PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date
AMERICAN ITALIAN PASTA COMPANY	11/10/2004
AIPC FINANCE, INC.	11/10/2004
AIPC SALES CO.	11/10/2004
AIPC WISCONSIN, LIMITED PARTNERSHIP	11/10/2004
AIPC MISSOURI, LLC	11/10/2004
AIPC SOUTH CAROLINA, INC.	11/10/2004
AIPC ARIZONA, LLC	11/10/2004

RECEIVING PARTY DATA

Name:	BANK OF AMERICA, N.A., AS ADMINISTRATIVE AGENT
Street Address:	231 South LaSalle St.
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60697

PROPERTY NUMBERS Total: 40

Number
D321076
D321077
D321078
D321079
D321080
D321081
D321082
D321270
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D321272

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Patent Number:	D322503
Patent Number:	D322708
Patent Number:	D323732
Patent Number:	D323918
Patent Number:	D323919
Patent Number:	D324288
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Patent Number:	D324602
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Patent Number:	D324757
Patent Number:	D324934
Patent Number:	D325284
Patent Number:	D325457
Patent Number:	D325458
Patent Number:	D325662
Patent Number:	D325804
Patent Number:	D326553
Patent Number:	D326554
Patent Number:	D326758
Patent Number:	D326759
Patent Number:	D326760
Patent Number:	D327155
Patent Number:	D327768
Patent Number:	D342020
Patent Number:	D345443
Patent Number:	D324601

CORRESPONDENCE DATA

Fax Number: (312)701-7711

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

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Email: cdore@mayerbrownrowe.com

Correspondent Name: Christopher Dore
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Address Line 2: Mayer Brown Rowe & Maw LLP Address Line 4: Chicago, ILLINOIS 60606-4637

NAME OF SUBMITTER:

Christoher Dore

Total Attachments: 39 source=Scan001#page1.tif source=Scan001#page2.tif source=Scan001#page3.tif source=Scan001#page4.tif source=Scan001#page5.tif source=Scan001#page6.tif source=Scan001#page7.tif source=Scan001#page8.tif source=Scan001#page9.tif source=Scan001#page10.tif source=Scan001#page11.tif source=Scan001#page12.tif source=Scan001#page13.tif source=Scan001#page14.tif source=Scan001#page15.tif source=Scan001#page16.tif source=Scan001#page17.tif source=Scan001#page18.tif source=Scan001#page19.tif source=Scan001#page20.tif source=Scan001#page21.tif source=Scan001#page22.tif source=Scan001#page23.tif source=Scan001#page24.tif source=Scan001#page25.tif source=Scan001#page26.tif source=Scan001#page27.tif source=Scan001#page28.tif source=Scan001#page29.tif source=Scan001#page30.tif source=Scan001#page31.tif source=Scan001#page32.tif source=Scan001#page33.tif source=Scan001#page34.tif source=Scan001#page35.tif source=Scan001#page36.tif source=Scan001#page37.tif source=Scan001#page38.tif source=Scan001#page39.tif

SECURITY AGREEMENT

THIS SECURITY AGREEMENT (this "<u>Agreement</u>") dated as of November 10, 2004 is among AMERICAN ITALIAN PASTA COMPANY (the "<u>Company</u>"), each subsidiary of the Company listed on the signature pages hereof, each other person or entity which from time to time becomes a party hereto (collectively, including the Company, the "<u>Debtors</u>" and individually each a "<u>Debtor</u>") and BANK OF AMERICA, N.A. ("<u>Bank of America</u>"), in its capacity as Administrative Agent (as defined below) for the Lenders (as defined below).

WITNESSETH:

WHEREAS, the Company, various financial institutions (the "<u>Lenders</u>") and Bank of America, as Administrative Agent for the Lenders (in such capacity, the "<u>Administrative</u> <u>Agent</u>"), have entered into a Credit Agreement dated as of July 16, 2001 (as amended, restated or otherwise modified from time to time, the "<u>Credit Agreement</u>");

WHEREAS, each other Debtor has executed and delivered a guaranty dated as of July 16, 2001 (as amended, restated or otherwise modified from time to time, the "Guaranty") of certain obligations of the Company, including all obligations of the Company under the Credit Agreement; and

WHEREAS, the obligations of the Company under the Credit Agreement and certain hedging agreements and the obligations of the other Debtors under the Guaranty are to be secured pursuant to this Agreement;

NOW, THEREFORE, for and in consideration of the premises, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. <u>Definitions</u>. When used herein, (a) the terms <u>Account</u>, <u>Account Debtor</u>, <u>Certificated Security</u>, <u>Chattel Paper</u>, <u>Commercial Tort Claim</u>, <u>Commodity Account</u>, <u>Commodity Contract</u>, <u>Deposit Account</u>, <u>Document</u>, <u>Equipment</u>, <u>Fixture</u>, <u>Goods</u>, <u>Instrument</u>, <u>Inventory</u>, <u>Investment Property</u>, <u>Security</u>, <u>Security Entitlement</u>, <u>Securities Account</u> and <u>Uncertificated Security</u> shall have the respective meanings assigned to such terms in the UCC (as defined below), (b) capitalized terms used but not defined in this Agreement have the respective meanings assigned to such terms in the Credit Agreement and (c) the following terms have the following meanings (such meanings to be applicable to both the singular and plural forms of such terms):

Administrative Agent - see the recitals.

Agreement - see the introductory paragraph.

Assignee Deposit Account - see Section 4.

Bank of America - see the introductory paragraph.

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Collateral - see Section 2.

Company - see the introductory paragraph.

Computer Hardware and Software means, with respect to any Debtor, (i) all computer and other electronic data processing hardware, whether now or hereafter owned, licensed or leased by such Debtor, including, without limitation, all integrated computer systems, central processing units, memory units, display terminals, printers, features, computer elements, card readers, tape drives, hard and soft disk drives, cables, electrical supply hardware, generators, power equalizers, accessories and all peripheral devices and other related computer hardware; (ii) all software programs, whether now or hereafter owned, licensed or leased by such Debtor, designed for use on the computers and electronic data processing hardware described in clause (i) including, without limitation, all operating system software, utilities and application programs in whatsoever form (source code and object code in magnetic tape, disk or hard copy format or any other listing whatsoever); (iii) all firmware associated with the foregoing, whether now or hereafter owned, licensed or leased by such Debtor; (iv) all rights with respect thereto, including, without limitation, any and all licenses, options, warranties, service contracts, program services, test rights, maintenance rights, support rights, improvement rights, renewal rights and indemnifications, and any substitution, replacement, addition or model conversion of any of the foregoing; and (v) all documentation for such hardware, software and firmware described in the preceding clauses (i), (ii) and (iii), whether now or hereafter owned, licensed or leased by such Debtor, including, without limitation, flow charts, logic diagrams, manuals, specifications, training materials, charts and pseudo codes.

Costs and Expenses means, when used with reference to any Debtor, all reasonable costs and expenses (including Attorney Costs) incurred by the Administrative Agent in connection with (i) such Debtor's execution, delivery and performance of this Agreement, (ii) protecting, preserving or maintaining any Collateral of such Debtor, (iii) collecting the Liabilities of such Debtor and (iv) enforcing any rights of the Administrative Agent hereunder in respect of such Debtor's Collateral.

Credit Agreement - see the recitals.

Debtor - see the introductory paragraph.

Default means the occurrence of any of the following events: (i) any Unmatured Event of Default with respect to the Company under Section 12.1.3 of the Credit Agreement, (ii) any Event of Default or (iii) any warranty of any Debtor herein is untrue or misleading in any material respect and, as a result thereof, the Administrative Agent's security interest in any material portion of the Collateral is not perfected or the Administrative Agent's rights and remedies with respect to any material portion of the Collateral are materially impaired or otherwise materially adversely affected.

<u>General Intangibles</u> means, with respect to any Debtor, all of such Debtor's "general intangibles" as defined in the UCC and, in any event, includes (without limitation) all of such

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Debtor's trademarks, trade names, patents, copyrights, trade secrets, customer lists, inventions, designs, software programs, mask works, goodwill, registrations, licenses, franchises, tax refund claims, guarantee claims, security interests and rights to indemnification.

Guaranty - see the recitals.

Intellectual Property means all past, present and future: trade secrets and other proprietary information; customer lists; trademarks, service marks, business names, trade names, designs, logos, indicia, and/or other source and/or business identifiers and the goodwill of the business relating thereto and all registrations or applications for registrations which have heretofore been or may hereafter be issued thereon throughout the world; copyrights (including, without limitation, copyrights for computer programs) and copyright registrations or applications for registrations which have heretofore been or may hereafter be issued throughout the world and all tangible property embodying copyrights; unpatented inventions (whether or not patentable); patent applications and patents; industrial designs, industrial design applications and registered industrial designs; license agreements related to any of the foregoing and income therefrom; mask works, books, records, writings, computer tapes or disks, flow diagrams, specification sheets, source codes, object codes and other physical manifestations, embodiments or incorporations of any of the foregoing; the right to sue for all past, present and future infringements of any of the foregoing; and all common law and other rights throughout the world in and to all of the foregoing.

<u>Lender Party</u> means each Lender and any Affiliate of a Lender which is a party to a Hedging Agreement with the Company.

<u>Lenders</u> - see the recitals.

<u>Liabilities</u> means, as to each Debtor, (a) all obligations of such Debtor to the Administrative Agent or any Lender Party, howsoever created, arising or evidenced, whether direct or indirect, absolute or contingent, now or hereafter existing, or due or to become due, which arise under the Credit Agreement or any other Loan Document (including, without limitation, with respect to Letters of Credit), as the same may be amended, modified, extended or renewed from time to time, (b) in the case of the Company, all Hedging Obligations of the Company to any Lender Party and (c) all Costs and Expenses payable by such Debtor; <u>provided</u> that no Debtor shall have any obligation hereunder in excess of the maximum amount of the Liabilities which such Debtor may incur without violating any fraudulent conveyance or fraudulent transfer law.

Non-Tangible Collateral means, with respect to any Debtor, collectively, such Debtor's Accounts and General Intangibles.

Permitted Liens - see Section 3.

<u>UCC</u> means the Uniform Commercial Code as in effect from time to time in the State of Illinois.

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- 2. <u>Grant of Security Interest</u>. As security for the payment of all Liabilities, each Debtor hereby assigns, pledges and conveys to the Administrative Agent for the benefit of the Lender Parties, and grants to the Administrative Agent for the benefit of the Lender Parties a continuing security interest in, all of such Debtor's right, title, and interest in the following, whether now or hereafter existing or acquired:
 - (i) Accounts;
 - (ii) Chattel Paper;
 - (iii) Computer Hardware and Software;
 - (iv) Deposit Accounts;
 - (v) Documents;
 - (vi) General Intangibles;
 - (vii) Goods (including, without limitation, all of its Equipment, Fixtures and Inventory), together with all accessions, additions, attachments, improvements, substitutions and replacements thereto and therefor;
 - (viii) Instruments (together with all guaranties thereof and security therefor);
 - (ix) Intellectual Property;
 - (x) Investment Property (including Commodity Accounts, Commodity Contracts, Securities (whether Certificated Securities or Uncertificated Securities), Security Entitlements and Securities Accounts);
 - (xi) money (of every jurisdiction whatsoever);
 - (xii) the Commercial Tort Claims listed on Schedule V; and
 - (xiii) to the extent not included in the foregoing, other personal property of any kind or description;

together with all books, records, writings, data bases, information and other property relating to, used or useful in connection with, evidencing, embodying, incorporating or referring to any of the foregoing, all claims and/or insurance proceeds arising out of the loss, nonconformity or any interference with the use of, or any defect or infringement of rights in, or damage to, any of the foregoing, and all proceeds, products, offspring, rents, issues, profits and returns of and from, and all distributions on and rights arising out of, any of the foregoing.

All of the foregoing are herein collectively called the "Collateral".

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- Warranties. Each Debtor warrants that: (i) no financing statement (other than any 3. which may have been filed on behalf of the Administrative Agent or in connection with Permitted Liens (as defined below)) covering any of the Collateral is on file in any public office; (ii) such Debtor is the lawful owner, lessee or licensee (as applicable) of all Collateral, free of all liens and claims whatsoever, other than liens and claims expressly permitted by the Credit Agreement ("Permitted Liens"), with full power and authority to execute and deliver this Agreement and perform such Debtor's obligations hereunder and to subject the Collateral to the security interest hereunder; (iii) all information with respect to Collateral and Account Debtors set forth in any schedule, certificate or other writing at any time heretofore or hereafter furnished by such Debtor to the Administrative Agent or any Lender Party and all other written information heretofore or hereafter furnished by such Debtor to the Administrative Agent or any Lender Party in connection with the Credit Agreement will be true and correct in all material respects as of the date furnished; (iv) such Debtor's true legal name as registered in the jurisdiction in which such Debtor is organized or incorporated, jurisdiction of organization or incorporation, federal employer identification number, organizational identification number, if any, as designated by the state of its organization or incorporation, chief executive office and principal place of business are as set forth on Schedule I hereto (and such Debtor has not maintained its chief executive office and principal place of business at any other location at any time after June 30, 2001); (v) each other location where such Debtor maintains a place of business or has any Goods, in each case as of the date hereof, is set forth on Schedule II hereto; (vi) except as disclosed on Schedule III, as of the date of this Agreement such Debtor is not known, and during the five years preceding the date hereof has not previously been known, by any trade name; (vii) except as disclosed on Schedule III, during the five years preceding the date hereof such Debtor has not been known by any legal name different from the one set forth on the signature page of this Agreement nor has such Debtor been the subject of any merger or other corporate reorganization; (viii) Schedule IV hereto contains a complete listing of all of such Debtor's Intellectual Property which is registered under any registration statute and has not subsequently been abandoned or expired; and (ix) upon the filing of financing statements on Form UCC-1 in the appropriate governmental offices, the Administrative Agent will have a valid lien upon and perfected security interest in all of the Collateral in which a security interest can be perfected by filing under the UCC (subject only to Permitted Liens).
- 4. <u>Collections, etc.</u> The Administrative Agent may, at any time that a Default exists, whether before or after the maturity of any of the Liabilities, notify any party obligated on any of the Non-Tangible Collateral to make payment to the Administrative Agent of any amount due or to become due thereunder and enforce collection of any of the Non-Tangible Collateral by suit or otherwise and surrender, release or exchange all or any part thereof, or compromise or extend or renew for any period (whether or not longer than the original period) any indebtedness thereunder or evidenced thereby. Upon request of the Administrative Agent during the existence of a Default, each Debtor will, at its own expense, notify any party obligated on any of the Non-Tangible Collateral to make payment to the Administrative Agent for the benefit of the Lender Parties of any amount due or to become due thereunder.

Upon request by the Administrative Agent during the existence of a Default, each Debtor will forthwith, upon receipt, transmit and deliver to the Administrative Agent, in the form

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received, all cash, checks, drafts and other instruments or writings for the payment of money (properly endorsed, where required, so that such items may be collected by the Administrative Agent) which may be received by such Debtor at any time in full or partial payment or otherwise as proceeds of any of the Collateral. Except as the Administrative Agent may otherwise consent in writing, any such items which may be so received by any Debtor will not be commingled with any other of its funds or property, but will be held separate and apart from its own funds or property and upon express trust for the Administrative Agent until delivery is made to the Administrative Agent. Each Debtor will comply with the terms and conditions of any consent given by the Administrative Agent pursuant to the foregoing sentence.

During the existence of a Default, all items or amounts which are delivered by any Debtor to the Administrative Agent as proceeds of any of the Collateral pursuant to the foregoing paragraph shall be deposited to the credit of a deposit account (each an "Assignee Deposit Account") of such Debtor maintained with the Administrative Agent, as security for payment of the Liabilities. No Debtor shall have any right to withdraw any funds deposited in the applicable Assignee Deposit Account. The Administrative Agent may, from time to time, in its discretion, and shall upon request of the applicable Debtor made not more than once in any week, apply all or any of the then balance, representing collected funds, in the Assignee Deposit Account, toward payment of the Liabilities, whether or not then due, in such order of application as the Administrative Agent may determine, and the Administrative Agent may, from time to time, in its discretion, release all or any of such balance to the applicable Debtor; provided that if such Default shall no longer exist, the Administrative Agent shall release the balance in the Assignee Deposit Account to the applicable Debtor.

During the existence of a Default, the Administrative Agent is authorized to endorse, in the name of the applicable Debtor, any item, howsoever received by the Administrative Agent, representing any payment on or other proceeds of any of the Collateral.

No Debtor shall maintain any Deposit Account or deposit any item or amount in any Deposit Account, except (i) Deposit Accounts maintained with the Administrative Agent and (ii) Deposit Accounts as to which such Debtor, the Administrative Agent and the depository bank have entered into an agreement that the depositary bank will comply with instructions originated by the Administrative Agent directing disposition of the funds in the account without further consent by such Debtor.

Each Debtor hereby appoints the Administrative Agent as the attorney-in-fact for such Debtor for the purpose of carrying out the provisions of this Agreement and taking any action and executing or completing any instrument which the Administrative Agent may deem reasonably necessary or advisable to accomplish the terms hereof, which appointment as attorney-in-fact is irrevocable and coupled with an interest; provided that the Administrative Agent shall not exercise its rights as such attorney-in-fact unless a Default exists.

5. <u>Certificates, Schedules and Reports</u>. Each Debtor will from time to time deliver to the Administrative Agent such schedules, certificates and reports respecting all or any of the Collateral at the time subject to the security interest hereunder, and the items or amounts received by such Debtor in full or partial payment of any of the Collateral, each as the

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Administrative Agent may reasonably request. Any such schedule, certificate or report shall be in such form and detail as the Administrative Agent may reasonably specify (and, in the case of any such certificate, shall be executed by a duly authorized officer of such Debtor). Each Debtor shall immediately notify the Administrative Agent of the occurrence of any event causing any loss or depreciation in the value of its Inventory or other Goods which is material to the Company and its Subsidiaries taken as a whole, and such notice shall specify or reasonably estimate the amount of such loss or depreciation.

Agreements of the Debtors. Each Debtor (a) will, from time to time, execute (as applicable) and deliver such financing statements and other documents (and pay the cost of filing or recording the same in all applicable offices) and do such other acts and things (including, without limitation, delivery to the Administrative Agent of any Instruments or Certificated Securities which constitute Collateral), as are necessary or as the Administrative Agent may from time to time reasonably request, to establish and maintain a valid and perfected security interest in the Collateral (free of all other liens, claims and rights of third parties whatsoever, other than Permitted Liens) to secure the payment of the Liabilities; (b) will not maintain any place of business at any location other than in the United States; (c) will not change its state of organization or incorporation or its name, identity or corporate structure such that any financing statement filed to perfect the Administrative Agent's interests under this Agreement would become seriously misleading, unless such Debtor shall have given the Administrative Agent not less than 30 days' prior notice of such change (provided that this Section 6(c) shall not be deemed to authorize any change or transaction prohibited under the Credit Agreement); (d) will keep its records concerning the Non-Tangible Collateral in such a manner as will enable the Administrative Agent or its designees to determine at any time, as applicable, the names and addresses of the Account Debtors with respect thereto, the outstanding amounts owing to such Debtor thereunder and the scheduled payments to be made to such Debtor thereunder; (e) will furnish the Administrative Agent such information concerning such Debtor, the Collateral and the Account Debtors as the Administrative Agent may from time to time reasonably request; (f) will, subject to the terms of the Credit Agreement, permit the Administrative Agent and its designees, from time to time, on reasonable notice and at reasonable times and intervals during normal business hours (or at any time without notice during the existence of a Default) to inspect such Debtor's Inventory and other Goods, and to inspect, audit and make copies of and extracts from all records and all other papers in the possession of such Debtor pertaining to the Collateral and the Account Debtors, and will, upon request of the Administrative Agent, deliver to the Administrative Agent all of such records and papers; (g) will, upon request of the Administrative Agent, stamp on its records concerning the Collateral and add on all Chattel Paper constituting a portion of the Collateral, a notation, in form reasonably satisfactory to the Administrative Agent, of the security interest of the Administrative Agent hereunder; (h) except as permitted by the Credit Agreement, will not sell, lease, assign or create or permit to exist any lien on or security interest in any Collateral other than Permitted Liens; (i) will at all times keep all its Inventory and other Goods insured under policies maintained with responsible insurance companies against loss, damage, theft and other risks to such extent as is customarily maintained by companies similarly situated, and cause all such policies to provide that loss thereunder shall be payable to the Administrative Agent as its interest may appear (it being understood that (A) so long as no Default exists, the Administrative Agent shall deliver any proceeds of such insurance which may be received by it to such Debtor and (B) whenever a Default exists, the Administrative Agent

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may apply any proceeds of such insurance which may be received by it toward payment of the Liabilities, whether or not due, in such order of application as the Administrative Agent may determine) and such policies or certificates thereof shall, if the Administrative Agent so requests, be deposited with or furnished to the Administrative Agent; (j) will take such actions as are reasonably necessary to keep its Inventory in good repair and condition, ordinary wear and tear excepted; (k) will take such actions as are reasonably necessary to keep the Equipment that is used or useful in its business in good repair and condition and in good working or running order, ordinary wear and tear excepted; (l) will promptly pay when due all license fees, registration fees, taxes, assessments and other charges which may be levied upon or assessed against the ownership, operation, possession, maintenance or use of its Equipment and other Goods (as applicable); provided that such Debtor shall not be required to pay any such fee, tax, assessment or other charge if the validity thereof is being contested by such Debtor in good faith by appropriate proceedings; (m) will, upon reasonable request of the Administrative Agent if the aggregate net book value of all Equipment of the Debtors covered by certificates of title exceeds \$100,000, (i) cause to be noted on each applicable certificate the security interest of the Administrative Agent in the Equipment covered thereby and (ii) deliver all such certificates to the Administrative Agent or its designees; (n) will take all steps reasonably necessary to protect, preserve and maintain all of its rights in the Collateral; (o) will keep all of the tangible Collateral, Deposit Accounts and Investment Property in the continental United States; (p) will keep all of its Inventory at, and will not maintain any place of business at any location other than, its address(es) shown on Schedules I and II; and (q) will, promptly upon any officer of such Debtor obtaining knowledge that such Debtor has acquired a Commercial Tort Claim, promptly notify the Administrative Agent in a writing signed by such Debtor of the details thereof and grant to the Administrative Agent in such writing a security interest therein and in the proceeds thereof, with such writing to be in form and substance reasonably satisfactory to the Administrative Agent.

Each Debtor hereby authorizes the Administrative Agent to file (without the signature of such Debtor) any financing statement, continuation statement or amendment to financing statement in any jurisdiction and with any filing office as the Administrative Agent may determine, in its sole discretion, is necessary or advisable to perfect the security interest granted to the Administrative Agent hereunder or in connection herewith. Any such financing statement or amendment may describe the Collateral in the same manner as described in any security agreement or pledge agreement entered into by the parties in connection herewith, or may contain an indication or description of collateral that describes such property in any other manner as the Administrative Agent may determine, in its sole discretion, is necessary, advisable or prudent to ensure the perfection of the security interest in the collateral granted to the Administrative Agent hereunder or in connection herewith, including, without limitation, describing such property as "all assets" or "all personal property", whether now owned or hereafter acquired.

Any reasonable expenses incurred in protecting, preserving and maintaining any Collateral shall be borne by the applicable Debtor. Whenever a Default exists, the Administrative Agent shall have the right to bring suit to enforce any or all of the Intellectual Property or licenses thereunder, in which event the applicable Debtor shall at the request of the Administrative Agent do any and all lawful acts and execute any and all proper documents

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required by the Administrative Agent in aid of such enforcement and such Debtor shall promptly, upon demand, reimburse and indemnify the Administrative Agent for all reasonable costs and expenses incurred by the Administrative Agent in the exercise of its rights under this Section 6, except to the extent any of the foregoing are found by a court of competent jurisdiction in a final, non-appealable judgment to have resulted from the gross negligence or willful misconduct of the Administrative Agent. Notwithstanding the foregoing, the Administrative Agent shall have no obligation or liability regarding the Collateral or any thereof by reason of, or arising out of, this Agreement.

- 7. <u>Default</u>. (a) Whenever a Default exists, the Administrative Agent may exercise from time to time any rights and remedies available to it under the UCC and any other applicable law (in addition to those described below).
- (b) Each Debtor agrees, in case of a Default, (i) to assemble, at its expense, all its Inventory and other Goods (other than Fixtures) at a convenient place or places acceptable to the Administrative Agent, and (ii) to execute all such documents and do all such other things which may be necessary in order to enable the Administrative Agent or its nominee to be registered as owner of the Intellectual Property with any competent registration authority.
- (c) Each Debtor hereby agrees and acknowledges that (i) with respect to Collateral that is: (A) perishable or threatens to decline speedily in value or (B) is of a type customarily sold on a recognized market (including Investment Property), no notice of disposition need be given; and (ii) with respect to Collateral not described in clause (i) above, notification sent after default and at least 10 Business Days before any proposed disposition provides notice with a reasonable time before disposition.
- (d) Each Debtor hereby agrees and acknowledges that a commercially reasonable disposition of Inventory, Equipment, Computer Hardware and Software or Intellectual Property may be by lease or license of, in addition to the sale of, such Collateral. Each Debtor further agrees and acknowledges that a disposition (i) made in the usual manner on any recognized market, (ii) at the price current in any recognized market at the time of disposition or (iii) in conformity with reasonable commercial practices among dealers in the type of property subject to the disposition shall, in each case, be deemed commercially reasonable.
- (e) Any proceeds of any of the Collateral may be applied by the Administrative Agent to the payment of Costs and Expenses, and any balance of such proceeds may be applied by the Administrative Agent toward the payment of such of the Liabilities, and in such order of application, as the Administrative Agent may from time to time elect (and, after payment in full of all Liabilities, any excess shall be delivered to the Debtors or as a court of competent jurisdiction shall direct).
- 8. <u>General</u>. The Administrative Agent shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral in its possession if it takes such action for that purpose as the applicable Debtor shall request in writing, but failure of the Administrative Agent to comply with any such request shall not of itself be deemed a failure to exercise reasonable care, and no failure of the Administrative Agent to preserve or protect any

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rights with respect to the Collateral against prior parties, or to do any act with respect to the preservation of the Collateral not so requested by any Debtor, shall be deemed a failure to exercise reasonable care in the custody or preservation of any Collateral.

No delay on the part of the Administrative Agent in exercising any right, power or remedy shall operate as a waiver thereof, and no single or partial exercise of any right, power or remedy shall preclude any other or further exercise thereof, or the exercise of any right, power or remedy. No amendment, modification or waiver of, or consent with respect to, any provision of this Agreement shall be effective unless the same shall be in writing and signed and delivered by the Administrative Agent, and then such amendment, modification, waiver or consent shall be effective only in the specific instance and for the specific purpose for which given.

All obligations of the Debtors and all rights, powers and remedies of the Administrative Agent and the Lender Parties expressed herein are in addition to all other rights, powers and remedies possessed by them, including, without limitation, those provided by applicable law or in any other written instrument or agreement relating to any of the Liabilities or any security therefor.

This Agreement shall be construed in accordance with and governed by the internal laws of the State of Illinois. Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by or invalid under such law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.

All notices hereunder shall be in writing (including facsimile transmission and e-mail) and shall be sent (a) if to the Administrative Agent, to its address shown on Schedule 14.2 to the Credit Agreement or such other address as it may, by written notice to the Company, have designated as its address for such purpose, and (b) if to any Debtor, to its address shown on Schedule I hereto or to such other address as such Debtor may, by written notice to the Administrative Agent, have designated as its address for such purpose. Notices sent by facsimile transmission and e-mail shall be deemed to have been given when sent with confirmation of receipt; notices sent by U.S. mail shall be deemed to have been given three Business Days after the date when sent by registered or certified mail, postage prepaid; and notices sent by hand delivery or overnight courier shall be deemed to have been given when received (or when delivery is refused).

This Agreement shall be binding upon the Debtors and the Administrative Agent and their respective successors and assigns (provided that, except as permitted by the Credit Agreement, no Debtor may assign its obligations hereunder without the prior written consent of the Administrative Agent), and shall inure to the benefit of the Debtors and the Administrative Agent and the successors and assigns of the Administrative Agent.

This Agreement may be executed in any number of counterparts (including via facsimile) and by the different parties hereto on separate counterparts, and each such counterpart shall be deemed an original, but all such counterparts shall together constitute one and the same

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Agreement. At any time after the date of this Agreement, one or more additional Persons may become parties hereto by executing and delivering to the Administrative Agent a counterpart of this Agreement (including supplements to the Schedules hereto). Immediately upon such execution and delivery (and without any further action), each such additional Person will become a party to, and will be bound by all the terms of, this Agreement.

This Agreement shall remain in full force and effect until all Liabilities (other than contingent indemnification obligations not yet due and payable) have been paid in full in cash, all Letters of Credit have expired or been terminated and all Commitments have terminated. If at any time all or any part of any payment theretofore applied by the Administrative Agent or any Lender Party to any of the Liabilities is or must be rescinded or returned by the Administrative Agent or such Lender Party for any reason whatsoever (including, without limitation, the insolvency, bankruptcy or reorganization of any Debtor), such Liabilities shall, for the purposes of this Agreement, to the extent that such payment is or must be rescinded or returned, be deemed to have continued in existence, notwithstanding such application by the Administrative Agent or such Lender Party, and this Agreement shall continue to be effective or be reinstated, as the case may be, as to such Liabilities, all as though such application by the Administrative Agent or such Lender Party had not been made.

ANY LITIGATION BASED HEREON, OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT SHALL BE BROUGHT AND MAINTAINED EXCLUSIVELY IN THE COURTS OF THE STATE OF ILLINOIS OR IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS; PROVIDED THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE BROUGHT, AT THE ADMINISTRATIVE AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. EACH DEBTOR HEREBY EXPRESSLY AND IRREVOCABLY SUBMITS TO THE JURISDICTION OF THE COURTS OF THE STATE OF ILLINOIS AND OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS FOR THE PURPOSE OF ANY SUCH LITIGATION AS SET FORTH ABOVE. EACH DEBTOR FURTHER IRREVOCABLY CONSENTS TO THE SERVICE OF PROCESS BY REGISTERED MAIL, POSTAGE PREPAID, TO THE ADDRESS OF THE CHIEF EXECUTIVE OFFICE OF SUCH DEBTOR SET FORTH ON SCHEDULE I (OR SUCH OTHER ADDRESS AS IT SHALL HAVE SPECIFIED IN WRITING TO THE ADMINISTRATIVE AGENT AS ITS ADDRESS FOR NOTICES HEREUNDER), OR BY PERSONAL SERVICE WITHIN OR WITHOUT THE STATE OF ILLINOIS. EACH DEBTOR HEREBY EXPRESSLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION WHICH IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY SUCH LITIGATION BROUGHT IN ANY SUCH COURT REFERRED TO ABOVE AND ANY CLAIM THAT ANY SUCH LITIGATION HAS BEEN BROUGHT IN AN INCONVENIENT FORUM.

EACH DEBTOR, THE ADMINISTRATIVE AGENT AND (BY ACCEPTING THE BENEFITS HEREOF) EACH LENDER PARTY HEREBY WAIVES ANY RIGHT TO A TRIAL BY JURY IN ANY ACTION OR PROCEEDING TO ENFORCE OR

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DEFEND ANY RIGHTS UNDER THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT AND ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH OR ARISING FROM ANY FINANCING RELATIONSHIP EXISTING IN CONNECTION WITH ANY OF THE FOREGOING, AND AGREES THAT ANY SUCH ACTION OR PROCEEDING SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY.

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IN WITNESS WHEREOF, this Agreement has been duly executed as of the day and year first written above.

AMERICAN ITALIAN PASTA COMPANY
By: Warren B. Schmidgell Title: Executive Vice President
AIPC FINANCE, INC.
By: War B Schridgell Title: Chairman of the Roard and President
AIPC SALES CO.
By: War B Schridge Title: Vice President
AIPC WISCONSIN, LIMITED PARTNERSHIP
By: America Italian Pasta Company, its General Partner
By: Warren B. Schnidgell Title: Executive Vice President
AIPC MISSOURI, LLC
By: American Italian Pasta Company, its Managing Member By: Schwide II Title: Executive Vice President

AIPC ARIZONA, LLC By: AIPC Finance, Inc., its sole Member

Name: Warren B. Schmidgall
Title: Chairman of the Bound and Presiden:

BANK OF AMERICA, N.A.. as Administrative Agent

By: Jeffery J. White Name: Jeffery T. white

Title: Assistant Vice fresident

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Signature page for the Security Agreement dated as of November 10, 2004 among American Italian Pasta Company (the "Company"), various subsidiaries of the Company and Bank of America, N.A., as Administrative Agent (as defined in the Credit Agreement dated as of July 16, 2001 among the Company and various other parties).

The undersigned is executing a counterpart hereof for purposes of becoming a party to the Security Agreement (and the undersigned has attached hereto supplements to the Schedules to the Security Agreement setting forth all information necessary to make the representations and warranties set forth in the Security Agreement with respect to the undersigned accurate as of the date of the execution and delivery hereof)

[DOMESTIC SUBSIDIARY]

Ву:	
Name:	
Title:	

SCHEDULE I TO SECURITY AGREEMENT

ORGANIZATIONAL INFORMATION

American Italian Pasta Company

Federal Employment Identification Number:

84-1032638

State Organizational Identification Number:

2275848

State of Incorporation/Organization:

Delaware

Chief Executive Office:

4100 N. Mulberry Drive

Suite 200

Kansas City, MO 64116

Principal Place of Business:

Same

AIPC Finance, Inc.

Federal Employment Identification Number:

43-1920655

State Organizational Identification Number:

3338940

State of Incorporation/Organization:

Delaware

Chief Executive Office:

103 Foulk Road.

Suite 202

Wilmington, DE 19803

Principal Place of Business:

Same

AIPC Sales Co.

Federal Employment Identification Number:

43-1841448

State Organizational Identification Number:

00466385

State of Incorporation/Organization:

Missouri

Chief Executive Office:

4100 N. Mulberry Drive

Suite 200

Kansas City, MO 64116

Principal Place of Business:

Same

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SCHEDULE 1 (cont.)

AIPC Wisconsin, Limited Partnership

Federal Employment Identification Number:

39-1954248

State Organizational Identification Number:

A038689

State of Incorporation/Organization:

Wisconsin

Chief Executive Office:

6819 77th Avenue Kenosha, WI 53142

Principal Place of Business:

Same

AIPC Missouri, LLC

Federal Employment Identification Number:

43-1920653

State Organizational Identification Number:

LC0046068

State of Incorporation/Organization:

Missouri

Chief Executive Office:

1000 Italian Way

Excelsior Springs, MO 64024

Principal Place of Business:

Same

AIPC South Carolina, Inc.

Federal Employment Identification Number:

36-4431657

State Organizational Identification Number:

None

State of Incorporation/Organization:

South Carolina

Chief Executive Office:

2000 Italian Way

Columbia, SC 29209

Principal Place of Business:

Same

SCHEDULE 1 (cont.)

AIPC Arizona, LLC

Federal Employment Identification Number:

None

State Organizational Identification Number:

L-1035688-7

State of Incorporation/Organization:

Arizona

Chief Executive Office:

495 S. 99th Avenue Tolleson, AZ 85062

Principal Place of Business:

Same

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SCHEDULE II TO SECURITY AGREEMENT

ADDRESSES OF ALL LOCATIONS AT WHICH GOODS ARE LOCATED

AIPC SOUTH CAROLINA, INC	AIPC	SOUTH	CAROLINA	. INC.
--------------------------	------	-------	-----------------	--------

	Standard Greenville	626 Old Piedmont Highway	Greenville	SC	29611
	Standard West Columbia	185 McQueen Street	West Columbia	SC	29172
AIPC	SALES CO.				
	Total Logistic Control	9200 S. Calumet	Munster	IN	46321
	Total Warehousing- Lathrop	400 D'Arcy	Lathrop	CA	95330
AIPC	MISSOURI, LLC				
	Total Distribution- KCDS	1400 N. 3 rd	Kansas City	KS	66101
	Lanter-Empire	4101 Empire Road	Kansas City	МО	64120
AIPC	ARIZONA LLC				
	Total Warehousing- Phoenix	4411 W. Roosevelt	Phoenix	AZ	85043

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SCHEDULE III TO SECURITY AGREEMENT

TRADE NAMES

(none)

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SCHEDULE IV TO SECURITY AGREEMENT

LIST OF INTELLECTUAL PROPERTY

(attached)

KC-1231719-1

AMERICAN ITALIAN PASTA COMPANY

PATENTS

DOCKET	COUNTRY	STATUS	TITLE		PAT. NO.	GRANT
33523	United States of America	Grant	ELEPHANT SHAPED PASTA APP 29/456133	12/22/1989	D321076	10/29/1991
33524	United States of America	Grant	GIRAFFE-SHAPED PASTA APP 29/456134	12/22/1989	D321077	10/29/1991
33525	United States of America	Grant	RHINOCEROS-SHAPED PASTA APP 29/456135	12/22/1989	D321078	10/29/1991
33526	United States of America	Grant	ASTRONAUT-SHAPED PASTA APP 29/456139	12/22/1989	D321079	10/29/1991
33527	United States of America	Grant	SKULL-SHAPED PASTA APP 29/463634	1/11/1990	D321080	10/29/1991
33528	United States of America	Grant	TEDDY BEAR-SHAPED PASTA APP 29/461486	12/29/1989	D321081	10/29/1991
33529	United States of America	Grant	SPACE SHIP-SHAPED PASTA APP 29/456775	12/22/1989	D321082	10/29/1991
33530	United States of America	Grant	SATURN-SHAPED PASTA APP 29/456137	12/22/1989	D321270	11/5/1991
33531	United States of America	Grant	LION-SHAPED PASTA APP 29/450138	12/22/1989	D321271	11/8/1991
33532	United States of America	Grant	VAMPIRE-SHAPED PASTA APP 29/459113	12/29/1989	D321272	11/5/1991

1	United States of America	Grant	SPACE TRAVE APP	SPACE TRAVELER-SHAPED PASTA APP 29/463633 1/1	5TA 1/11/1990	D322503	12/24/1991
United States of America	of America	Grant	PASTA APP	29/488784	3/5/1990	D322708	12/31/1991
United States of America	of America	Grant	MALE TEDDY APP	MALE TEDDY BEAR SHAPED PASTA APP 29/488789 3/5/1	ASTA 3/5/1990	D323732	2/11/1992
United States of America	of America	Grant	STEGOSAURU APP	STEGOSAURUS DINOSAUR SHAPED PASTA APP 3/9/488793 3/5/1990	APED PASTA 3/5/1990	D323918	2/18/1992
United States of America	of America	Grant	PASTA APP	29/488791	3/5/1990	D323919	2/18/1992
United States of America	of America	Grant	PASTA APP	29/534626	0/5/1990	D324288	3/3/1992
United States of America	of America	Grant	PASTA APP	29/488790	3/5/1990	D324289	3/3/1992
United States of America	of America	Grant	SUBMARINE APP	SUBMARINE SHAPED PASTA APP 29/534627	0/2/1990	D324601	3/17/1992
United States of Amer	s of America	Grant	SHARK SHAPED PASTA APP 29/534628	ED PASTA 29/534628	0661/2/9	D324602	3/17/1992
United States of Amer	s of America	Grant	GUITAR-SHAPED PASTA APP 29/533729	PED PASTA 29/533729	0661/2/9	D324752	3/24/1992
United State	United States of America	Grant	MICROPHON: APP	MICROPHONE SHAPED PASTA APP 29/534632	06/2/1990	D324753	3/24/1992

3/24/1992	3/24/1992	3/24/1992	3/24/1992	3/31/1992	4/14/1992	4/21/1992	4/21/1992	4/28/1992	5/5/1992	6/2/1992	6/2/1992
D324754	D324755	D324756	D324757	D324934	D325284	D325457	D325458	D325662	D325804	D326553	D326554
0661/5/9	0661/5/9	0/5/1990	0/2/1990	3/5/1990	0661/5/01	0661/5/01	0661/11/1	0/5/1990	10/5/1990	0661/61/01	0661/5/9
DRUM SET SHAPED PASTA APP 29/533728	TRUMPET SHAPED PASTA APP 29/534630	PASTA APP 29/534625	OCTOPUS SHAPED PASTA APP 29/534629	BAT-SHAPED PASTA APP 29/488786	BOOM BOX-SHAPED PASTA APP 29/594235	SUNGLASSES-SHAPED PASTA APP 29/594234	MONSTER SHAPED PASTA APP 29/479541	BONGO DRUM-SHAPED PASTA APP 29/594233	SUN-SHAPED PASTA APP 29/594232	TAMBOURINE SHAPED PASTA APP 29/601112	PASTA APP 29/533730
Grant	Grant	Grant	Grant	Grant	Grant	Grant	Grant	Grant	Grant	Grant	Grant
United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America
33544	33545	33546	33547	33548	33549	33550	33551	33552	33553	33554	33555

12/7/1993	D342020 D345443	9/17/1990 PASTA 1/15/1993	APP 29/583771 9/ BRONTOSAURUS SHAPED PASTA APP 29/006186 1/	Grant	United States of America	33562
7/14/1992	D327768	0661/5/01	APP 29/594231 CHIPMUNK SHAPED JAR	Grant	United States of America	33561
			JRFER-SI	Grant	United States of America	33560
6/23/1992	D327155	APED PASTA 8/10/1990	UNDERWATER DIVER-SHAPED PASTA APP 29/56/141 8/10/199	Grant	United States of America	33559
1/9/1992	D326760	0661/61/01	LIFE-SHAFED FASTA APP 29/601111		Office States of Afficiled	00000
6/9/1992	D326759	10/2/1990	APP 29/594229	Grant	United States of America	33558
			-SHAPEL	Grant	United States of America	33557
6/9/1992	D326758	STA 6/5/1990	ROCK SINGER-SHAPED PASTA APP 29/534631	Grant	United States of America	33556

U.S. TRADEMARKS

DOCKET	COUNTRY	STATUS	TITLE		
20089	United States of America	Registered	AIPC AMERICAN ITALIAN PASTA COMPANY AND DESIGN APP REG 1,550,381	4PANY AND DESIGN 73/749.185 1,550.381	8/30/1988
20090	United States of America	Registered	FROM THE HEARTLAND OF ITALY TO THE HEARTLAND OF AMERICA! APP 13749,186 REG 1.536,611) THE HEARTLAND OF 73/749.186 1.536.611	: AMERICA! 8/30/1988 4/25/1989
22681	United States of America	Registered	CALABRIA APP REG	74/433,230 2,012,192	9/7/1993
22682	United States of America	Registered	MONTALCINO APP REG	74/433,231	9/7/1993
24035	United States of America	Registered	HEARTLAND APP REG	74/725.092 2.008.077	9661/51/01
24949	United States of America	Registered	DESIGN (BLACK, RED & WHEAT) APP REG	75/124.388 2.083,652	6/24/1996 7/29/1997
33283	United States of America	Pending	BORN IN ITALY, PERFECTED IN AMERICA APP	SICA 76/493,887	2/28/2003
33314	United States of America	Pending	AMERICA'S FAVORITE PASTA. APP	76/497,489	3/14/2003

10/27/1972	HED MACARONI KK228451	MUELLER'S READY-CUT ENRICHED MACARONI REG K£228451	Registered Copyright	United States of America	33564
10/25/1972	Kk228450	MUELLER'S MACARONI REG	Registered Copyright	United States of America	33563
4/15/1988	73/722.621	PASTA FRILLS APP REG	Registered	United States of America	33522
6/5/1969	72/329,258 893.824	KLOPS APP REG	Registered	United States of America	33521
791/172/21	72/287,665 866,510	MUNCHEN (STYLIZED) APP REG	Registered	United States of America	33520
12/11/1995	75/030,232	PASTA QUICK APP REG	Registered	United States of America	33519
2/28/1986	73/585,264	TWIST TRIO (STYLIZED) APP REG	Registered	United States of America	33518
9/10/1997	IT MADE 75/354.745 2.235.354	IN TWO MINUTES YOU'VE GOT IT MADE APP REG	Registered	United States of America	33516
11/25/19/7 2/3/1981	73/149,768 1,146,761	HEARTY APP REG	Registered	United States of America	33515
3/14/2003	ND DESIGN 76/497,190	AMERICA'S FAVORITE PASTA AND DESIGN APP	Pending	United States of America	33315

9/30/1972	8/22/1972	9/26/1972	10/11/1972	10/3/1972	11/20/1972	10/13/1972	10/13/1972	8/25/1972	8/25/1972	11/20/1972	8/18/1972
					PRODUCT	II PRODUCT	ODUCT			PRODUCT	
Kk228452	NOODLES Kk228453	ODLES Kk228454	Kk228455	LES Kk228456	MACARONI Kk228457) MACARON Kk228535	ACARONI PR Kk228536	ACARONI Kk228537	KK228538	MACARONI KK228539	Kk229284
G NOOĎLES	ONED EGG	ICH EGG NC	3 NOODLES	EGG NOOD	ENRICHED	S ENRICHEI	ARICHED MA	INRICHED M	OLES	ENRICHED	Ε
MUELLER'S KLUSKI EGG NOOĎLES reg	MUELLER'S OLD FASHIONED EGG NOODLES REG	MUELLER'S GOLDEN RICH EGG NOODLES REG	MUELLER'S KLOPS EGG NOODLES REG	MUELLER'S MUNCHEN EGG NOODLES	MUELLER'S RIGATONI ENRICHED MACARONI PRODUCT REG	MUELLER'S SEASHELLS ENRICHED MACARONI PRODUCT REG	MUELLER'S TWISTS ENRICHED MACARONI PRODUCT REG	MUELLER'S ELBOWS ENRICHED MACARONI REG	MUELLER'S EGG NOODLES REG	MUELLER'S LASAGNE ENRICHED MACARONI PRODUCT REG	MUELLER'S SPAGHETTI REG
MUELLER'S	MUELLER'S	MUELLER'	MUELLER"	MUELLER	MUELLER	MUELLER	MUELLER	MUELLER	MUELLER	MUELLER	MUELLER
Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright	Registered Copyright
f America	f America	f America	f America	f America	f America	of America	of America	of America	of America	of America	of America
United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States o	United States o	United States	United States o	United States o	United States
33565	33566	33567	33568	33569	33570	33571	33572	33573	33574	33575	33576

33577	United States of America	Registered Copyright	MUELLER'S LINGUINE REG	Kk230366	7/2/1973
33578	United States of America	Registered Copyright	MUELLER'S DUMPLINGS ENRICHED MACARONI PRODUCT REG KK245234	MACARONI PRODUCT KK245234	9/18/18/2
33579	United States of America	Registered Copyright	MUELLER'S LINGUINE REG	Kk246068	10/5/1976
33580	United States of America	Registered Copyright	NOTHING GOES WITH EVERYTHING LIKE MUELLER'S REG	LIKE MUELLER'S PA 14-289	4/10/1978
33911	United States of America	Registered	LA ROSA AND DESIGN APP	71/346,312	1/20/1934
33912	United States of America	Registered	REG LA ROSA AND DESIGN APP	71/439,200	5/29/19:34
33913	United States of America	Registered	REG OLD AMISH (STYLIZED) APP	389,868 71/658,913	8/26/1941
33914	United States of America	Registered	REG LA ROSA (STYLIZED) APP	612.720	9/20/1955
33915	United States of America	Registered	REG LA ROSA AND DESIGN APP PFG	623.193 72/021.170 651.541	3/13/1956 12/17/1956 9/10/1957
33917	United States of America	Registered	LA ROSA AND DESIGN APP REG	73/541,367	6/5/1985 4/15/1986
33918	United States of America	Registered	LA ROSA APP REG	73/555,812	8/28/1985

2/23/2001 8/5/2003	6/22/1959 5/24/1960	9/25/1986	3/31/1955 12/18/1956	5/8/1997	3/3/1915	4/20/1961 6/26/1962	5/17/1963	1/9/1978
76/215.503 2.745,885	72/076,147 698,256	73/622,115	71/684,677	75/288.725 2.169.410	71/084,907	72/118.276 733,502	72/173,177 808.162	73/154.579
MARTHA GOOCH APP REG	ANTHONYS APP REG	ANTHONY'S APP REG	GLOBE "AI" AND DESIGN APP REG	GLOBE "A1" AND DESIGN APP REG	LUXURY (STYLIZED) APP REG	LUXURY AND DESIGN APP REG	PENNSYLVANIA DUTCH APP REG	R&F (STYLIZED) APP REG
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America	United States of America

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PATENT REEL: 016630 FRAME: 0547

33960	United States of America	Registered	RONCO (STYLIZED) APP REG 1.063,465	.366 9/9/1976 465 4/12/1977	76 77
33962	United States of America	Registered	MUELLER'S APP REG 516,167	.314 9/12/1947 167 10/11/1949	949
33963	United States of America	Registered	MUELLER'S APP 73/388,495 REG 1,292,490	,495 9/24/1982 ,490 8/28/1984	982 984
33966	United States of America	Registered	MUELLER'S ESSENTIALS APP REG 2,483,421	,880 8/26/1999 ,421 8/28/2001	999
34030	United States of America	Registered	PASTA PALS APP 75/605,395 REG 2,582,683	,395 12/14/1998 ,683 6/18/2002	1998
34065	United States of America	Pending	MAKES A MEAL APP APP	7/3/2003	203
34066	United States of America	Pending	MAKESAMEAL.COM APP	7/3/2003	903
34267	United States of America	Pending	MUELLER'S MAKES A MEAL. YOU MAKE THE DIFFERENCE APP	THE DIFFERENCE 5,744	1003
34268	United States of America	Pending	R&F MAKES A MEAL. YOU MAKE THE DIFFERENCE APP	FERENCÉ 5.743 9722/2003	2003
34269	United States of America	Pending	MARTHA GOOCH MAKES A MEAL. YOU MAKE THE DIFFERENCE APP 76/545.732	AKE THE DIFFERENCE 5.732 9/22/2003	7E

		:		Table of the state
United States	of America	Pending	GOLDEN GRAIN MAKES A MEAL. YOU MAKE THE DIFFERENCE APP 9/22/20	FERENCE 9/22/2003
United States	s of America	Pending	ANTHONY'S MAKES A MEAL. YOU MAKE THE DIFFERENCE APP APP 9,	ENCE 9/22/2003
United States	s of America	Pending	LUXURY MAKES A MEAL. YOU MAKE THE DIFFERENCE APP	ICE 9/22/2003
United States	s of America	Pending	RONCO MAKES A MEAL. YOU MAKE THE DIFFERENCE APP	E 9/22/2003
United States	ss of America	Pending	PENNSYLVANIA DUTCH MAKES A MEAL. YOU MAKE THE DIFFERENCE APP	; THE 9/22/2003
United States	es of America	Pending	PASTA, THE GOOD CARB APP 76/545,737	9/22/2003
United States	es of America	Pending	PASTA LENSI THE GREAT ITALIAN PASTA (AND DESIGN) APP	GN) 9/19/2002
United States	es of America	Registered	DISTELFINK DEVISE DESIGN 72/128.281 REG 745.915	9/20/1961 2/26/1963
United States	es of America	Registered	YOLK FREE APP 78/149,448 REG 2,747,253	7/31/2002
United States	es of America	Registered	YOLK-FREE! APP 73/832.417 REG 1,640.969	10/19/1989
United States	tes of America	Registered	YOLK-FREE! APP 74/179,418	6/24/1991

		REG	1,706,041	8/4/1992
United States of America	Pending	SINCE 1917 MARTHA GOOCH MAKES A MEAL .COM APP	A MEAL .COM 78/341,720	12/16/2003
United States of America	Pending	SINCE 1917 MARTHA GOOCH PASTA MAKES A MEAL .COM (AND DESIGN) APP 12/16/20	MAKES A MEAL .CON	M (AND
United States of America	Pending	ALL THE TASTE. HALF THE CARBS. APP	78/351,130	1/13/2004
United States of America	Pending	ALL THE TASTE HALF THE CARBS 1/2 & Design APP	2 & Design 78/356,691	1/23/2004
United States of America	Pending	HEALTHY CARBS APP	78/360,446	1/30/2004
United States of America	Pending	EDDIE'S SPAGHETTI AND DESIGN APP	78/434.151	6/11/2004

FOREIGN TRADEMARKS

KC-1231719-1

33962	Belize	Registered	MUELLER'S APP REG	1472.03 1472.03	12/12/2002
33962	Bermuda	Registered	MUELLER'S APP REG	n/a B9501	7/1/1981 5/24/1988
33962	British Virgin Island	Registered	MUELLER'S APP REG	n/a 1881	1801 <i>/E/T</i> 1801/E/ <i>T</i>
33962	Canada	Registered	MUELLER'S APP REG	572933 348315	11/18/1986
33951	Canada	Registered	GLOBE & DESIGN APP REG	072526 015823	5/22/1911
34454	Canada	Registered	DESIGN (BIRDS) APP REG	288415 143790	3/30/1965 2/4/1966
34456	Canada	Registered	GONDOLA & DESIGN APP REG	991129 001129	12/26/1922
34466	Canada	Registered	PENNSYLVANIA DUTCH & DESIGN APP REG	288416 145816	3/30/1965
34467	Canada	Registered	PENNSYLVANIA DUTCH & DESIGN LABEL APP REG	288417	3/30/1965

33088	Cuba	Pending	MUELLER'S (WORD MARK)	ORD MARK)		
				APP	92-03	2/26/2003
33962	Dominican Republic	Registered	MUELLER'S			
	•			АРР	n/a	9/15/1993
				REG	188351	9/15/1993
33962	Italy	Registered	MUELLER'S			
				APP	N/A	1861/81/9
				REG	399522	1861/81/9
33962	Jamaica	Registered	MUELLER'S			
				APP	TM30/827	1/0/1981
				REG	B20567	7/9/1981
33962	Mexico	Registered	MUELLER'S			
	·			APP	236800	5661/9/L
				REG	501885	8/29/1995
33963	Mexico	Registered	MUELLER'S		אאנרנ	10/16/1084
				NEC .	00.77 (1010101
33953	Panama	Registered	LUXURY	A DD	8,120	5/0/2000
				REG	107128	5/9/2000
33963	Philippines	Pending	MUELLER'S			
	:			АРР	4-20020005193	6/25/2002
33911	Puerto Rico	Registered	LA ROSA			
				APP	12723	
				REG	12723	10/16/1963
33963	Puerto Rico	Pending	MUELLER'S	АРР	N/A	2/14/2003

AIPC FINANCE, INC. PATENTS – NONE U.S. TRADEMARKS – NONE

FOREIGN TRADEMARKS - NONE

AIPC SALES CO.

PATENTS – NONE U.S. TRADEMARKS – NONE

FOREIGN TRADEMARKS - NONE

AIPC WISCONSIN, LIMITED PARTNERSHIP PATENTS – NONE U.S. TRADEMARKS – NONE FÓREIGN TRADEMARKS – NONE

AIPC MISSOURI, LLC PATENTS – NONE U.S. TRADEMARKS – NONE FOREIGN TRADEMARKS – NONE AIPC SOUTH CAROLINA, INC.
PATENTS – NONE
U.S. TRADEMARKS – NONE
FOREIGN TRADEMARKS – NONE

SCHEDULE V TO SECURITY AGREEMENT

LIST OF COMMERCIAL TORT CLAIMS

(none)

KC-1231719-1

PATENT REEL: 016630 FRAME: 0555

RECORDED: 10/12/2005