
- 14. <u>Severability</u>. The provisions of this Mortgage are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Mortgage in any jurisdiction.
- 15. <u>Modification</u>. This Mortgage cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- Cumulative Remedies; Power of Attorney; Effect on Financing Agreement. All of Mortgagee's 16. rights and remedies with respect to the Patents, Trademarks and Licenses, whether established hereby or by the Loan Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Upon the occurrence of an Event of Default, Mortgagor hereby authorizes Mortgagee to make. constitute and appoint any officer or agent of Mortgagee as Mortgagee may select, in its sole discretion, as Mortgagor's true and lawful attorney-in-fact, with power to: (i) endorse Mortgagor's name on all applications, documents, papers and instruments necessary or desirable for Mortgagee in the use of the Patents, Trademarks and Licenses; (ii) take any other actions with respect to the Patents, Trademarks and Licenses as Mortgagee deems to be in the best interest of Mortgagee; (iii) grant or issue any exclusive or non-exclusive license under the Patents, Trademarks or Licenses to anyone; or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks or Licenses to anyone. Mortgagor 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 the Liabilities shall have been paid in full and have been terminated. Mortgagor acknowledges and agrees that this Mortgage is not intended to limit or restrict in any way the rights and remedies of Mortgagee under the Loan Agreement but rather is intended to facilitate the exercise of such rights and remedies. Mortgagee shall have, in addition to all other rights and remedies given it by the terms of this Mortgage and the Loan 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 or Licenses may be located.
- 17. <u>Binding Effect; Benefits</u>. This Mortgage shall be binding upon the Mortgagor and its respective successors and assigns, and shall inure to the benefit of Mortgagee, its successors, nominees and assigns and Lenders, their successors, nominees and assigns.
- 18. <u>Governing Law.</u> This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.
- 19. <u>Headings</u>. Section headings used herein are for convenience only and shall not modify the provisions which they precede.

instrumen	20. its and order to c	Further Assurances. Mortgag documents, and to perform such arry out the purpose of this Mortg	further acts, as Mo	ecute and deliver such further agreements, ortgagee shall reasonably request from time to s set forth herein.		
counterpa	21. Counterparts. This Mortgage may be executed in any number of counterparts, each of which punterparts, once they are executed and delivered, shall be deemed to be an original and all of which counterparts, ken together, shall constitute but one and the same mortgage.					
2	22.	Amendment and Restatement. This Mortgage amends and restates the Original Mortgage.				
II the date fin	IN WITNESS WHEREOF, the parties hereto have duly executed this Mortgage in favor of Mortgagee as of ate first written above.					
<u>N</u>	40RTG	AGOR:		FERRARA PAN CANDY CO., INC.		
				ву: //////		
				Title: Ves		
				Be for Soffend.		
				By//P		
				Tiple: CC /		
CTB:			COLE TAYLOR BANK			
			By: Rotation Property of the Control	Will.		
MORTGA	RTGAGEE: COLE TAYLOR BANK, as Administrative Agent for the					
			COLL INTLOI	DAILES, as Administrative Agent for the		

6

By:__ Title:_

STATE OF ILLINOIS)
SS.
COUNTY OF COOK)
I, ————————————————————————————————————
GIVEN under my hand and notarial seal this 19th day of Decimber, 2002.
My Commission Expires:

[SEAL]

STATE OF ILLINOIS)) SS.
COUNTY OF COOK)
I, Steven (3-51-4), a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that 10-4 (1), and of Cole Taylor Bank personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such person's own free and voluntary act and as the free and voluntary act of said Bank, for the uses and purposes therein set forth. GIVEN under my hand and notarial seal this 1944 day of 1964 day of 19
SOLARY PUBLICE
My Commission Expires:
MORTGAGEE:
STATE OF ILLINOIS)) SS. COUNTY OF C O O K)
I,, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that, of Cole Taylor Bank personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such, appeared before me this day in person and acknowledged that such person signed and delivered the said instrument as such person's own free and voluntary act and as the free and voluntary act of said Administrative Agent, for the uses and purposes therein set forth.
GIVEN under my hand and notarial seal this 19th day of Research, 2002.
NOT KRY PYBYLE
My Commission Expires:

<u>CTB</u>:

EXHIBIT A TO PATENT, TRADEMARK AND LICENSE MORTGAGE

Patents

mber and date, name of inventor and title of invention as stated in Patent or Patent Application:

NONE

TRADEMARK REEL: 002661 FRAME: 0293

			
Form PTO-1594 (Rev. 03/01) ОМВ No. 0651-0027 (екр. 5/31/2002)	RE III		U.S. DEPARTMENT OF COMMERCE U.S. Palent and Trademark Office
Tab settings ⇒ ⇒ ▼		220262	<u> </u>
To the Honorable Commissioner of	Patents and Trademarks:	Please record the attached original	ginal documents or copy thereof.
1. Name of conveying party(ies): Perrara Pan Candy Co., Inc.	9-10-02	2. Name and address of Name: Cole Taylo	= *
Individual(s) General Partnership Corporation-State Other		Street Address: 111 City: Chicago Individual(s) citizens	W. Washington StSte. 400 State: Illinois Zip: 60602
Additional name(s) of conveying party(ies)	attached / La Yes La No	General Partnership	
3. Nature of conveyance:		Limited Partnership	
Assignment	Merger Merger	Corporation-State	A state of the second state of
Security Agreement Other 6/15/02 Execution Date:	Change of Name	representative designation is: (Designations must be a sepa	the United States, a domestic
4. Application number(s) or registration	number(s):		
A. Trademark Application No.(s)		B. Trademark Registra 75 / 861,333	ition No.(s)
	Additional number(s) att	ached Yes 🖸 No	
5. Name and address of party to whom concerning document should be malled	correspondence	Total number of applications involved: .	
Name: Steven M. Weiss Internal Address:		7. Total fee (37 CFR 3.41))\$ 2,965c90 ;
		Enclosed Authorized to be	charged to deposit account
Street Address: 211 Waukegan Road,		8. Deposit account number	FE C11033
City: Northfield State: IL	Zip: 60093		is page if paying by deposit account)
	DO NOT USE	THIS SPACE	
 Statement and signature. To the best of my knowledge and bel copy of the original document. 			d any attached copy is a true
Steven M. Weiss	5-76	01	September 5, 2002
Name of Person Signing	Sic	nature r	Date

01 FC:481 02 FC:482

40,00 OP 2925,00 OP

Name of Person Signing

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

Total number of pages including cover sheat, attachments, and document:

Signature

12

Trademarks, Trade Names and Services Marks

Mark	Serial or Registration No.	Registration Date
	75/861,333	
	75/798,706	
	75/798,705	
	73/660,239	
	74/642,142	
	74/642,141	
	74/642,140	
	74/642,138	
	74/642,137	
	74/642,136	
	73/616,696	
	75/588,642	
	75/588,640	
	74/578,841	
	73/539,287	
,	75/497,705	
	74/214,246	
	75/188,780	
	75/188,780	
	75/163,812	
	74/150,552	
	74/149,742	
	75/105,920	
	78/093,038	
	78/093,018	
	76/086,103	
	78/085,626	
	78/075,160	
	78/075,153	
	78/075,151	
	75/070,092	
	75/069,979	
	74/041,442	
	76/041,387	
	76/040,232	
	74/015,264	
	74/015,263	
	743,066	
	847,326	
	1,084,164	
	1.275,413	
	1,634,284	
	1,644,100	
	1,652,770	
	1,652,771	<u> </u>
	1,686,617	
	1,701,227	
	1,790,579	8/31/93

HaDacs\09500\9599\184 List of Trademarks 7-19-02.doc

11/27/2002 15:16 FAX 703 308	7031 USPTO ASSIGN	HENT DIV.	± <u>v</u> 0
	1,936,858		
	1,967,416		
	1,975,848	5/28/96	
Alexander the Grape	1,030,964		
Alexander the Grape	1,049,161	9/28/76	
Alexander the Grape Design	1,790,581	8/31/93	
Applehead	2,120,169	12/9/97	
Applehead Design	2,150,924	4/14/98	
Atomic Fireball	76/041,387	05/05/00	
Atomic Fireball	1,316,009	1/22/85	
Atomic Fireball	2,368,697	07/18/00	
Atomic Fireball Design	614,947	07718700	
Best of the Bunch	2,508,149	11/13/01	
Cherry Clan	1,374,942	12/10/85	
Cherry Clan Design	1,790,582	8/31/93	
Cherryhead	2,031,661	1/21/97	
Cherryhead Design	2,066,989	6/3/97	
Child's Choice	1,992,099	8/6/96	
Fercola	1,651,203	7/16/91	
Ferrara	947,326	11/14/72	
Ferrara Chocolate Almond Delight	1,597,694	05/22/90	
Ferrara Pan	1,030,964	01/20/76	
Feitara Pan	1,931,324	10/31/95	
Feirrara Pan	1,936,858	11/21/95	
Feirrara Pan	2,316,128	02/08/00	
Feirara Pan	2,316,671	02/08/00	
Feirara Pan Alexander the Grape	1,763,120	04/06/93	
Ferrara Pan Atomic Fireball	1,602,638	06/19/90	
Ferrara Pan Cherry Clan	1,597,706	05/22/90	
Ferrara Pan Fruit Cocktail	1,620,213	10/30/90	
Ferrara Pan Johnny Apple Treats	1,597,705	05/22/90	
Ferrara Pan Lemonhead	1,763,119	04/06/93	
Ferrara Pan Mr. Melon	1,766,086	04/20/93	
Ferrara Red Fish	78/075,153	07/23/01	
Fireball	1,549,387	7/25/89	
Fruit Cocktail	673,614	2/13/59	
Fruit Headline	2,173,118	7/14/98	
Fruit Parade	1,811,623	12/14/93	
Fruit Parade	1,822,069	2/15/94	
Glo-Worms	2,036,033	2/4/97	
Grapehead	2,021,248	12/13/96	
Grapehead Design	2,069,381	6/10/97	
Jawbusters	2,205,938		· · · · · · · · · · · · · · · · · · ·
Johnny Apple Treats	1,285,458	7/10/84	
Johnny Apple Treats Design	1,790,578	8/31/93	
Lemonhead	73/677,172	08/07/87	···
Lemonhead	74/642,139	03/06/95	
Lemonhead	78/115,078	03/15/02	
Lemonhead	781,824	12/15/64	
Lemonhead	1,866,533	12/06/94	
Lemonhead	2,205,620	11/24/98	
Lemonhead	2,205,625	11/24/98	
Lemonhead Lemonhead	2,205,626	11/24/98	

Lemonhead Design	1,790,580	8/31/93
Lemonhead Design	2,319,355	2/15/00
Lemonhead Design	2,319,356	2/15/00
Long Fellers	743,066	1/1/63
Melonhead	2,241,677	4/27/99
Melonhead Design	2,573,910	
Mr. Melon	1,350,899	7/23/85
Orangehead	2,010,727	10/22/96
Orangehead Design	2,066,987	6/3/97
Punchhead	2,181,040	8/11/98
Punchhead Design	2,578,845	
Quality Ferpanco Candies	1,168,595	9/8/81
Red Hots	2,238,836	4/13/99
Ringers	1,634,284	2/5/91
Strawberryhead	2,239,070	4/13/99
Strawberryhead Design	2,571,632	
Taffy-mendous	1,967,416	4/9/96

PREPARED BY AND WHEN RECORDED MAIL TO:

Steven Bright, Esq. Levenfeld Pearlstein 211 Waukegan Road Suite 300 Northfield, Illinois 60093

PATENT, TRADEMARK AND LICENSE MORTGAGE - FERRARA PAN CANDY CO., INC.

THIS PATENT, TRADEMARK AND LICENSE MORTGAGE (the "Mortgage") made as of June 15, 2002, by FERRARA PAN CANDY CO., INC., with offices at 7301 West Harrison Street, Forest Park, Illinois 60130 ("Mortgagor"), in favor of COLE TAYLOR BANK, with offices at 111 West Washington Street, Suite 400, Chicago, Illinois 60602 ("Mortgagee"):

WITNESSETH:

WHEREAS, Mortgagor and Mortgagee are parties to a certain Second Amended and Restated Loan and Security Agreement dated as of June 15, 2002 (said loan and security agreement, as may be further amended, modified and/or restated from time to time shall hereinafter be referred to as the "Loan Agreement"), which Loan Agreement provides: (i) for Mortgagee to extend credit to or for the account of Mortgagor; and (ii) for the grant by Mortgagor to Mortgagee of a security interest in all of Mortgagor's assets, including, without limitation, its patents, patent applications, trademarks, trademark applications, trade names, service marks, service mark applications, goodwill and licenses;

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, Mortgagor agrees as follows:

- 1. Incorporation of Loan Agreement. The Loan Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- 2. Mortgage of Patents, Trademarks and Licenses. To secure the complete and timely satisfaction of all of the "Liabilities" (as defined in the Loan Agreement), Mortgagor hereby grants, bargains, assigns, mortgages, pledges, sells, creates a security interest in, transfers and conveys to Mortgagee, 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 and upon the occurrence of an "Event of Default" (as defined in the Loan Agreement), all of Mortgagor's right, title and interest in and to all of its now existing and hereafter created or acquired:

H.\Docs\09500\9599\178 Trademark Mongage -FINAL.doc

- 11/27/2002 15:17 FAX 703 308 7031 USPTO ASSIGNMENT DIV.
 (1) patents and patent applications, including, without limitation, USPTO ASSIGNMENT DIV. the inventions and improvements described and claimed therein, and those patents listed on Exhibit A attached hereto and hereby made a part hereof, and (a) the reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof. (b) all income, damages and payments now and hereafter due or payable under or with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing patents and applications, together with the items described in clauses (a)-(d) of this subsection 2(i), are sometimes hereinafter referred to individually as a "Patent" and, collectively, as the "Patents");
- (ii) trademarks, trademark registrations, trademark applications, trade names, service marks, service mark registrations and service mark applications, including, without limitation, the trademarks, trade names, service marks and applications and registrations thereof listed on Exhibit B attached hereto and hereby made a part hereof, and (a) renewals or extensions, thereof, (b) all income, damages and payments now and hereafter due or payable with respect thereto, including, without limitation, damages and payments for past or future infringements thereof, (c) the right to sue for past, present and future infringements thereof, and (d) all rights corresponding thereto throughout the world (all of the foregoing trademarks, trade names, service marks and applications and registrations thereof, together with the items described in clauses (a) - (d) of this subsection 2(ii), are sometimes hereinafter referred to individually as a "Trademark" and, collectively, as the "Trademarks");
- (iii) to the extent assignable, all license agreements with respect to any of the Patents or the Trademarks or any other patent, trademark, service mark or any application or registration thereof or any other trade name between Mortgagor and any other party, whether Mortgagor is a licenser or licensee under any such license agreement (all of the foregoing license agreements and Mortgagor's rights thereunder are hereinafter referred to collectively as the "Licenses"); and
- (iv) the goodwill of Mortgagor's business connected with, and symbolized by, the Trademarks.
- 3. Warranties and Representations. Mortgagor warrants and represents to Mortgagee that:
- (i) The Patents, Trademarks and Licenses have not been adjudged invalid or unenforceable and have not been canceled, in whole or in part, and are presently subsisting;
- (ii) Each of the Patents, Trademarks and Licenses is valid and enforceable;

- Mortgagor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Licenses, free and clear of any liens, charges and encumbrances, including, without limitation, licenses, shop rights and covenants by Mortgagor not to sue third persons;
- (iv) Mortgagor has adopted, used and is currently using all of the Trademarks;
- (v) Mortgagor has no notice of any suits or actions commenced or threatened with reference to the Patents, Trademarks or Licenses; and
- (vi) Mortgagor has the unqualified right to execute and deliver this Mortgage and perform its terms and has entered or will enter into written agreements with each of its present and future employees, agents and consultants which will enable it to comply with the covenants contained herein.
- Restrictions on Future Agreements. Mortgagor agrees that until the Liabilities shall have been satisfied in full, Mortgagor shall not sell or assign its interest in, or grant any license under, the Patents, Trademarks or Licenses, or enter into any other agreement with respect to the Patents, Trademarks or Licenses which is inconsistent with Mortgagor's obligations under this Mortgage, without the prior written consent of Mortgagee, and Mortgagor further agrees that it shall not take any action, or permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would affect the validity or enforcement of the rights transferred to Mortgagee under this Mortgage; provided, however, that nothing in this Section 4 shall be deemed to limit Mortgagor's ability to grant or obtain rights under license agreements pertaining to the Patents, Trademarks or Licenses entered into by Mortgagor after the date hereof in the ordinary course of Mortgagor's business, which license agreements and Mortgagor after the date hereof in the ordinary course of Mortgagor to the terms of this Mortgage. Mortgagor and Mortgagee mutually acknowledge that Mortgagor may wish to license the use of some or all of the Patents in foreign countries. Mortgagee hereby consents to such licenses in foreign countries done in the ordinary course of business.
- 5. New Patents, Trademarks and Licenses. Mortgagor represents and warrants that, to the best of Mortgagor's knowledge, the Patents and Trademarks listed on Exhibits A and B, respectively, constitute all of the Patents and Trademarks now owned by Mortgagor. If, before Mortgagor's Liabilities shall have been satisfied in full, Mortgagor shall (i) become aware of any existing Patents, Trademarks or Licenses of which Mortgagor has not previously informed Mortgagee, (ii) obtain rights to any new patentable inventions, Patents, Trademarks or Licenses, or (iii) become entitled to the benefit of any Patents, Trademarks, or Licenses or any improvement on any Patent, the provisions of this Mortgage shall automatically apply thereto and Mortgagor shall give to Mortgagee prompt written notice thereof. Mortgagor hereby authorizes Mortgagee to modify this Mortgage by amending Exhibits A and B, as applicable, to include any such Patents and Trademarks.
- 6. Royalties; Terms. The term of the mortgages granted herein shall extend until the earlier of: (i) the expiration of each of the respective Patents, Trademarks and Licenses assigned hereunder; or (ii) the Liabilities have been paid in full. Upon the occurrence of an Event of Default (as defined in the Loan Agreement), Mortgagor agrees that the use by Mortgagee of all Patents, Trademarks and Licenses shall be worldwide and without any liability for royalties or other related charges from Mortgagee to the Mortgagor.
- Mortgagee's Right to Inspect. Mortgagee shall have the right, at any time and from time to time during normal business hours and prior to payment in full of the Liabilities, to inspect Mortgagor's premises and to examine Mortgagor's books, records and operations, including, without limitation, Mortgagor's quality control processes. Mortgagor agrees (i) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (ii) to provide Mortgagee, upon Mortgagee's request from time to time, with a certificate of an officer of Mortgagor certifying

- Release of Mortgage. This Mortgage is made for collateral purposes only. Upon payment in full of the Liabilities, Mortgagee shall execute and deliver to Mortgagor all deeds, assignments and other instruments, and shall take such other actions, as may be necessary or proper to revest in Mortgagor full title to the Patents, Trademarks and Licenses, subject to any disposition thereof which may have been made by Mortgagee pursuant hereto or pursuant to the Loan Agreement.
- Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Mortgagor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and costs, incurred by Mortgagee in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Patents. Trademarks and Licenses, or in defending or prosecuting any actions or proceedings arising out of or related to the Patents, Trademarks and Licenses, shall be borne by and paid by Mortgagor on demand by Mortgagee and until so paid shall be added to the principal amount of the Liabilities and shall bear interest at the rate prescribed in the Loan Agreement.
- 10. <u>Duties of Mortgagor</u>. Mortgagor shall have the duty (i) to prosecute diligently any patent, trademark or service mark applications pending as of the date hereof or thereafter until the Liabilities shall have been paid in full, (ii) to make application on unpatented but patentable inventions and on trademarks and service marks, as appropriate, and to the extent commercially reasonable and consistent with the corporation's prior practices and (iii) to preserve and maintain all rights in the Patents, Trademarks and Licenses. Any expenses incurred in connection with Mortgagor's obligations under this Section 10 shall be borne by Mortgagor. Mortgagor shall not abandon any right to file a patent, trademark or service mark application, or abandon any pending patent application, or any other Patent, Trademark or License without the consent of Mortgagee.
- Mortgagee's Right to Sue. Mortgagee shall have the right, but shall in no way be 11. obligated, to bring suit in its own name to enforce the Patents, Trademarks and Licenses, and, if Mortgagee shall commence any such suit, Mortgagor shall, at the request of Mortgagee, do any and all lawful acts and execute any and all proper documents required by Mortgagee in aid of such enforcement and Mortgagor shall promptly, upon demand, reimburse and indemnify Mortgagee for all reasonable costs and expenses incurred by Mortgagee in the exercise of its rights under this Section 11.
- Waivers. No course of dealing between Mortgagor and Mortgagee, nor any failure to 12. exercise, nor any delay in exercising, on the part of Mortgagee, 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.
- Severability. The provisions of this Mortgage are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Mortgage in any jurisdiction.
- Modification. This Mortgage cannot be altered, amended or modified in any way, except 14. as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- Cumulative Remedies; Power of Attorney; Effect on Financing Agreement. All of 15. Mortgagee's rights and remedies with respect to the Patents, Trademarks and Licenses, whether established hereby or by the Loan Agreement, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Upon the occurrence of an Event of Default, Mortgagor hereby authorizes Mortgagee to

make, constitute and appoint any officer or agent of Mortgagee as Mortgagee may select, in its sole discretion, as Mortgagor's true and lawful attorney-in-fact, with power to: (i) endorse Mortgagor's name on all applications, documents, papers and instruments necessary or desirable for Mortgagee in the use of the Patents, Trademarks and Licenses; (ii) take any other actions with respect to the Patents, Trademarks and Licenses as Mortgagee deems to be in the best interest of Mortgagee; (iii) grant or issue any exclusive or non-exclusive license under the Patents, Trademarks or Licenses to anyone; or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks or Licenses to anyone. Mortgagor 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 the Liabilities shall have been paid in full and have been terminated. Mortgagor acknowledges and agrees that this Mortgage is not intended to limit or restrict in any way the rights and remedies of Mortgagee under the Loan Agreement but rather is intended to facilitate the exercise of such rights and remedies. Mortgagee shall have, in addition to all other rights and remedies given it by the terms of this Mortgage and the Loan 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 or Licenses may be located.

- 16. <u>Binding Effect: Benefits</u>. This Mortgage shall be binding upon the Mortgagor and its respective successors and assigns, and shall inure to the benefit of Mortgagee, its successors, nominees and assigns.
- 17. Governing Law. This Mortgage shall be governed by and construed in accordance with the laws of the State of Illinois.
- 18. <u>Headings</u>. Section headings used herein are for convenience only and shall not modify the provisions which they precede.
- 19. <u>Further Assurances</u>. Mortgagor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Mortgagee shall reasonably request from time to time in order to carry out the purpose of this Mortgage and agreements set forth herein.

IN WITNESS WHEREOF, Mortgagor has duly executed this Mortgage in favor of Mortgagee as of the date first written above.

BORROWER:

FERRARA PAN CANDY CO., INC.

Title:

By:

_

Title:

v	1	Т

By:	11.11	

Title:

By: Allan

Title: UT

By Hanen

Title: CEO

REEL 2574 FRAME 0253

STATE OF ILLINOIS) COUNTY OF COOK

1. SMACA J. MUELLEK, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that of Ferrara Pan Candy Co., Inc., personally is known to me to be the same person whose name is subscribed to the foregoing instrument as such _____, appeared before me this day in person and acknowledged that such person signed and delivered the said instrument as such person's own free and voluntary act and as the free and voluntary act of said company, for the uses and purposes therein ser forth.

GIVEN under my hand and notarial seal this 15th day of June, 2002.

My Commission Expires:

"OFFICIAL SEAL" SANDRA J MUELLER

Notary Public, State of Illinois My Commission Expires 10/11/03 **********

7

TRADEMARK REEL: 002661 FRAME: 0304

REEL 2574 FRAME 0255

Patents

'atent number and date, name of inventor and title of invention as stated in Patent or Patent Application:

NONE

RECORDED ON: 09/10/2002

RECORDED: 01/28/2003

TRADEMARK REEL: 002661 FRAME: 0305