# DEC 0 3 2002 BOTTOM PTO

# 12-10-2002



Form **PTO-1594** (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)

# 102306742 TRADEMAKKS UNL 1

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

| Tab settings ⇔⇔ ♥ ▼   | <b>*</b> * * *  |  |  |
|---|---|--|--|
| To the Honorable Commissioner of Patents and Trademarks: F                                | Please record the attached original documents or copy thereof.  |  |  |
| 1. Name of conveying party(ies):  Frozen Specialties, Inc.    1                           | 2. Name and address of receiving party(ies)  Name:AmSouth Bank, as Agent  Internal                    |  |  |
| Additional name(s) of conveying party(ies) attached? 🖵 Yes 🎎 No                           | Association  General Partnership  |  |  |
| 3. Nature of conveyance:  | Limited Partnership   |  |  |
| Assignment  | Corporation-State   |  |  |
| Security Agreement Change of Name   | Other Banking Institution   |  |  |
| Other Assignment for Security  Execution Date: November 26, 2002                          | If assignee is not domiciled in the United States, a domestic representative designation is attached: |  |  |
| Additional number(s) atta<br>5. Name and address of party to whom correspondence          | 6. Total number of applications and   |  |  |
| concerning document should be mailed:  Name: Anita Baker, Esq.                            | registrations involved:   |  |  |
| Kaye Scholer LLP  | 7. Total fee (37 CFR 3.41)\$_490.00   |  |  |
|   | Enclosed  |  |  |
|   | Authorized to be charged to deposit account   |  |  |
| 425 Park Avenue Street Address:   | 8. Deposit account number:  |  |  |
|   |   |  |  |
| City: New York State: NY Zip: 10022   | (Attach duplicate copy of this page if paying by deposit account)                                     |  |  |
| City: State: 141 Zip: DO NOT USE  | (Attach duplicate copy of this page if paying by deposit account)                                     |  |  |
| City: State: 141 Zip: DO NOT USE  | (Attach duplicate copy of this page if paying by deposit account)                                     |  |  |
| 9. Statement and signature.  To the best of my knowledge and belief, the foregoing inform | (Attach duplicate copy of this page if paying by deposit account) 88  THIS SPACE 98                   |  |  |

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

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231

Doc # 30573023.PDF

TRADEMARK

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REEL: 002630 FRAME: 0371

## **SCHEDULE 2-A TO GRANT OF SECURITY**

## **TRADEMARKS**

| Grantor and partition of the control |                  |           |          |               |
|--|------------------|-----------|----------|---------------|
| Frozen Specialties,  | MORNING BITES    | 2,425,543 | 01-30-01 | United States |
| Inc. (owner)   |                  |           |          |               |
| Frozen Specialties,  | FSI & Design     | 2,116,332 | 11-25-97 | United States |
| Inc. (owner)   |                  |           |          |               |
| Frozen Specialties,  | PIZZA BAGEL &    | 1,980,667 | 06-18-96 | United States |
| Inc. (owner)   | Design           |           | ļ        | ļ             |
| Frozen Specialties,  | GOLDEN TOPPING   | 1,346,548 | 07-02-85 | United States |
| Inc. (owner)   |                  |           |          |               |
| Frozen Specialties,  | Design of Man on | 1,335,761 | 05-14-85 | United States |
| Inc. (owner)   | Skates           |           |          | 1             |
| Frozen Specialties,  | FOX DE LUXE      | 1,097,642 | 07-25-78 | United States |
| Inc. (owner)   |                  |           |          | į             |
| Frozen Specialties,  | MR. P'S          | 965,688   | 08-07-73 | United States |
| Inc. (owner)   |                  |           |          |               |
| Frozen Specialties,  | GW (stylized)    | 676,421   | 03-31-59 | United States |
| Inc. (owner)   |                  |           |          |               |

### TRADEMARK APPLICATIONS

| Gentor and nature of inverest (8.2). | Tracemark Application Lineseth |                 | County of     |
|--------------------------------------|--------------------------------|-----------------|---------------|
| OSTELL DECORES                       | CHICAGO                        | Serial New Year | Application   |
| Frozen Specialties, Inc.             | ONE MORE                       | 76/412,348      | United States |
| (owner)                              |                                |                 |               |
| Frozen Specialties, Inc.             | DELIBITES                      | 76/393,154      | United States |
| (owner)                              |                                |                 |               |
| Frozen Specialties, Inc.             | DELI-BITES                     | 76/357,431      | United States |
| (owner)                              |                                |                 |               |
| Frozen Specialties, Inc.             | STRUDEL                        | 76/357,430      | United States |
| (owner)                              | STUFFS                         |                 |               |

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| Frozen Specialties, Inc. (owner) | DELI BITES         | 76/339,027 | United States |
|----------------------------------|--------------------|------------|---------------|
| Frozen Specialties, Inc. (owner) | BURGERTIZERS       | 76/303,964 | United States |
| Frozen Specialties, Inc. (owner) | RISING BITES       | 76/242,545 | United States |
| Frozen Specialties, Inc. (owner) | SHRIMP BITES       | 76/242,542 | United States |
| Frozen Specialties, Inc. (owner) | RISING SLICES      | 76/197,674 | United States |
| Frozen Specialties, Inc. (owner) | SPINACH<br>FINGERS | 76/172,513 | United States |
| Frozen Specialties, Inc. (owner) | BURGER BITES       | 76/172,512 | United States |

### ASSIGNMENT FOR SECURITY

### (TRADEMARKS)

WHEREAS, Frozen Specialties, Inc., a Delaware corporation (herein referred to as "Assignor"), has adopted, used and is using the trademarks listed on the annexed Schedule 2-A, which trademarks are registered in the United States Patent and Trademark Office (the "Trademarks");

WHEREAS, Assignor, certain affiliates thereof, certain financial institutions named therein (the "Lenders"), AmSouth Bank, as agent for the Lenders (in such capacity, together with any successor agent, "Assignee"), AmSouth Capital Corp., as administrative agent, and the guarantors named therein are parties to the Loan and Security Agreement dated as of the date hereof, and Assignee and the Lenders are desirous of having a security interest and mortgage in favor of Assignee on the above-identified property in order to secure the payment of certain obligations of Assignor now or hereafter owing to Assignee and the Lenders;

WHEREAS, Assignor has entered into a Security Agreement and Mortgage-Trademarks and Patents dated the date hereof (as it may be amended, supplemented, or otherwise modified from time to time, the "Agreement") with Assignee;

WHEREAS, pursuant to the Agreement, Assignor has granted to Assignee a security interest in, and mortgage on, all right, title and interest of Assignor in and to the Trademarks, together with the goodwill of the business symbolized by the Trademarks and the applications and registrations thereof, and all proceeds thereof, including, without limitation, any and all causes of action which may exist by reason of infringement thereof (the "Collateral"), to secure the payment, performance and observance of the Secured Obligations, as defined in the Agreement; and

Notwithstanding the foregoing provisions of this paragraph, such grant of a security interest shall not extend to, and the term "Collateral" shall not include, any contract rights and other general intangibles to which the Assignor is a party or any of its rights or interests thereunder, to the extent that such contract rights and other general intangibles are not assignable or capable of being encumbered under the terms thereof.

WHEREAS, when the Secured Obligations (other than contingent and indemnification) have been indefeasibly paid and performed in full, the Commitments have been terminated and all outstanding Letters of Credit have been canceled or have expired (or have been cash collateralized or backed up by letters of credit pursuant to Section 2.4(j) of the Loan and Security Agreement), this Assignment for Security shall terminate and Assignee, at the expense of Assignor, will execute and deliver to Assignor all instruments reasonably requested by Assignor to acknowledge termination of this Assignment for Security and will release the Trademarks from the security interest created hereby and under the Agreement.

TRADEMARK REEL: 002630 FRAME: 0374 NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, Assignor does hereby further grant to Assignee a security interest in, and mortgage on, the Collateral to secure the prompt payment, performance and observance of the Secured Obligations.

Assignor does hereby further acknowledge and affirm that the rights and remedies of Assignee with respect to the security interest in and mortgage on the Collateral made and granted hereby are more fully set forth in the Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein.

Assignee's address is c/o AmSouth Capital Corp., 350 Park Avenue, 20th Floor, New York, New York 10022.

IN WITNESS WHEREOF, Assignor has caused this Assignment to be duly executed by its officer thereunto duly authorized as of the 2 day of November, 2002.

FROZEN SPECIALTIES, INC.

By:

**RECORDED: 12/03/2002** 

Name:

ne: Eugene

and CE

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