				05-09-2000			
Form PTO-1594 1-31-92 4 —	18-00	RECORDATION FO			JENT OF C		
	e Honorable Commissi	oner of Patents and Trademarks:		101350794	r copy the	ereof.	
1. Name of con	veying party(ies):	TU APR 18 AM 9: 19	2.	Name and address of receiving party(ie	∍s):		
Beverage I	Management, Inc.	OPRIFINANCE		Name: Chase Bank of Texas, N	Δ		
□ Individual		Association		Internal Address:			
☐ General F	Partnership -	☐ Limited Partnership		Street Address: 712 Main Street			
☑ Corporation-State - Michigan ☐ Other				City: Houston State: Texas Z			
Additional name(s	s) of conveying party(i	es)attached? □ Yes 🛭 No		Individual(s) citizenship		-	
3. Nature of cor	nveyance:			Association			
				General Partnership			
☐ Assignme		☐ Merger		Corporation-			
☑ Security I ☐ Other	interest	☐ Change of Name	Ø	Other - Collateral Agent			
Execution Date: October 7, 1999			des (De	issignee is not domiciled in the United States, signation is attached: signations must be a separate document from	☐ Yes n Assignment)	ol/1 🔀 😸	
4. Application n	number(s) or registration	n number(s):	<b>—</b>	ditional name(s) & address(es) attached? ademark Registration No.(s)\	Yes	No No	
• •	application No.(s)		'''	Please see attached Schedule A			
		Additional numbers attac	 ched?	'⊠Yes □ No			
5. Name and ad	ddress of party to who	m correspondence concerning	6.	Total number of applications and regist	tration	11	
	ould be mailed:			involved	L		
	Jaenicke, Legal Assi						
Internal Addr	ress: White & Case LL	P	7.	7. Total fee (37 CFR 3.41): \$ 290.00			
				<ul> <li>Enclosed</li> <li>Authorized to be charged to depose deficiency</li> </ul>	it account, in	n case of	
Street Address:	1155 Avenue of the A	mericas	8.				
City: New York	State:	NY ZIP: 10036		(23-1705 in case of deficiency)			
				(Attach duplicate copy of this page if p	aying by dep	osit account)	
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9. Statement an		helief the foregoing information is	true	and correct and any attached copy is a	true conv of	the original	
document.	m, knovicuge and	renot, the totogoing information is		2 /	rac dopy or	hz	
Bria	an T. Jaenicke			Jan 1 C 1 to	-7/8	15000	
	Name of Person Sign	ing		Signatúre		Date	
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including time sheet. Send o PK2-1000C,	e for reviewing the comments regarding	document and gathering the this burden estimate to the U 20231, and to the Office of	e da J.S.	to average about 30 minutes per of ta needed, and completing and re- Patent and Trademark Office, Offici nagement and Budget, Paperwork	viewing the e of Inform	e sample cover ation Systems,	

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REEL: 002068 FRAME: 0446

## **TRADEMARKS**

<u>Mark</u>	Jurisdiction	Registration/ Application Number
50-50 (AND DESIGN)	United States	675316
BOSTON BAY	United States	2048871
CHERIKEE RED	United States	895136
COTTON CLUB (STYLIZED)	United States	311830
COTTON CLUB QUI-9	United States	620587
DANISH CREME	United States	1578003
FIFTY FIFTY (AND DESIGN)	United States	519230
HILL BILLY JOOSE	Ohio	5044
HILL BILLY JOOSE	United States	985693
LESS SWEET MEANS LESS CALORIES	Ohio	TM 6059
LESS SWEET MEANS LESS CALORIES	United States	976905
MAXX 20	Ohio	TK 13933
MISCELLANEOUS ORCHESTRA DESIGN	United States	616934
RAINBOW (AND DESIGN)	Ohio	TM 10293
TROPICAL DELITE	United States	952173

TRADEMARK REEL: 002068 FRAME: 0447

## ASSIGNMENT OF SECURITY INTEREST IN UNITED STATES TRADEMARKS AND PATENTS

FOR GOOD AND VALUABLE CONSIDERATION, receipt and sufficiency of which are hereby acknowledged, Beverage Management, Inc., a Michigan corporation (the "Assignor") with principal offices at 2304 Century Center Boulevard, Irving, Texas 75062, hereby assigns and grants to Chase Bank of Texas, N.A., as Collateral Agent, with principal offices at 712 Main Street, Houston, Texas 77002 (the "Assignee"), a security interest in (i) all of the Assignor's right, title and interest in and to the United States trademarks, trademark registrations and trademark applications (the "Marks") set forth on Schedule A attached hereto, (ii) all of the Assignor's rights, title and interest in and to the United States patents and pending patent applications (the "Patents") set forth on Schedule B attached hereto, in each case together with (iii) all Proceeds (as such term is defined in the Security Agreement referred to below) and products of the Marks and Patents, (iv) the goodwill of the businesses with which the Marks are associated and (v) all causes of action arising prior to or after the date hereof for infringement of any of the Marks and Patents or unfair competition regarding the same.

THIS ASSIGNMENT OF SECURITY INTEREST is made to secure the satisfactory performance and payment of all the Obligations of the Assignor, as such term is defined in the Security Agreement among the Assignor, the other assignors from time to time party thereto and the Assignee, dated as of October 7, 1999 (as amended from time to time, the "Security Agreement"). Upon the occurrence of the Termination Date (as defined in the Security Agreement), the Assignee shall, upon such satisfaction, execute, acknowledge, and deliver to the Assignor an instrument in writing releasing the security interest in the Marks and Patents acquired under this Assignment of Security Interest.

This Assignment of Security Interest has been granted in conjunction with the security interest granted to the Assignee under the Security Agreement. The rights and remedies of the Assignee with respect to the security interest granted herein are without prejudice to, and are in addition to those set forth in the Security Agreement, all terms and provisions of which are incorporated herein by reference. In the event that any provisions of this Assignment of Security Interest are deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall govern.

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TRADEMARK
REEL: 002068 FRAME: 0448

IN WITNESS WHEREOF, the undersigned have executed this Assignment of Security Interest as of the 7th day of October, 1999.

BEVERAGE MANAGEMENT, INC.,

Assignor

By\_\_\_\_\_Name:

Title:

Vice Bresident

CHASE BANK OF TEXAS, N.A. as Collateral Agent, Assignee

Name:

Title: Vice President

STATE OF NEW YORK	)	
	)	SS.:
COUNTY OF NEW YORK	)	

On this 7<sup>th</sup> day of October, 1999, before me personally came Glenn A. Youngkin who, being by me duly sworn, did state as follows: that he is Vice President of ABC Beverage Management, Inc., that he is authorized to execute the foregoing Assignment of Security Interest on behalf of said corporation and that he did so by authority of the Board of Directors of said corporation.

Notary Public

MAY KAREN YIP
Notary Public, State of New York
No. 01Y16009063
Oualified in New York County
Commission Expires June 22, 2000

STATE OF NEW YORK	)	
	)	ss.:
COUNTY OF NEW YORK	)	

On this 7<sup>th</sup> day of October, 1999, before me personally came Kara Nordstrom who, being by me duly sworn, did state as follows: that she is Vice President of Chase Bank of Texas, N.A. that she is authorized to execute the foregoing Assignment of Security Interest on behalf of said company and that she did so by authority of the Board of Directors of said company.

Notary Public

MAY KACEN YIP
Notary Public, State of New York
No. 01Yf6009063
Qualified in New York County
Commission Expires June 22, 2000

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TRADEMARK
RECORDED: 04/18/2000 REEL: 002068 FRAME: 0451