Form PTO-1595 (Rev. 07/05) OMB No. 0651-0627 (exp. 6/30/2008) U.S. DEPARTMENT OF COMMERCE.
United States Patent and Trademark Office.

Same of the commence of the

RECORDATION FORM COVER SHEET PATENTS ONLY			
	so record the attached documents or the new address(es) below.		
1. Name of conveying party(ies)	2. Name and address of receiving party(ies)		
Ronco Marketing Corporation	Name: Laurus Master Fund, Ltd.		
	Internal Address:		
Additional name(s) of conveying party(ies) attached? Yes No			
3. Nature of conveyance/Execution Date(s):	Street Address: 825 Third Avenue		
Execution Date(s) 10/18/2006 Assignment Merger			
Security Agreement Change of Name	City: New York		
Joint Research Agreement	State: NY		
Government Interest Assignment	Country: USA Zip:10022		
Executive Order 9424, Confirmatory License	Oblinary - Obers		
Other 4. Application or patent number(s): This	Additional name(s) & address(es) attached? Yos Voo		
A. Patent Application No.(s)	document is being filed together with a new application. B. Patent No.(s) RE36147 5,731,012 6,280,092 5,720,991		
Additional numbers att			
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 34		
Name: Alison J. Dow	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 1,360.00		
Internal Address: Locb & Locb LLP	Authorized to be charged by credit card		
	Authorized to be charged to deposit account		
Street Address: 345 Hark Avenue	Enclosed		
12-11-11-11-1	None required (government interest not affecting title)		
City: New York	8. Payment Information		
State: NY Zip:10154	a. Credit Card Last 4 Numbers: Expiration Date		
Phone-Number: 212-407-4000	b. Deposit Account Number 502547		
Fax Number: 212-407-4990	Authorized User Name Alison Dow		
Email Address: adow@lbeb.com	Authorized User Ivame Alison Low		
9. Signature:	11/08/06		
Signature Alison J. Dow	Dâte		
Alison J. Dow Name of Person Signing	Total number of pages including cover sheet, attachments, and documents:		

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

To: US PTO - Assignment Division Page 3 of 13 2006-11-09 00:28:22 (GMT) 12122026490 From: Alison Dow

ADDITIONAL PATENT NUMBERS

5,421,713 5,324,185 6,436,380 6,170,390 6,142,064 6,173,645 6,250,214 6,422,136 6,253,665 -6,240,8386,393,972 6,658,991 6,330,855 6,450,087 6,743,007 6,578,470 6,568,315 6,408,742 6,742,445 6,536,334 6,782,806 6,782,805 4,948,106 4,807,862 6,568,316 6,814,957 6,840,161 6,874,408 6,837,150

7,065,883

INTELLECTUAL PROPERTY SECURITY AGREEMENT

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT (the "Agreement"), dated as of October 18, 2006, is made by RONCO MARKETING CORPORATION, a Delaware corporation ("Grantor"), in favor of LAURUS MASTER FUND, LTD. ("Laurus").

WHEREAS, pursuant to that certain Security and Purchase Agreement dated as of the date hereof by and between Grantor, certain other Companies (as defined in the Security and Purchase Agreement) party thereto and Laurus (as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"), Laurus has agreed to provide financial accommodations to the Companies;

WHEREAS, Laurus is willing to enter into the Security Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Laurus this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

Section 1. <u>DEFINED TERMS.</u>

(a) When used herein the following terms shall have the following meanings:

"Copyrights" means all copyrights arising under the laws of the United States, any other country or any political subdivision thereof, whether registered or unregistered and whether published or unpublished, all registrations and recordings thereof, and all applications in connection therewith, including all registrations, recordings and applications in the United States Copyright Office, and the right to obtain all renewals of any of the foregoing.

"Copyright Licenses" means all written agreements naming any Grantor as licensor or licensec, granting any right under any Copyright, including the grant of rights to manufacture, distribute, exploit and sell materials derived from any Copyright.

"General Intangibles" shall have the meaning provided thereto in Section 9-102 of the UCC, as amended, restated or otherwise modified from time to time.

"Obligations" shall have the meaning provided thereto in the Security Agreement.

"Patents" means (a) all letters patent of the United States, any other country or any political subdivision thereof, and all reissues and extensions of such letters patent, (b) all applications for letters patent of the United States or any other country and all divisions, continuations and continuations-in-part thereof, and (c) all rights to obtain any reissues or extensions of the foregoing.

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Intellianual Property Security Agreement

"Patent Licenses" means all agreements, whether written or oral, providing for the grant by or to any Grantor of any right to manufacture, use or sell any invention covered in whole or in part by a Patent.

"Trademarks" means (a) all trademarks, trade names, corporate names, business names, fictitious business names, trade styles, services marks, logos and other source or business identifiers, and all goodwill associated therewith, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or political subdivision thereof, or otherwise, and all common-law rights thereto, and (b) the right to obtain all renewals thereof.

"Trademark Licenses" means, collectively, each agreement, whether written or oral, providing for the grant by or to any Grantor of any right to use any Trademark.

"UCC" shall mean the Uniform Commercial Code as adopted in Delaware,

"USPTO" shall mean the United States Patent and Trademark Office.

- (h) All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement.
- Section 2. GRANT OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL. To secure the complete and timely payment of all the Obligations of the Grantor now or hereafter existing from time to time, Grantor hereby grants to Laurus a security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "IP Collateral"):
 - (a) all of its Patents and Patent Licenses to which it is a party including but not limited to those referred to on <u>Schedule I</u> hereto;
 - (b) all of its Trademarks and Trademark Licenses to which it is a party including but not limited to those referred to on Schedule II hereto;
 - (c) all of its Copyrights and Copyright Licenses to which it is a party including but not limited to those referred to on Schedule III hereto;
 - (d) all reissues, continuations or extensions of the foregoing;
 - (e) all goodwill of Grantor's business connected with the use of, and symbolized by, each Patent, each Patent License, each Trademark, each Trademark License, each Copyright and each Copyright License; and
 - (f) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Patent or Patent

ficensed under any Patent License, (ii) injury to the goodwill associated with any Patent or any Patent licensed under any Patent License, (iii) infringement or dilution of any Trademark or Trademark licensed under any Trademark License, (iv) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License, (v) infringement or dilution of any Copyright or Copyright licensed under any Copyright License, and (vi) injury to the goodwill associated with any Copyright or any Copyright licensed under any Copyright License.

Notwithstanding any reference to the United States and the IP Collateral in the United States, it is expressly understood that this Agreement and the Security Agreement executed between the Grantor and Laurus apply to and incorporate any and all Intellectual Property (as defined in Annex A of the Security Agreement) to which Grantor is a party in any and all countries.

Section 3. REPRESENTATIONS AND WARRANTIES. Grantor represents and warrants that Grantor does not own any Patent, Trademark or Copyright registered with the USPTO or United States Copyright Office except as set forth in Schedule I, Schedule II and Schedule III, respectively, hereto. Grantor's Patents, Trademarks and Copyrights listed on Schedules I, II and III, are valid and enforceable, are solely owned by Grantor and there is no claim that the use of any of them violates the rights of any third person. This Agreement is effective to create a valid and continuing lien on and perfected security interest in favor of Laurus in all of Grantor's Patents, Trademarks and Copyrights listed on Schedules I, II and III and such perfected security interests are enforceable as such as against any and all creditors of, and purchasers from, Grantor. Upon filing of this Agreement with the USPTO and the United States Copyright Office, and the filing of appropriate financing statements, all action necessary or desirable to protect and perfect Laurus' lien on each of Grantor's Patents, Trademarks and Copyrights listed on Schedules I, II and III shall have been duly taken.

Section 4. <u>COVENANTS</u>. Grantor covenants and agrees with Laurus that from and after the date of this Agreement:

- (a) Grantor shall promptly notify Laurus if it knows or has reason to know that any application or registration relating to any Patent, Trademark or Copyright listed on Schedule I, II or III_may become abandoned or dedicated, or of any adverse determination or development (including the institution of, or any such determination or development in, any proceeding in the USPTO, the United States Copyright Office or any court) regarding Grantor's ownership of any Patent, Trademark or Copyright listed on Schedule I, II or III, its right to register the same, or to keep and maintain the same.
- (b) In no event shall Grantor, either directly or through any agent, employee, licensee or designee, file an application for the registration of any Patent, Trademark or Copyright with the USPTO, the United States Copyright Office or any similar office or agency without

giving Laurus prior written notice thereof, and, upon request of Laurus, Grantor shall execute and deliver a supplement hereto (in form and substance satisfactory to Laurus) to evidence Laurus' lien on such Patent, Trademark or Copyright, and the General Intangibles of Grantor relating thereto or represented thereby.

- (c) Grantor shall take all actions necessary or reasonably requested by Laurus to maintain and pursue each application, to obtain the relevant registration and to maintain the registration of each of the Patents or Trademarks listed on Schedule I or II, including the fliing of applications for renewal, affidavits of use, affidavits of noncontestability and opposition and interference and cancellation proceedings.
- (d) In the event that any of the IP Collateral is infringed upon, or misappropriated or diluted by a third party, Grantor shall notify Laurus promptly after Grantor learns thereof. Grantor shall, unless it shall reasonably determine that such IP Collateral is not material to the conduct of its business or operations, promptly sue for infringement, misappropriation or dilution, and if Grantor determines that it is cost effective, seek to recover any and all damages for such infringement, misappropriation or dilution, and take such other actions as Laurus, in its reasonable discretion, shall deem appropriate under the circumstances to protect such IP Collateral.
- Section 5. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Agreement are granted in conjunction with the security interests granted to Laurus by Grantor pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Laurus with respect to the security interest in the IP Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- Section 6. REINSTATEMENT. This Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against Grantor for liquidation or reorganization, should Grantor become insolvent or make an assignment for the benefit of any creditor or creditors or should a receiver or trustee be appointed for all or any significant part of Grantor's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Obligations, or any part thereof, is, pursuant to applicable law, rescinded or reduced in amount, or must otherwise be restored or returned by any obligee of the Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.

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Section 8. <u>NOTICES</u>. Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give and serve upon any other party any communication with respect to this Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be given in the manner, and deemed received, as provided for in the Security Agreement.

Section 9. <u>TERMINATION OF THIS AGREEMENT</u>. Subject to <u>Section 6</u> hereof, this Agreement shall terminate upon payment in full of all Obligations and irrevocable termination of the Security Agreement.

[Signature Page to Follow]

IN WITNESS WHEREOF, Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above:

RONCO MARKETING CORPORATION

Title: President

ACCEPTED and ACKNOWLEDGED by:

LAURUS MASTER FUND, LTD.

Name:

Bv:

Title:

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Intellectual Property Security Agreement

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SCHEDULE I TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

PATENTS

Patent	Registration or Application Number	Registration or Application Date	Country
Pasta, Pastry, Cookie and Hors	RE36147	3/16/1999	U.S.
D'oeuvre Maker			
Pasta, Pastry, Cookie and Hors D'oeuvre Maker	5,731,012	3/24/1998	U.S.
Thrust bearing to be used in a contaminated environment	6,280,092	8/28/2001	U.S.
Multi-Shaped Ravioli Maker	5,720,991	2/24/1998	U.S.
Pasta, Pastry, Cookie and Hors D'oeuvre Maker	5,421,713	6/6/1995	U.S.
Pasta, Pastry, Cookie and Hors D'ocuvre Maker	5,324,185	6/28/1994	U.S.
Baldness Cosmetic and Method of Application	6,436,380	8/20/2002	U.S.
Enclosed Rotisserie with Added Convenience	6,170,390	1/9/2001	U.S.
Enclosed Rotisserie with Added Convenience (continuation)	6,142,064	11/7/2000	U.S.
Convenient Food Supporting Vessel for Use on a Rotisserie Cooking Spit (continuation)	6,173,645	1/16/2001	U.S.
Spit Rod Assembly	6,250,214	6/26/2001	U.S.
Rotisserie Cooking Oven	6,422,136	7/23/2002	U.S.
Spit Basket for Rotisserie Oven	6,253,665	7/3/2001	U.S.
Dual Spit Rotisserie Assembly and Method of Cooking Therewith	6,240,838	6/5/2001	U.S.
Rotisserie Oven Having Tracks for Loading a Spit Assembly	6,393,972	5/28/2002	U.S.
Barbeque Grill Spit Assembly	6,658,991	12/9/2003	U.S.
Rotisserie Oven Having a Heat	6,330,855	12/18/2001	U.S.

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Intellectual Property Security Agreement

Shield			
Rotisserie Oven Having a	6,450,087	9/17/2002	U.S.
Shaped Food Basket			
Pasta, Pastry, Cookie and Hors	6,743,007	6/1/2004	U.S.
D'oeuvre Maker			
Food Injection Device	6,578,470	6/17/2003	U.S.
Rotisserie and Spit Assembly	6,568,315	5/27/2003	U.S.
Spit Rod Assembly for	6,408,742	6/25/2002	U.S.
Rotisserie Oven	-		
Horizontal Rotisserie Oven	6,742,445	6/1/2004	U.S.
Spit Assembly for Rotisserie	6,536,334	3/25/2003	U.S.
Oven			
Food Cooking Rousserie	6,782,806	8/31/2004	U.S.
Food Cooking Rotisserie	6,782,805	8/31/2004	U.S.
Food Cutting Apparatus	4,948,106	8/14/1990	U.S.
Food Cutting Apparatus	4,807,862	2/28/1989	U.S.
Rotisserie Spit Attachment	6,568,316	5/27/2003	U.S.
Baldness Cosmetic and Method	6,814,957	1.1/9/2004	U.S.
of Application			
Food Injection Device	6,840,161	1/11/2005	U.S.
Rotisserie Cooker	6,874,408	4/5/2005	U.S.
Food Cooking Rotisserie	6,837,150	1/4/2005	U.S.
Device to Lift, Move and Flip	7,065,883	06/27/06	U.S.
Foods			

SCHEDULE II TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

TRADEMARKS

<u> Trademark</u>	Registration or Application Number	Registration or Application Date	Country
FLIP-IT	76/391695	04/04/2002	48078-USA
ENTER A THE A COURT OF A PARTY OF	2736185	07/15/2003	UNITED STATES
FORMULA NUMBER 9	74/307417	08/24/1992	31284-USA
	1964838	04/02/1996	UNITED STATES
GI.H	74/307418	08/24/1992	31294-USA
	1808729	12/07/1993	UNITED STATES
INCREDIBLE	74/128771	01/08/1991	3T283-USA
INVENTIONS	1770493	05/11/1993	UNITED STATES
POCKET FISHERMAN	74/472728	12/23/1993	31287-USA
and the second second	1987453	07/16/1996	UNITED STATES
POPEIL	74/472726	12/23/1993	31288-USA
	2014088	11/05/1996	UNITED STATES
POPEIL	74/368748	03/17/1993	31289-USA
	1893534	05/09/1995	UNITED STATES
RON POPEIL FLIPPER	76/391694	04/04/2002	48079-USA
		ITU	UNITED STATES
RONÇO ROTISSERIE	75/399370	12/03/1997	31784-USA
	2517731	12/11/2001	UNITED STATES
TRIMCOMB	75/314732	06/25/1997	30962-USA
	2330571	03/21/2000	UNITED STATES
SHOWTIME	75/980361	05/10/1998	
	2476736	08/07/2001	UNITED STATES

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SCHEDULE III TO INTELLECTUAL PROPERTY SECURITY AGREEMENT

COPYRIGHTS

Copyright - Title of Work	Reg. No.
Showtime Rotisserie & BBQ	VA-999-140
Showtime Rotisserie & BBQ, instructions and recipes	VA-999-237
Showtime Rotisserie & BBQ	VA-1-072-728
Showtime Rotisserie & BBQ	VA-1-073-111
Showtime Rotisserie & BBQ	VA-1-073-207

PATENT REEL: 018498 FRAME: 0592

RECORDED: 11/08/2006