FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

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RECORDATION FORM COVER SHEET

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| TO: The Commissioner of Patents and Trademarks: | Please record the attached original document(s) or copy(ies). | | | | | |
| Submission Type | Conveyance Type | | | | | |
| New | Assignment License | | | | | |
| Resubmission (Non-Recordation) | X Security Agreement Nunc Pro Tunc Assignment | | | | | |
| Document ID # 101308141 | Effective Date Morgon Morgon Morgon | | | | | |
| Correction of PTO Error | Merger 12/28/1998 | | | | | |
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| Conveying Party | Mark if additional names of conveying parties attached Execution Date | | | | | |
| Name MARANATHA ACQUISITION CORP. | Month Day Year 12/28/1998 | | | | | |
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| Individual General Partnership | Limited Partnership X Corporation Association | | | | | |
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| Name U. S. BANK NATIONAL ASSOCIATION | ON | | | | | |
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| Address (line 1) 111 S.W. FIFTH AVENUE | | | | | | |
| Address (line 2) SUITE 400 | | | | | | |
| Address (line 3) PORTLAND | OR 97204 | | | | | |
| Individual General Partnership | State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an | | | | | |
| Corporation Association appointment of a domestic representative should be attached. | | | | | | |
| X Other A NATIONAL BANKING ASSOCIATION (Designation must be a separate document from Assignment.) | | | | | | |
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| Correspond | dent Name and Address Area Code and Telephone Number 503-224-5858 | | | |
| | JON J. NAPIER | | | |
| Address (line 1) | MILLER NASH LLP | | | |
| Address (line 2) | 3500 U. S. BANCORP TOWER | | | |
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| | Application Number(s) or Registration Number(s) X Mark if additional numbers attached | | | |
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| Submission Type Conveyance Type Signment License | |
| Resubmission (Non-Recordation) Document ID # X Security Agreement Nunc Pro Tunc Assignment | |
| Correction of PTO Error Reel # Frame # Month Day Year | |
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| Conveying Party Mark if additional names of conveying parties attached Execution Date | |
| Name MARANATHA ACQUISITION CORP. Month Day Year | |
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| Correspond | dent Name and Address Area Code and Telephone Number 503-224-5858 | | | | |
| Name | JON J. NAPIER | | | | |
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| | Authorization to charge additional fees: Yes X No | | | | |
| | Statement and Signature | | | | |
| atta | the best of my knowledge and belief, the foregoing information is true and correct and any suched copy is a true copy of the original document. Charges to deposit account are authorized, as icated herein. | | | | |
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| Name | of Person Signing Signature Date Signed | | | | |
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SECURITY AGREEMENT

THIS SECURITY AGREEMENT is entered into as of December 22, 1998, between MARANATHA ACQUISITION CORP., a Delaware corporation (referred to below as "Grantor"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association (referred to below as "Lender").

For valuable consideration, Grantor grants to Lender a security interest in the Collateral to secure the Indebtedness and agrees that Lender shall have the rights stated in this Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law. The parties further agree as follows:

- 1. **DEFINITIONS**. The following words shall have the following meanings when used in this Agreement. Terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the United States of America.
- 1.1 Agreement. The word "Agreement" means this Security Agreement, as this Security Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Security Agreement from time to time.
- 1.2 Collateral. The word "Collateral" means the following described property of Grantor, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located: All accounts, chattel paper, general intangibles, instruments, documents, contract rights, equipment leases, inventory, equipment, including those items listed on Schedule 1 attached hereto, and all tradenames, trademarks, patents, copyrights, and related goodwill, including without limitation the intangible assets listed on Schedule 2 attached hereto, and all proceeds thereof.

In addition, the word "Collateral" includes all the following, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

- (a) All attachments, accessions, accessories, tools, parts, supplies, increases, and additions to and all replacements of and substitutions for any property described above.
- (b) All products and produce of any of the property described in this Collateral section.
- (c) All accounts, contract rights, general intangibles, instruments, rents, monies, payments, and all other rights, arising out of a sale, lease, or other disposition of any of the property described in this Collateral section.
- (d) All proceeds (including insurance proceeds) from the sale, destruction, loss, or other disposition of any of the property described in this Collateral section.

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- (e) All records and data relating to any of the property described in this Collateral section, whether in the form of a writing, photograph, microfilm, microfiche, or electronic media, together with all of Grantor's right, title, and interest in and to all computer software required to utilize, create, maintain, and process any such records or data on electronic media.
- 1.3 Credit Agreement. The words "Credit Agreement" mean the credit agreement of even date herewith, in the principal amount of up to \$3,100,000 between Grantor and Lender, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of and substitutions for the Credit Agreement, including all increases of Indebtedness under the Credit Agreement.
- 1.4 Event of Default. The words "Event of Default" mean and include any of the Events of Default set forth below in the section titled "Events of Default."
- 1.5 **Grantor**. The word "Grantor" means the entities described above and each of their successors and assigns.
- 1.6 **Guarantor**. The word "Guarantor" means and includes without limitation, each and all of the guarantors, sureties, and accommodation parties in connection with the Indebtedness.
- 1.7 **Indebtedness**. The word "Indebtedness" means the indebtedness evidenced by the Credit Agreement, including all principal and interest, together with all other indebtedness and costs and expenses for which Grantor is responsible under this Agreement or under any of the Related Documents.
- 1.8 Lender. The word "Lender" means U.S. Bank National Association, its successors and permitted assigns.
- 1.9 Related Documents. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, letter of credit documents, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Credit Agreement.
- 2. RIGHT OF SETOFF. Grantor hereby grants Lender a contractual possessory security interest in and hereby assigns, conveys, delivers, pledges, and transfers to Lender, for security, all of Grantor's right, title and interest in and to Grantor's accounts with Lender (whether checking, savings, or some other account), including all accounts held jointly with someone else and all accounts Grantor may open in the future, excluding however all IRA, Keogh, tax deposit, and trust accounts. Grantor authorizes Lender, to the extent permitted by applicable law, to charge or setoff all Indebtedness against any and all such accounts.

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- 3. **OBLIGATIONS OF GRANTOR**. Grantor warrants and covenants to Lender as follows:
- 3.1 Perfection of Security Interest. Grantor agrees to execute such financing statements and to take whatever other reasonable actions are requested by Lender to perfect and continue Lender's security interest in the Collateral. Upon request of Lender, Grantor will deliver to Lender any and all of the documents evidencing or constituting the Collateral, and Grantor will note Lender's interest upon any and all chattel paper if not delivered to Lender for possession by Lender. Grantor hereby appoints Lender as its irrevocable attorney-in-fact for the purpose of executing any documents necessary to perfect or to continue the security interest granted in this Agreement. Lender may at any time, and without further authorization from Grantor, file a carbon, photographic or other reproduction of any financing statement or of this Agreement for use as a financing statement. Grantor will reimburse Lender for all expenses reasonably incurred for the perfection and the continuation of the perfection of Lender's security interest in the Collateral. Grantor promptly will notify Lender before any change in Grantor's name including any change to the assumed business names of Grantor. This is a continuing Security Agreement and will continue in effect even though all or any part of the Indebtedness is paid in full and even though for a period of time Grantor may not be indebted to Lender.
- 3.2 **No Violation.** The execution and delivery of this Agreement will not violate any law or agreement governing Grantor or to which Grantor is a party, and its certificate of incorporation and bylaws do not prohibit any term or condition of this Agreement.
- 3.3 Enforceability of Collateral. To the extent the Collateral consists of accounts, contract rights, chattel paper, or general intangibles, the Collateral is enforceable in accordance with its terms, is genuine, and complies in all material respects with applicable laws concerning form, content and manner of preparation and execution, and, to the best of Grantor's knowledge, all persons appearing to be obligated on the Collateral have authority and capacity to contract and are in fact obligated as they appear to be on the Collateral.
- 3.4 Removal of Collateral. Grantor shall keep the Collateral (or to the extent the Collateral consists of intangible property such as accounts, the records concerning the Collateral) at Grantor's address shown on Schedule 5.1(A)-2 to the Credit Agreement, or at such other locations as are reasonably acceptable to Lender. Except in the ordinary course of its business, including the sales of inventory, Grantor shall not remove the Collateral from its existing locations without the prior written consent of Lender, which shall not be unreasonably withheld or delayed. To the extent that the Collateral consists of vehicles, or other titled property, Grantor shall not take or permit any action which would require application for certificates of title for the vehicles outside the State of Oregon, without the prior written consent of Lender.
- 3.5 Transactions Involving Collateral. Except for inventory sold or accounts collected in the ordinary course of Grantor's business or the disposition of used equipment in the ordinary course of Grantor's business, Grantor shall not sell, offer to sell, or otherwise transfer or dispose of the Collateral. Grantor shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than (a) the security interest provided for in this Agreement, (b) Permitted Liens and (c) liens securing the obligations under the Senior Subordinated Loan Agreement or other Subordinated Debt without

the prior written consent of Lender. This includes security interests even if junior in right to the security interests granted under this Agreement. Unless waived by Lender, all proceeds from any disposition of the Collateral (for whatever reason) shall be held in trust for Lender and shall not be commingled with any other funds; provided however, this requirement shall not constitute consent by Lender to any sale or other disposition. Upon receipt, Grantor shall immediately deliver any such proceeds to Lender.

- 3.6 Title. Grantor represents and warrants to Lender that it holds title to the Collateral, free and clear of all liens and encumbrances, except for (a) the lien of this Agreement, (b) Permitted Liens and (c) liens securing the obligations under the Senior Subordinated Loan Agreement or other Subordinated Debt. Grantor shall defend Lender's rights in the Collateral against the claims and demands of all other persons.
- 3.7 Collateral Schedules and Locations. Insofar as the Collateral consists of equipment, Grantor shall deliver to Lender, as often as Lender shall reasonably require (but in any event not more frequently than quarterly in the absence of the existence of an Event of Default), such lists, descriptions, and designations of such Collateral as Lender may require to identify the nature, extent, and location of such Collateral. Such information shall be submitted for Grantor and each of its subsidiaries or related companies.
- 3.8 Maintenance and Inspection of Collateral. Grantor shall maintain all tangible Collateral in good condition and repair. Grantor will not commit or permit damage to or destruction of any material part of the Collateral. Lender and its designated representatives and agents shall have the right at all reasonable times (and, in the absence of the existence of an Event of Default, on reasonable advance notice) to examine, inspect, and audit the Collateral wherever located. Grantor shall immediately notify Lender of all cases involving the return, rejection, repossession, loss or damage of or to any material part of the Collateral; of any request for credit or adjustment or of any other dispute arising with respect to the Collateral in excess of \$25,000; and generally of all happenings and events materially affecting the Collateral or the value or the amount of the Collateral.
- 3.9 Taxes, Assessments and Liens. Grantor will pay before delinquency all taxes, assessments and liens upon the Collateral, its use or operation, upon this Agreement, upon any promissory note or notes evidencing the Indebtedness, or upon any of the other Related Documents. Grantor may withhold any such payment or may elect to contest any lien if Grantor is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not materially jeopardized in Lender's reasonable judgment. If the Collateral is subjected to a lien which is not a Permitted Lien and which is not discharged or the enforcement of which is not stayed within fifteen (15) days, Grantor shall deposit with Lender cash, a sufficient corporate surety bond or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, attorneys' fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest Grantor shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Collateral. Grantor shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

- 3.10 Compliance With Governmental Requirements. Grantor shall comply promptly in all material respects with all laws, ordinances and regulations of all governmental authorities applicable to the production, disposition, or use of the Collateral. Grantor may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Lender's interest in the Collateral, in Lender's opinion, is not materially jeopardized.
- Hazardous Substances. Except for matters previously disclosed to Lender by Grantor in Grantor's Certificate and Indemnity Regarding the Hazardous Substances, Grantor represents and warrants that the Collateral never has, to Grantor's actual knowledge, been, and never will be so long as this Agreement remains a lien on the Collateral, used, except in material compliance with all Environmental Laws (as defined below), for the generation, manufacture, storage, transportation, treatment, disposal, release or threatened release of any hazardous waste or substance, as those terms are defined in the Comprehensive Environmental Response. Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6901, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to any of the foregoing or intended to protect human health or the environment ("Environmental Laws"). The terms "hazardous waste" and "hazardous substance" shall also include, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos. The representations and warranties contained herein are based on Grantor's knowledge after due diligence in investigating the Collateral for hazardous wastes and substances. Grantor hereby agrees to indemnify and hold harmless Lender against any and all claims and losses resulting from a breach of this provision of this Agreement, or as a result of a violation of any Environmental Laws, other than claims resulting from the gross negligence or willful misconduct of Lender. This obligation to indemnify shall survive the payment of the Indebtedness and the satisfaction of this Agreement.
- 3.12 Maintenance of Casualty Insurance. Grantor shall procure and maintain all risks insurance, including without limitation fire, theft and liability coverage together with such other insurance as Lender may reasonably require with respect to the Collateral, in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to time the policies or certificates of insurance in form satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least ten (10) days' prior written notice to Lender and not including any disclaimer of the insurer's liability for failure to give such a notice. In connection with all policies covering assets in which Lender holds or is offered a security interest, Grantor will provide Lender with such loss payable or other endorsements as Lender may reasonably require. If Grantor at any time fails to obtain or maintain any insurance as required under this Agreement, Lender may (but shall not be obligated to), after three business day's notice to Grantor, obtain such insurance as Lender deems appropriate, including if it so chooses "single interest insurance," which will cover only Lender's interest in the Collateral. The following notice is given pursuant to ORS 746.201:

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WARNING

Unless Grantor provides Lender with evidence of the insurance coverage as required herein, Lender may purchase insurance at Grantor's expense to protect Lender's interest. This insurance may, but need not, also protect Grantor's interest. If the collateral becomes damaged, the coverage Lender purchases may not pay any claim Grantor makes or any claim made against Grantor. Grantor may later cancel this coverage by providing evidence that Grantor has obtained property coverage elsewhere.

Grantor is responsible for the cost of any insurance purchased by Lender. The cost of this insurance may be added to the indebtedness secured hereby. If the cost is added to the indebtedness secured hereby, the interest rate on the indebtedness secured hereby will apply to this added amount. The effective date of coverage may be the date the prior coverage lapsed or the date Grantor failed to provide proof of coverage.

The coverage Lender purchases may be considerably more expensive than insurance Grantor can obtain on Grantor's own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

- 3.13 Application of Insurance Proceeds. Grantor shall promptly notify Lender of any loss or damage to any material portion of the Collateral. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. All proceeds of any insurance on the Collateral, including accrued proceeds thereon, shall be subject to Lender's security interest as part of the Collateral. So long as no Event of Default exists, Lender shall pay the proceeds to Grantor.
- 3.14 Insurance Reserves. If Grantor has failed to maintain insurance as required herein, Lender may require Grantor to maintain with Lender reserves for payment of insurance premiums, which reserves shall be created by monthly payments from Grantor of a sum estimated by Lender to be sufficient to produce, at least twenty (20) days before the premium due date, amounts at least equal to the insurance premiums to be paid and Lender shall pay such premiums on behalf of Grantor. If twenty (20) days before payment is due, the reserve funds are insufficient, Grantor shall upon demand pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit and shall constitute a non-interest bearing account which Lender may satisfy by payment of the insurance premiums required to be paid by Grantor as they become due. Lender does not hold the reserve funds in trust for Grantor, and Lender is not the agent of Grantor for payment of the insurance premiums required to be paid by Grantor.
- 3.15 Insurance Reports. Not more frequently than quarterly, Grantor, upon request of Lender, shall furnish to Lender reports on each existing policy of insurance showing such information as Lender may reasonably request including the following: (a) the name of the insurer; (b) the risks insured; (c) the amount of the policy; (d) the property insured; (e) the then current value on the basis of which insurance has been obtained and the manner of determining that value; and (f) the expiration date of the policy. In addition, Grantor shall upon request by Lender (however not more often than once every three years) have an independent appraiser

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satisfactory to Lender determine, as applicable, the cash value of replacement cost of the Collateral. The cost of such appraisal shall not exceed \$10,000.

3.16 Intangible Assets. Grantor warrants and covenants as follows:

- (a) a true and complete schedule setting forth all patents, patent applications, federal and/or state trademarks, service marks, trade name or brand name registrations, and federal copyright registrations owned or controlled by Grantor or licensed to Grantor, together with a summary description and full information in respect of the filing, registration, or issuance thereof and expiration dates is set forth on Schedule 2;
- (b) each of the patents, trademark registrations, and copyright registrations is valid and enforceable, and Grantor is not presently aware of any past, present, or prospective claim by any third party that any of the patents, trademark registrations, or copyright registrations are invalid or unenforceable, or that the use of any patents, trademarks, or copyrights violates the rights of any third person, or of any basis for any such claims;
- (c) Grantor has used and will continue to use proper statutory notice in connection with its use of each of the patents, registered trademarks, and registered copyrights;
- (d) Grantor has used and will continue to use consistent standards of high quality (which may be consistent with Grantor's past practices) in the manufacture, sale, and delivery of products and services sold or delivered under or in connection with the trademarks, including, to the extent applicable, in the operation and maintenance of its merchandising operations, and will continue to maintain the validity of the trademarks;
- (e) if Grantor shall obtain rights to any new patentable inventions, trademarks, or copyrights, or become entitled to the benefit of any patent application or patent for any reissue, divisional, or continuation, of any patent, the provisions of this Agreement shall automatically apply thereto; and
- (f) Grantor shall commence and diligently prosecute in its own name, as the real party in interest, for its own benefit, and its own expense, such suits, administrative proceedings, or other actions for infringement or other damages as are in its reasonable business judgment necessary to protect the Collateral. Grantor shall provide to Lender any information with respect thereto requested by Lender. Lender shall provide at Debtor's expense all necessary cooperation in connection with any such suit, proceeding, or action, including, without limitation, joining as a necessary party.
- 4. GRANTOR'S RIGHT TO POSSESSION. Until default, Grantor may have possession of the tangible personal property and beneficial use of all the Collateral and may use it in any lawful manner not inconsistent with this Agreement or the Related Documents, provided that Grantor's right to possession and beneficial use shall not apply to any Collateral where possession of the Collateral by Lender is required by law to perfect Lender's security interest in such Collateral. If Lender at any time has possession of any Collateral, whether before or after an Event of Default, Lender shall be deemed to have exercised reasonable care in the custody

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REEL: 002089 FRAME: 0687

and preservation of the Collateral if Lender takes such action for that purpose as Grantor shall request or as Lender would afford to its own property, but failure to honor any request by Grantor shall not of itself be deemed to be a failure to exercise reasonable care. Lender shall not be required to take any steps necessary to preserve any rights in the Collateral against prior parties, nor to protect, preserve or maintain any security interest given to secure the Collateral.

- EXPENDITURES BY LENDER. If not discharged or paid when due, Lender may (but 5. shall not be obligated to) discharge or pay any amounts required to be discharged or paid by Grantor under this Agreement, including without limitation all taxes, liens, security interests, encumbrances, and other claims, at any time levied or placed on the Collateral. Lender also may (but shall not be obligated to) pay all reasonable costs for insuring, maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Credit Agreement from the date incurred or paid by Lender to the date of repayment by Grantor. All such expenses shall become a part of the Indebtedness and, at Lender's option, will (a) be payable on demand, (b) be added to the balance of the Credit Agreement and be apportioned among and be payable with any installment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Credit Agreement, or (c) be treated as a balloon payment which will be due and payable at the Credit Agreement's maturity. This Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon the occurrence of an Event of Default.
- 6. **EVENTS OF DEFAULT**. Each of the following shall constitute an Event of Default under this Agreement.
- 6.1 **Cross-Default**. The occurrence of an "Event of Default" under the Credit Agreement.
- 6.2 Other Defaults. Failure (after any required notice or applicable cure period) of Grantor to comply with or to perform any term, obligation, covenant or condition contained in this Agreement or in any of the Related Documents. If any such default is curable and if Grantor has not been given a prior notice of a breach of the same provision of this Agreement, it may be cured (and no Event of Default will have occurred) if Grantor, after Lender sends written notice demanding cure of such default, (a) cures the default within ten (10) days; or (b) if the cure requires more than ten (10) days, immediately initiates steps which Lender deems in the exercise of its reasonable judgment to be sufficient to cure the default and thereafter continues and completes all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.
- 6.3 False Statements. Any warranty, representation or statement made or furnished to Lender by or on behalf of Grantor under this Agreement is false or misleading in any material respect, either now or at the time made or furnished.
- 6.4 **Defective Collateralization**. This Agreement or any of the Related Documents ceases to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interest or lien) at any time and for any reason.

- 7. RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Agreement, at any time thereafter, Lender shall have all the rights of a secured party under the Oregon Uniform Commercial Code. In addition and without limitation, Lender may exercise any one or more of the following rights and remedies:
- 7.1 Assemble Collateral. Lender may require Grantor to deliver to Lender all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. Lender may require Grantor to assemble the Collateral and make it available to Lender at a place to be designated by Lender. Lender also shall have full power to enter upon the property of Grantor to take possession of and remove the Collateral. If the Collateral contains other goods not covered by this Agreement at the time of repossession, Grantor agrees Lender may take such other goods, provided that Lender makes reasonable efforts to return them to Grantor after repossession.
- otherwise deal with the Collateral. Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in its own name or that of Grantor. Lender may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Grantor reasonable notice of the time after which any private sale or any other intended disposition of the Collateral is to be made unless Grantor has signed, after an Event of Default occurs, a statement renouncing or modifying Grantor's right to notification of sale. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Credit Agreement rate from date of expenditure until repaid.
- 7.3 Appoint Receiver. To the extent permitted by applicable law, Lender shall have the following rights and remedies regarding the appointment of a receiver: (a) Lender may have a receiver appointed as a matter of right, (b) the receiver may be an employee of Lender and may serve without bond, and (c) all fees of the receiver and his or her attorney shall become part of the Indebtedness secured by this Agreement and shall be payable on demand, with interest at the Credit Agreement rate from date of expenditure until repaid.
- 7.4 Collect Revenues, Apply Accounts. Lender, either itself or through a receiver, may collect the payments, rents, income, and revenues from the Collateral. Lender may at any time in its discretion transfer any Collateral into its own name or that of its nominee and receive the payments, rents, income, and revenues therefrom and hold the same as security for the Indebtedness or apply it to payment of the Indebtedness in such order of preference as Lender may determine. Insofar as the Collateral consists of accounts, general intangibles, insurance policies, instruments, chattel paper, choses in action, or similar property, Lender may demand, collect, receipt for, settle, compromise, adjust, sue for, foreclose, or realize on the Collateral as Lender may determine, whether or not Indebtedness or Collateral is then due. For these purposes, Lender may, on behalf of and in the name of Grantor, receive, open and dispose of mail addressed to Grantor; change any address to which mail and payments are to be sent; and endorse notes, checks, drafts, money orders, documents of title, instruments and items pertaining

to payment, shipment, or storage of any Collateral. To facilitate collection, Lender may notify account debtors and obligors on any Collateral to make payments directly to Lender.

- 7.5 **Obtain Deficiency**. If Lender chooses to sell any or all of the Collateral, Lender may obtain a judgment against Grantor for any deficiency remaining on the Indebtedness due to Lender after application of all amounts received from the exercise of the rights provided in this Agreement. Grantor shall be liable for a deficiency even if the transaction described in this subsection is a sale of accounts or chattel paper.
- 7.6 Other Rights and Remedies. Except as may be expressly set forth to the contrary herein, Lender shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as may be amended from time to time. In addition, Lender shall have and may exercise any or all other rights and remedies it may have available at law, in equity, or otherwise.
- 7.7 Cumulative Remedies. All of Lender's rights and remedies, whether evidenced by this Agreement or the Related Documents or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Agreement, after Grantor's failure to perform, shall not affect Lender's right to declare a default and to exercise its remedies.
- 8. **MISCELLANEOUS PROVISIONS**. The following miscellaneous provisions are a part of this Agreement:
- 8.1 Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.
- 8.2 Applicable Law. This Agreement has been delivered to Lender and accepted by Lender in the State of Oregon. If there is a lawsuit, Grantor agrees upon Lender's request to submit to the jurisdiction of the courts sitting in Multnomah County, State of Oregon. Subject to the provisions on arbitration, this Agreement shall be governed by and construed in accordance with the laws of the State of Oregon.
- 8.3 Attorneys' Fees; Expenses. Grantor agrees to pay upon demand all of Lender's costs and expenses, including reasonable attorneys' fees and Lender's legal expenses, incurred in connection with the enforcement of this Agreement. Lender may pay someone else to help enforce this Agreement, and Grantor shall pay the reasonable costs and expenses of such enforcement. Costs and expenses include Lender's reasonable attorneys' fees and legal expenses whether or not there is a lawsuit, including reasonable attorneys' fees and legal expenses for bankruptcy proceedings (and including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Grantor also shall pay all court costs and such additional fees as may be directed by the court.

- 8.4 **Caption Headings**. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.
- 8.5 Notices. All notices required to be given under this Agreement shall be given in the manner specified in the Credit Agreement.
- 8.6 **Power of Attorney**. Grantor hereby appoints Lender as its true and lawful attorney-in-fact, irrevocably, with full power of substitution to do the following: (a) during the existence of an Event of Default, to demand, collect, receive, receipt for, sue and recover all sums of money or other property which may now or hereafter become due, owing or payable from the Collateral; (b) to execute, sign and endorse any and all claims, instruments, receipts, checks, drafts or warrants issued in payment for the Collateral; (c) to settle or compromise any and all claims arising under the Collateral, and, in the place and stead of Grantor, to execute and deliver its release and settlement for the claim; and (d) to file any claim or claims or to take any action or institute or take part in any proceedings, either in its own name or in the name of Grantor, or otherwise, which in the discretion of Lender may seem to be necessary or advisable. This power is given as security for the Indebtedness, and the authority hereby conferred is and shall be irrevocable and shall remain in full force and effect until renounced by Lender.
- 8.7 **Preference Payments**. Any monies Lender pays because of an asserted preference claim in Borrower's bankruptcy will become a part of the Indebtedness and, at Lender's option, shall be payable by Borrower as provided above in the "EXPENDITURES BY LENDER" paragraph.
- 8.8 Severability. If a court of competent jurisdiction finds any provision of this Agreement to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Agreement in all other respects shall remain valid and enforceable.
- 8.9 Successor Interests. Subject to the limitations set forth above on transfer of the Collateral, this Agreement shall be binding upon and inure to the benefit of the parties, their successors and permitted assigns.
- 8.10 Waiver. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute a waiver of any of Lender's rights or of any of Grantor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute

continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

GRANTOR:

MARANATHA ACQUISITION CORP.

By: Lawaid) Its: Secretar

LENDER:

U.S. BANK NATIONAL ASSOCIATION

By: Car Pras don't

- 12 -

1049564.3

Schedule 1

See attached

EQUIPMENT SCHEDULE

Item Numbers are from Accountants Report

| 156 | em Numbers are from Accountants Report | | | | |
|------|---|-------|------|--------|----------|
| | | MODEL | PURC | | |
| I. | TEM IDENTIFICATION | YEAR | YEAR | COST | QTY |
| | | | | | 2 |
| 61 | 2 - Warehouse Terminals | | | 1,250 | |
| | Phones AT&T Merlin, 10-key | 86 | 86 | | 2 |
| | | | | 718 | 2 |
| | Love Seat Cloth given away 1/95 | 86 | 86 | 350 | |
| 63 | Bookcase Oak, 6' x 4' | 86 | 86 | 350 | |
| 63 | Office Desk Oak, 6' x 3' | 85 | 86 | 1,200 | |
| 65 | Fujitsu DL2400 Prn Serial # 43072 | 87 | 88 | 2,390 | 2 |
| | Battery Backup Data Shield Serial # 304679A | 87 | 88 | 369 | |
| | Qume Laser Printer Serial # 342965 | 87 | 88 | 4,295 | |
| | | | | | |
| | AT&T Fax 35200 Serial # 8090103 Trade-in 5/92 | 88 | 88 | 2,200 | |
| 67 | Office Desk 2 part Oak 6' x 2-1/2' x 3' | 88 | 88 | 795 | |
| | End Table w/gl. top Oak 24" x 24" | 88 | 88 | 378 | 2 |
| 71 | Cocktail Table w/glass Oak 24" x 50" | 88 | 88 | 199 | |
| | Conveyor System Bauer #334 | | 86 | 11,340 | |
| | Conveyor - BUYOUT - 10/91 | | 00 | 1,050 | |
| | | | 2.5 | | |
| 1002 | Peanut Roaster Bauer #333 | | 86 | 18,500 | |
| | Repair and Rebuild Bauer Roaster | | 86 | 8,000 | |
| 1053 | Bauer Roaster - BUYOUT - 9/91 | | | 800 | |
| 1004 | Warehouse Shelving Uprights & Beams | 85 | 85 | 338 | 4 |
| | Hobart Grinder Ser. #1218838 Model #4052-0 Given | Awav | 87 | 550 | |
| | Electric Motor 1/2 hp Model # 6KK118 | 87 | 87 | 800 | 2 |
| | | 0, | | | |
| | Labeling Machine Labellette Contracted to Sell | | 85 | 4,185. | 50 |
| | Labellette - BUYOUT - 4/90 Contracted to Sell | | | 310 | |
| | Custom Taping Mach. #283-211 Model V-1000 | 83 | 88 | 2,000 | |
| 1009 | Campbel Hausfeld #42088L-099454 | 88 | 88 | 750 | |
| | Compressor (located in Trail mix area) | | | | |
| 1016 | Stainless Bin-Oven Custom Made | 88 | 88 | 500 | |
| 1010 | | 83 | 83 | 169 | |
| | Adding Machine Sharp Compet QS-2602 | | | | |
| | Adding Machine Sharp EL-11975 Expired 5/91 | 85 | 85 | 59 | _ |
| | Adding Machine Sharp EL-1197H 1-Expired 5/91 | 86 | 86 | 49 | 2 |
| | Adding Machine Sharp EL-1197S | 84 | 86 | 30 | |
| | Computer Terminal Wyse - 50 1-Expired 12/91 | 85 | 86 | 699 | 2 |
| | Answering Machine Panasonic KX-T1521 Donated 6/91 | 83 | 88 | 199 | |
| | Hobart VCM VCM 40 Sold 3/94 | 75 | 82 | 2,200 | |
| | | | | 129 | |
| | Filing Cabinet Hon 4-Drawer, metal | 83 | 83 | | |
| | Filing Cabinet Sears 2-Drawer, metal | 83 | 83 | 39 | |
| | Filing Cabinet Hon 4-Drawer, metal | 85 | 85 | 100 | |
| | Double Convection Serial # H74-D 368 | 72 | 83 | 2,000 | 2 |
| | Electric Oven | | 1 | | |
| | Scale 40-D | 83 | 83 | 110 | |
| | | 72 | 83 | 350 | |
| | Work Table Stainless, 10ft. | | | | 3 |
| | Oven Racks Koch-holds 6 trays | 75 | 83 | 50 | ٦ |
| | Food Mixer Master, Model U128C | 65 | 83 | 500 | |
| | Sink, Stainless 2-comp., drain board | 75 | 85 | 325 | |
| | Cooling Rack A-6-B-181 | 83 | 83 | 290 | |
| | | | | | |

Pg 1

| | Office Desk Me | tal 3'x5' top Donate | d 8/91 | 60 | 83 | 125 | |
|------|--------------------|---|-------------|-----|----|----------|----|
| | Sink, Stainless 3 | -comp., drain board | | 73 | 83 | 325 | |
| | Hand Truck Me | tal, 5' high | | 83 | 85 | 80 | 3 |
| | Hand Truck Me | tal, 4' high | | 80 | 83 | 57 | |
| | Hand Truck Me | tal, 5' high | | 85 | 86 | 80 | |
| | Cooling Rack St | eel PB-20-19 Tossed | out '97 | 60 | 83 | 20 | |
| | Bowl St | ainless, 1/2 moon | | 70 | 83 | 100 | |
| | | uminum | | 70 | 83 | 35 | |
| | Compressor, Motor | Model 52482-14 | | | | | |
| | Coole | r Model HA 10-S | | 65 | 83 | 350 | |
| | Load Bars Al | uminum, 8' long | | 83 | 83 | 131 | 4 |
| | | uminum | | 83 | 83 | 111 | 4 |
| | | x 4' 4-wheels | | 70 | 83 | 65 | |
| | | astic 18" x 6" x 12" | | 83 | 83 | 107 | 12 |
| | Bakers Trays Al | | | 75 | 83 | 178 | 36 |
| | Pallet Jack BS | | | 85 | 85 | 380 | |
| | | -D/60 lb. | | 85 | 85 | 238 | |
| | Office Desk Har | | | 85 | 85 | 400 | |
| | Peanut Butter Mil | | | 0.5 | 85 | 13,520. | 75 |
| 1024 | P-Nut Butter Mill | | | | | 988 | |
| | | - metal Legs, F-Top | | 80 | 86 | 125 | |
| | | icago Elec. Model # 387 | | 85 | 86 | 159 | |
| | | del 8-C | | 75 | 86 | 75 | |
| | | ainless 4' | | 75 | 86 | 150 | |
| | Squirrel Cage Fan | | | 75 | 86 | 30 | 2 |
| | Butchers Worktable | e 6' wooden top | | 72 | 86 | 350 | _ |
| | Stainless Shoots | | | 86 | 86 | 400 | 2 |
| | | 2 hp Model # 601 4.8 a | mna | 77 | 86 | 10 | ~ |
| | | 55A | ແນ້ອ | 85 | 86 | 350 | |
| | | 1/2' stand Model 12-HA- | SA whl 76 | 0.5 | 86 | 50 | 2 |
| | Aluminum Hood Spe | | DA WILL 70 | 86 | 86 | 150 | |
| | Air Hose | eciai made | | 85 | 86 | 24 | 4 |
| | Intercom Realist | ic 2-channel Expired | 6/01 | 85 | 86 | 125 | 3 |
| | Cabinet, Metal 3' | | . 0/31 | 85 | 86 | 75 | |
| | Bookcase, Metal 2 | | | 85 | 86 | 75 75 | |
| | | nd. Metal, 4 wheels (Bo | h's office) | | 86 | 118 | 1 |
| | | rus (Bob's Office) | n a Office, | 86 | 86 | 200 | ~ |
| | Office Chairs Ho | | 3/05 | 86 | 86 | 297 | 3 |
| | Sofa & Loveseat C | | 3733 | 86 | 87 | 900 | - |
| | Vacuum Dacking Ma | ch. Ser.#38168-1262 | | 85 | 87 | 3,510 | |
| | Strinless Holding | Bins 4' x 2-1/2' x 4' | | 87 | 87 | 1,950 | 2 |
| | Stainless Holding | Dina 308 se 708 se 98 | | 87 | 87 | 450 | 2 |
| | | Bins 30" x 70" x 8" | | 87 | 87 | 274 | 2 |
| | | F-4 Super 17 | | 87 | 87 | 450 | |
| | Fabricated Sifter | Starniess | | 80 | 88 | 10,000 | |
| | Krones Labeler Ro | LINA I S#4/-4/0 | | 76 | 88 | 7,500 | |
| | Bucket Conveyor S | ys Model CS #76-3151 2S Panasonic Trade i | n (80 | 88 | 88 | 525 | |
| | Image Edit Unit E | | U J | 88 | 88 | 250 | |
| | Peanut Hopper Sta | Lathem Time Clock | | 88 | 88 | 249 | |
| | Time Card Machine | 0 degree 5' 10' str | | 70 | 88 | 550 | |
| | koller conveyor 9 | o degree 5 10 scr | | , 0 | 00 | 230 | |

| | Warehouse Racking Uprights & Beams | 88 | 88 | 2,000 | 42 |
|------|------------------------------------|----|----|--------|----|
| | Lift Truck Hyster S35XL | | 88 | 15,400 | |
| 1166 | Hyster - BUYOUT - 8/93 | | | 4,000 | |
| | Capper Resina S-51 | | 88 | 10,500 | |
| | Blancher Bauer | | 88 | 4,500 | |
| | Filling Machine Elgin Twin-Piston | 72 | 88 | 9,500 | |
| 1032 | Elgin Filler - BUYOUT - 10/90 | | | 982 | |

| 68 | | | | 89 | 188.00 |
|-----|--------------|------------------------------------|----------------|---------|---------------|
| 69 | | ·, | handmade | 89 | 295.00 |
| 70 | | Computer Program | | | 1,600.00 |
| 72 | | Loveseat and End Table | | | 333.00 |
| 73 | | Scanner Software | | | 449.00 |
| 74 | • | Alarm System | Digital | 89 | 2,457.00 |
| 75 | | Hewlett Packard Scan Jet Plus | Hewlett | 89 | 1,358.95 |
| 76 | | | | 89 | 749.00 |
| 77 | | | 91 Merlin | 84 | 273.70 |
| 79 | | Office Credenza 6' Oak | | 89 | 799.00 |
| 80 | 11/89 | Executive Chair | 1600 | 89 | 499.00 |
| | 11/89 | | 18 x 24 | 89 | 306.95 |
| | 11/89 | | Supra 502A | 89 | 324.00 |
| | 12/89 | Sears Electric Typewriter used | _ | 82 | 300.00 |
| 82 | | Computer Compaq Desk PN 386-S Mon | itor Died -785 | .00 84 | 7,750.00 |
| 83 | | 36" x 60" Cork Board | | | 228.76 |
| 84 | 2/90 | 2-Sharp Calculators EL2 | 630A 1-DIED | | 238.00 |
| 85 | 1/90 | Compaq Computer Modem Ram | | | 1,128.00 |
| 86 | 3/90 | 4MB Memory Modem | | | 800.00 |
| 87 | 6/90 | Computer Program | | | 199.00 |
| 88 | 6/90 | 2-Wyse Terminals used | Expired 1-2/93 | 1-5/93 | 360.00 |
| 89 | 7/90 | Surge Suppressor & Cable | - | | 273.80 |
| 90 | 7/90 | | | | 1,595.00 |
| 91 | 7/90 | Refrigerator used Died 12/12/ | 94 Amana 18 | 80 | 200.00 |
| 92 | 8/90 | AT&T Phone | BIS 10 | | 365.00 |
| 92 | 8/90 | Computer Parts | | | 2,613.00 |
| 93 | 10/90 | Cellular Phone | | • | 849.00 |
| 94 | 10/90 | Battery Backup SN:P960711065 | APC 600LS | | 699.00 |
| | 10/90 | Modem | | | 895.00 |
| 96 | 12/90 | Wholesale Distribution Program | | | 1,895.00 |
| | 12/90 | Modem & Terminal | | | 1,414.00 |
| | 12/90 | Canon Copier | NP3825 | 90 | 8,172.00 |
| 99 | 11/90 | Fujitsu Printer FUJ-C02400 | DL2400 | | 850.00 |
| 100 | | Computer System Compaq 420 Lease | /Returned 5/9/ | 95 90 | 22,709.00 |
| 101 | 1/91 | | 20458 120 | 91 | 12,059.00 |
| 102 | 1/91 | Hon Formica Top Desk | | | 580.00 |
| 103 | 1/91 | Compaq 5-1/4" 12 MB Drive | | | 195.00 |
| 104 | | Computer Pricing Program | • | | 350.00 |
| 105 | 4/91 | Merlin 22 Button Phone | ATMC-1554 | • | 395.00 |
| 106 | 5 /91 | AT&T Page Pac 20 PA System w/Speak | ers | | 1,280.00 |
| 107 | 5/91 | Fujitsu Printer SN:060770 | DL 5600 | | 1,495.00 |
| 108 | 5/91 | Pictures | | | 479.40 |
| 109 | 5/91 | Basic Station Module Phone SN:9093 | 1991602 | • | 1,337.82 |
| 110 | 6/91 | Computer Programs | | es est | 4,015.00 |
| 111 | 6/91 | Lazer Master Printer SN:EFET08802 | 1000 | | 8,159.00 |
| 112 | 6/91 | Bretford Fax Stand | Fax-2 | | 279.00 |
| 112 | 6/91 | Uni Printer Stand (double) | 5-PB.OK | | 210.00 |
| 113 | 6/91 | Wyse Terminal SN:00011401405 50-G | • | /13/95) | 379.00 |
| 114 | 6/91 | 3-Surge Protectors | MIC-A-50453 | | 297.00 |
| 115 | 6/91 | Pictures | | | 501.74 |
| | | | | | |

| 116 | 7 (01 | O Manalida Diaman | DIG COD | |
|------------|--------------|--|------------------|--------------------|
| | 7/91 8/91 | 2-Merlin Phones | BIS-22D | 668.96 |
| 118 | | Oak Top Desk 72x30 w/Attached 24x40 | , | 1,185.09 |
| | | Pictures | WD COOR | 316.50 |
| | 10/91 | Hon Room Divider | WP-6737 | 1,285.50 |
| | 11/91 | Oak Top Desk 72x30 w/Attached 24x40 | | 1,185.09 |
| | 12/91 | Office Chair Hon (brown) given away | 7 3/95 7901 | 136.50 |
| | 12/91 | Pictures | | 624.74 |
| | 12/91 | Computer Program Report Writer | | 91 1,360.00 |
| | 7/91 | Merlin II Phone System | | 16,134.78 |
| | 11/91 | Fence | | 2,550.00 |
| | 1/92 | SOS Alarm | () s o TD10100 | 571.40 |
| 150 | | Wyse WY 150 White-2 SN:OJB12101996 | | |
| 151 | | | ELD-8105 | 227.16 |
| | 4/92 | Computone Board | 240 | 2,963.40 |
| 153 | | · | 340 | 12,033.00 |
| 154 | | Fax Machine Canon Fax SN:UBE04566 | L780 | 3,900.00 |
| 155 | 6/92 | 2-door cabinet w/slide doors | 1050 | 340.00 |
| 156 | | Battery Backup APC SmartUPS | 1250 | 1,000.00 |
| 157 | | Display Booth | | 6,538.00 |
| 158 | • | Artwork for Booth | | 1,018.00 250.00 |
| 167 168 | 6/93 | Car Phone | lomnos ITE | 6,500.00 |
| | 3/93 4/93 | LapTop Computer SN: 9302HDL60984 C Standing Cabinet ~ Custom made | Compaq IIIE | 545.00 |
| 170 | | Wall Cabinet w/Glass doors - Custom | , made | 535.00 |
| 171 | 3/93 6/93 | Wyse Terminal White SN: OJB13403870 | | 390.00 |
| 171 | 9/93 | Wyse Terminal White SN: OUB13403876 | (ib) DIPD | 390.00 |
| | 11/93 | Work Room Counter | ()D/ DEED | 475.00 |
| 173 | | New Front | | 570.00 |
| | 5/93 | Copy room Ceiling, Light Fixtures | | 1,796.00 |
| 182 | 4/94 | Wall Cabinet (workroom) | | 525.00 |
| 183 | | HP Laser Jet Printer Model RAM/600I | PT SNTPRG09951 | |
| | 5/94 | Tall Office Chair | or chicrecopy | 365.00 |
| 185 | | Payroll Computer Program | • | 1,300.00 |
| 186 | | Computer Hard Drive 345MB SN:D50B23 | ess | 424.00 |
| 187 | | Okidata Printer Model ML590+ SN: S | 3406A0089725 (Ck | |
| | 12/94 | Bob's Love Seat - Dr. Brown Leather | , , , | 2,000.00 |
| | 12/94 | 2 Leather Chairs 1-Red, 1-Green | | 1,800.00 |
| | 12/94 | Chris' Love Seat - Brown Leather | | 1,564.00 |
| | 4/94 | Cooler-Hill Refrig. Corp. Model#2-7 | CPBS-4/C2/2 | 28,694.00 |
| | 4/94 | | • | 22,955.00 |
| 1010 | 8/89 | 5-16' Beams - Warehouse Rack | | 510.00 |
| 1011 | 8/89 | 4-11'4" Beams - Warehouse Rack | | 228.00 |
| 1011 | 8/89 | 12-12' Beams - Warehouse Rack | | 625.60 |
| 1011 | 8/89 | 36-7'6" Beams - Warehouse Rack | | 850.48 |
| 1011 | 8/89 | 4-7' Beams - Warehouse Rack | | 100.00 |
| 1013 | 8/89 | Capelemeter Cooler 2 HP 3Phase | | 89 1,357.47 |
| 1014 | 8/89 | 11-16'x44 Frames - Warehouse Rack | | 1,059.83 |
| 1014 | 8/89 | 2-Supports - Warehouse Rack | HS-6 | 86.60 |
| 1015 | 9/89 | 20" Bob Cat Floor Machine | Bob Cat | 89 1,191.15 |
| | 10/89 | Conveyor | | 700.00 |

| 1010 | | | | |
|------|-------|--|-----|----------------|
| | 10/89 | 3 · · · · · · · · · · · · · · · · · · · | 89 | 419. 96 |
| | 11/89 | | 89 | 1,199.28 |
| 1020 | 12/89 | | 89 | 864.00 |
| 4004 | | and Accessories | | 775.00 |
| 1021 | | Filling Machine Mateer-Burt Twin Auger | 89 | 12,000:00 |
| 1022 | | | | 491.00 |
| 1023 | | J 12 L 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 | | 201.14 |
| 1026 | | <u> </u> | | 695.00 |
| 1027 | - | | | 250.00 |
| 1028 | - | 5-LM20 44-192 Shelving for Warehouse | | 447.65 |
| 1028 | | 3-LM20 44-192 Shelving | | 268.59 |
| 1028 | • | 26-LBF 454-120 Shelving for Warehouse | _ | 527. 38 |
| | 11/90 | P-nut Mill Style 248C Size 18" 60 HPmotor Bauer 5 | 9 | 5,500.00 |
| | 10/90 | | | 1,736.30 |
| | 10/90 | Unscrambler Disc. Table 41" Diameter | | 858.00 |
| | 11/90 | | | 1,255.00 |
| | 12/90 | | | 22,461.00 |
| 1035 | | _ _ _ _ | | 1,725.00 |
| 1036 | 7 . | | | 1,598.50 |
| 1037 | | | | 7,988.00 |
| 1038 | | | | 3,375.00 |
| 1039 | | | | 14,244.00 |
| 1040 | | Rebuild Large mill | | 7,954.00 |
| 1041 | | | | 405.00 |
| 1042 | • | | | 432.50 |
| 1043 | | | | 1,153.74 |
| 1044 | * . | 10" F-4 Series Magnet | | 378.50 |
| 1045 | • | Barrel Conveyor 5'x2-1/2'x4" High | | 288.06 |
| 1046 | | Granulator-Bauer SN:C79524 365C | | 4,839.39 |
| 1047 | | Cooling Tower Rebuilt | | 6,565.00 |
| 1048 | | Blancher Rebuilt | | 2,932.00 |
| 1049 | | Stainless Covers for Bins-Special Made | | 462.25 |
| 1050 | | | | 628.00 |
| 1051 | | Stainless Pipe for Cooling Tower-Special | | 795.25 |
| 1052 | | Econo Jet SC top Coder Printer SN:50239 | | 6,515.10 |
| | 9/91 | Cooler-Warren SN:FJ1212941 SAH200FC | | 807.61 |
| | 10/91 | 8-LBF 404-090 Beams-Warehouse Racking | | 157.44 |
| | 11/91 | Capper Parts | | 1,500.00 |
| | 11/91 | | | 150.00 |
| | 11/91 | | | 761.00 |
| 1059 | 4/91 | Simplex V-100 Filler | | 17,440.00 |
| 1130 | | Van 1979 Dodge Van | 82 | 5,500.00 |
| 1131 | | Truck 1977 Freightliner | 77 | 21,500.00 |
| 1132 | | Trailer 1969 Utility 35' | 84 | 7,500.00 |
| 1135 | | Truck 1986 Freightliner Trade in 2/96 | 90 | 17,900.00 |
| 1136 | _ • | Trailer 1984 Great Dane 45' | 90 | 16,000.00 |
| | 12/90 | Stereo for the Truck | | 900.00 |
| 1138 | 1/91 | Truck Phone | | 808.95 |
| 1139 | 5/92 | Warehouse Beams | | 472.32 |
| 1140 | 6/92 | 199pc Craftsman Tools, 2pc 10 DrawerChest Waterloo | 600 | 609.96 |

| 1141 7/92 | Computer Color Control for Ovens | 3,269.75 |
|-------------------|---|----------------|
| 1142 9/92 | 80 Gal Air Compressor - Devilbis Mod. #RA5K80V1D (bakery) | 799.99 |
| 1143 9/92 | Stainless Legs for Trail Mix Table | 639.87 |
| 1144 9/92 | Vacuum Impulse Sealer PV30 | 5,110.50 |
| 1 145 9/92 | Stainless Trail Mix Table | 1,197.00 |
| 1146 10/92 | Stainless Legs for Trail Mix Table | 639.87 |
| 1147 11/92 | | 236.38 |
| 1148 12/92 | Air Compressor | 81.00 |
| 1159 | Van 1993 Dodge Ram Van 93 | 18,043.00 |
| 116 1 3/93 | Air Compressor | 689.00 |
| 1162 3/93 | Wash Sink | 290.00 |
| 1163 3/93 | Lockers 3 sets of 6 3'L x 15"W x 78" H | 840.92 |
| 1164 5/93 | | 320.00 |
| 1165 7/93 | Scale Stands Rubbermaid 4500 Carts 3 @ 100.00= | 300.00 |
| 1175 4/94 | Warehouse Cooler - Door | 7,399.00 |
| 1176 5/94 | | 3,251.00 |
| 1177 5/94 | | 1,556.50 |
| 1178 6/94 | | 2,812.00 |
| 1179 9/94 | Air Hose | 1,182.83 |
| 1180 9/94 | Warehouse Shelving | 593.00 |
| 1181 10/94 | | 168.00 |
| 3/89 | | |
| 10/89 | * | 119.00 |
| 2/90 | | |
| 11/90 | | 349.97 |
| 11/90 | | 450.00 |
| 11/90 | | 431.96 |
| 1/91 | | 2,090.00 |
| 1/91 | - | 1,598.50 |
| 1/91 | | 179.99 |
| 1/91 | | 126.25 |
| 3/91 | | 99.95 |
| 3/91 | | 136.95 |
| 4/91 | | 99.99 |
| 5/91 | | 238.00 |
| 5/91 | | 179.99 |
| 9/91 | Surge Protector MIC-A-50453 | 99.00 |
| 9/91 | Chairmat 48"x60" - 2 2373 TOSSED OUT 10/9 | 8 97.96 |
| 10/91 | | 55.00 |
| 10/91 | Sharp Calculator EL2630A | 89.95 |
| 10/91 | | 75.50 |
| 11/91 | 8-LM20-44-192 Frames - Warehouse Racking | 760.24 |
| 11/91 | Translationals To To off Hand | 96 99 |
| 11/91 | 2 - 6' Step Ladder WER 7206 | 212.00 |
| 4/92 | Dirt Devil Can Vacuum 2003 | 79.89 |
| 8/92 | Dial Scale w/Air Dashpot SN:71592-3 M-75PK | 294.66 |
| 12/92 | | 111.91 |
| 3/93 | | 342.14 |
| 3/93 | | 127.94 |
| 4/93 | Cork board 3' x 5' | 66.50 |
| -, | | |

| 8/93 | | 100.00 |
|-------|--|-----------------|
| 10/93 | | 182.00 |
| 12/93 | 2-Exhaust Fans-Patton High Vel SN:93 U23 144504 &144506 | 150.00 |
| 12/93 | | 39.26 |
| 1/94 | Riteway Exhaust Fan Model #5K49UG8001 | 160.00 |
| 1/94 | Bakery Scale Accu-Weigh | 295 .00 |
| | 2 Units SN: 76A 13968 & 76A 02653 | |
| 4/94 | Flex Tube | 85.93 |
| 4/94 | 3 Surge Protectors | 195.00 |
| 7/94 | Fiberglass 6' Ladder Item #51661 Model 6056S | 57 .99 |
| 7/94 | 2 Floor Stand Fans SN: 30104419 & SN:40205186 Tossed out | 197 39.94 |
| 7/94 | | 144.00 |
| 8/94 | Computer Program Upgrade | 258.00 |
| 11/94 | Expresso Machine | 359.20 |
| | Ladder | 188.00 |
| 12/94 | Mini Blinds for warehouse | 562.31 |
| 12/94 | Whirlpool Refrigerator | 589.00 |
| | Pictures - Giraffe | 395.00 |
| | 2-Pictures - Pond Set | 338.00 |
| 12/94 | 2-Pictures - Daylight Train, B/W Landscape | 1,183.00 |
| | Calculator Sharp EL-2360GII | 103.99 |
| | 2 Wyse Terminals SN:OJB14500142 & OJB14500952 2 @ 390.00 | |
| | PH Tester - Phydrion | 83.00 |
| 1/95 | | 706. 50 |
| 2/95 | | 420.18 |
| 2/95 | | 103.99 |
| 2/95 | | 575.00 |
| 3/95 | | 2,795.85 |
| 3/95 | 2 Okidata Printers SN:412B0111360 & 412B0111326 | 1,495.00 |
| | Picture - Salad Man | 501. 02 |
| 3/95 | | 900.00 |
| 3/95 | | 1,395.00 |
| | Upgrade Computer Software - All Modules | 5,234.95 |
| 4/95 | | 706. 50 |
| 4/95 | | 458.00 |
| 4/95 | Beams for Warehouse | 74.40 |
| 4/95 | Air Cooling System (roof unit) | 2,666.00 |
| | Alarm Upgrade | 2,110.76 |
| 5/95 | | 74.40 |
| | 2 Insect Traps | 1,050.60 |
| | Compag 586 Computer | 30,740.00 |
| 2/98 | | 1.00 |
| 5/95 | Cabinets for Jeff's Office | <u>3,000.00</u> |
| 5/95 | Truck tape player | 339.90 |
| 5/95 | Upgrade Computer Software - WD & PO 7.0 | 900.00 |
| 6/95 | Picture - O'Jerusalem | 451.00 |
| 6/95 | Westmark Printer for labels SN:9514138 | 5,525.81 |
| 6/95 | 2 Bose Radios | 718.00 |
| 6/95 | 2 Insect Traps | 1,066.74 |
| 6/95 | | 300.00 |
| | | |

| 6/95 | Software for Label Printers | 1,444.00 |
|-------|---|----------------|
| 7/95 | Westmark Printer for Labels SN:9514066 | 5,125.92 |
| 7/95 | Water Furifier w/Extra Filters | 870.00 |
| 8/95 | Shelving Cart for Cooler | 494.23 |
| 8/95 | Loose Loop Labeling System | 24,819.00 |
| 8/95 | 2 Computers Deskpro XL 5/100 | 10,419.00 |
| 8/95 | Network System - Netcon 6.01 | 3,743.00 |
| 8/95 | Network System (Wiring & User Fees) | 3,212.00 |
| 8/95 | Cable Cutters | 118.82 |
| 8/95 | Hydrometer & Sling | 323.05 |
| 8/95 | Thermometer | 327. 93 |
| 8/95 | Surge Suppressor Powertrax 2000 | 69.00 |
| 9/95 | Replace Cooler & Fans | 15,240.00 |
| 9/95 | Scanner AX-1200 Scantouch | 1,279.00 |
| 9/95 | Surge Suppressor Powertrax 2000 | 69.00 |
| 9/95 | Battery Charger | 65.95 |
| 9/95 | Thermometer | 331.30 |
| 9/95 | Enhanced Keyboard | 99.00 |
| 9/95 | New Frame for Gourds Picture | 75.00 |
| 9/95 | New Frame for Indian/Horse Picture | 228.00 |
| 10/95 | Cooling Tower Screens | 1,928.00 |
| 10/95 | Hard Drive - Removable Disc Syquest 270MB | 629.00 |
| 10/95 | Computer Color Board | 1,449.00 |
| 10/95 | Computer Memory Upgrade | 879.00 |
| 10/95 | Office Vacuum - Royal | 599.00 |
| 10/95 | Surge Suppressor Powertrax 2000 | 69.00 |
| 10/95 | Picture - Gourds | 299.00 |
| • . | Picture - Horses | 835.00 |
| 11/95 | Honey Pump | 2,461.22 |
| 11/95 | CD Rom Drive SN: 1Z4E51110214160393 | 599.00 |
| | Payroll Computer Upgrade - ABS | 225.00 |
| 11/95 | Picture - Sunflowers | 126.00 |
| 11/95 | Night Backup Software 3.5 UNIX | 300.00 |
| | Cardboard Cart | 490.88 |
| * . | New Electrical | 33,702.00 |
| 12/95 | | 543.00 |
| 12/95 | 3 Modems Deskporte 28.85 | 579.95 |
| - • | Hammer Drill | 139.99 |
| | Hole Shooter | 110.25 |
| | 15 Sheet Pans | 135.99 |
| | In/Out Board | 1,832.00 |
| | Dryer Screens | 49,900.00 |
| , | '93 Freightliner | 120,224.06 |
| 2/96 | | 37,217.17 |
| 2/96 | Cantrell 75hp New Mill | 3,853.00 |
| 2/96 | 75hp Mill Hoppers | 14,361.45 |
| 2/96 | Flexicon Auger Conveyor | 98.50 |
| 2/96 | Box Taper | 444.00 |
| 3/96 | 75hp Mill Chute | 8,825.00 |
| 3/96 | Mill Platforn w/Steps Lazer Jet Printer LJ4M Plus PS LVL2 6MB SN:JPGF0353 | |
| 3/96 | Lazer Jet Printer LJ4M Plus PS LVL2 6MB SN:JPGF035 | 2,035.00 |

| 3/96 | · · · · · · · · · · · · · · · · · · · | 220.70 |
|-------|--|-----------------------|
| 3/96 | | 490.00 |
| 3/96 | | 69.03 |
| 3/96 | | 4,196.00 |
| 3/96 | | 96.00 |
| 3/96 | | 75.44 |
| 4/96 | • | 295.75 |
| 4/96 | • | 145.00 |
| 4/96 | | 689.75 |
| 4/96 | Simplex Bucket Piston filler | 1,976.18 |
| 4/96 | Battery Charger | 42.37 |
| 4/96 | Surge Protector | 69.00 |
| 4/96 | Honey Auger Stand | 440.00 |
| 5/96 | Honey Feeder Acrison Model 105X-G | 5,627.82 |
| 5/96 | Wyse Terminal White SN:OJG15800213 (jb) | 478.00 |
| 6/96 | AT&T Phone System Buyout | 1.00 |
| 8/96 | Ladder 4' 2-sided | 130.69 |
| 8/96 | Jar conveyor & accumulating Table (Garvey) | 12,471.85 |
| 9/96 | Ladder 8' | 119.91 |
| 9/96 | DMX 600 Printer | 2,524.71 |
| 9/96 | Box Taper Packing Table | 1,041.58 |
| 10/96 | Shop Vac | 198.93 |
| 10/96 | Hand Truck | 90.25 |
| 10/96 | | 160,313.34 |
| | Rubbermaid Cart 24x36x32-1/4" w/shelf | 393.95 |
| | Control Board Stand | 5,475.35 |
| | Filler Conveyor | 486.90 |
| | Ladder 8' | 119.91 |
| | 24' Ladder | 192.78 |
| | Parts Carts 3-pieces | 223.10 |
| | Bulletin Board | 31.69 |
| 2/97 | | 78.61 |
| 2/97 | | 50,914.60 |
| 2/97 | | 8,946.55 |
| 2/97 | Page Horn for Warehouse | 101.00 |
| 2/97 | Computer Memory Upgrade | 149.00 |
| | Office Desk w/corner connector (Jeff's) | 1,592.00 |
| | Diamond Plate Rubber Mats | 231.93 |
| | Flexicon Conveyor/Tube & auger | 3,329.19 |
| | | 12,418.52 |
| | Butter Pump (Monroe) Bakery Exhaust System | 3,080.78 |
| | Time Card rack | 55.75 |
| | Time Card fack | |
| 4/97 | Auger Conveyor (Flexicon) | 13,837.50 1,760.00 |
| 4/97 | Jar Butter Pump SS Frame | 33,235.00 |
| 5/97 | Warehouse Cooler #2 | |
| 5/97 | Time Card rack | 55.75 105.00 |
| 5/97 | Calculator Replaced 7/97 | 172.94 |
| 5/97 | Shop Vacuum | 59.99 |
| 5/97 | Coffee Maker | 140.05 |
| 5/97 | Table Legs Bulk Mill scale | 140.03 |

| 5/97 Stand/Capper & jar cleaner 113.00 5/97 Chute from mill to pump 363.00 6/97 S/S Table for Scale 223.50 6/97 Legs for Vacuum Pack 178.20 6/97 S/S Stand for Conveyor 339.00 7/97 Calculator Sharp EL-2630GII 105.00 7/97 Electric Pallet Jack 4,038.70 7/97 Integrated Box Conveyor 46,523.70 7/97 Flexicon Bag System #1 19,168.21 7/97 Air Door for Cooler #2 1,703.60 8/97 Juicer 189.99 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 Fluorescent Lighting - Mfg 3,896.25 12/97 Sump |
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| 6/97 S/S Table for Scale 6/97 Legs for Vacuum Pack 6/97 S/S Stand for Conveyor 339.00 7/97 Calculator Sharp EL-2630GII 7/97 Electric Pallet Jack 7/97 Integrated Box Conveyor 46,523.70 7/97 Flexicon Bag System #1 19,168.21 7/97 Air Door for Cooler #2 1,703.60 8/97 Juicer 8/97 Drill Bits 8/97 Drill Bits 8/97 S/S legs for Vacuum Pack 9/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 10/97 Byster E35XM Forklift - Warehouse 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 178.00 12/97 Fluorescent Lighting - Mfg 33,896.25 |
| 6/97 Legs for Vacuum Pack 6/97 S/S Stand for Conveyor 7/97 Calculator Sharp EL-2630GII 7/97 Electric Pallet Jack 7/97 Integrated Box Conveyor 7/97 Flexicon Bag System #1 7/97 Air Door for Cooler #2 8/97 Juicer 8/97 Wrenches 8/97 Drill Bits 8/97 Drill Bits 8/97 S/S legs for Vacuum Pack 8/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 10/97 DMX Printer # 2 - Labels 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 12/97 Fluorescent Lighting - Mfg 339.00 339.00 1053.99.00 1 178.20 105.00 12/97 Fluorescent Lighting - Mfg 339.00 105.00 1399.00 1105.00 12/97 Fluorescent Lighting - Mfg 339.00 105.00 12/97 Local Sage System # 105.00 12/97 Fluorescent Lighting - Mfg |
| 6/97 S/S Stand for Conveyor 339.00 7/97 Calculator Sharp EL-2630GII 105.00 7/97 Electric Pallet Jack 4,038.70 7/97 Integrated Box Conveyor 46,523.70 7/97 Flexicon Bag System #1 19,168.21 7/97 Air Door for Cooler #2 1,703.60 8/97 Juicer 189.99 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 7/97 Calculator Sharp EL-2630GII 105.00 7/97 Electric Pallet Jack 4,038.70 7/97 Integrated Box Conveyor 46,523.70 7/97 Flexicon Bag System #1 19,168.21 7/97 Air Door for Cooler #2 1,703.60 8/97 Juicer 189.99 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 Fluorescent Lighting - Mfg 3,896.25 |
| 7/97 Electric Pallet Jack 4,038.70 7/97 Integrated Box Conveyor 46,523.70 7/97 Flexicon Bag System #1 19,168.21 7/97 Air Door for Cooler #2 1,703.60 8/97 Juicer 189.99 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 7/97 Integrated Box Conveyor 7/97 Flexicon Bag System #1 7/97 Air Door for Cooler #2 8/97 Juicer 8/97 Wrenches 8/97 Drill Bits 8/97 Drill Bits 8/97 Drill Bit Sharpener 9/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 10/97 Whirlpool Microwave Oven 11/97 Hyster E35XM Forklift - Warehouse 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 Fluorescent Lighting - Mfg 3,896.25 |
| 7/97 Flexicon Bag System #1 7/97 Air Door for Cooler #2 8/97 Juicer 8/97 Wrenches 8/97 Drill Bits 8/97 S/S legs for Vacuum Pack 9/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 10/97 DMX Printer # 2 - Labels 10/97 Hyster E35XM Forklift - Warehouse 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 178.00 12/97 Fluorescent Lighting - Mfg 19,168.21 1,703.60 189.99 189.99 354.94 118.92 178.00 18.92 178.00 18.92 178.00 18.613.57 178.00 1790 DMX Printer # 2 - Labels 18,613.57 1790 DMX Printer # 2 - Labels 189.99 1790 189.90 1790 DMX Printer # 2 - Labels 189.99 1790 189.90 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1790 1990 1990 1890.99 |
| 7/97 Air Door for Cooler #2 8/97 Juicer 8/97 Wrenches 8/97 Drill Bits 8/97 S/S legs for Vacuum Pack 9/97 Drill Bit Sharpener 9/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 10/97 DMX Printer # 2 - Labels 10/97 Hyster E35XM Forklift - Warehouse 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 11/97 Fluorescent Lighting - Mfg 1,703.60 189.99 1189.99 118.92 178.00 18.92 178.00 18.92 178.00 18.92 178.00 1790 1790 1790 1790 1790 1790 1790 17 |
| 8/97 Juicer 189.99 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 8/97 Wrenches 354.94 8/97 Drill Bits 118.92 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 8/97 Drill Bits 8/97 S/S legs for Vacuum Pack 9/97 Drill Bit Sharpener 9/97 Bakery Grey Totes 9/97 Flexicon Bag System # 2-Bulk 10/97 DMX Printer # 2 - Labels 10/97 Hyster E35XM Forklift - Warehouse 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 11/97 17" SVGA Computer Monitor 12/97 Fluorescent Lighting - Mfg 118.92 178.00 178.00 178.00 |
| 8/97 S/S legs for Vacuum Pack 178.00 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 9/97 Drill Bit Sharpener 101.40 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 9/97 Bakery Grey Totes 140.94 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 9/97 Flexicon Bag System # 2-Bulk 18,613.57 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 10/97 DMX Printer # 2 - Labels 5,527.01 10/97 Hyster E35XM Forklift - Warehouse 25,291.10 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 10/97 Whirlpool Microwave Oven 11/97 Hyster W30XTA Forklift - Bakery 11/97 17" SVGA Computer Monitor 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 10/97 Whirlpool Microwave Oven 129.00 11/97 Hyster W30XTA Forklift - Bakery 12,404.00 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
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| 11/97 17" SVGA Computer Monitor 785.00 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| 12/97 Fluorescent Lighting - Mfg 3,896.25 |
| |
| 12/97 Sump Ejector 2,091.05 |
| 1/98 Install Bag System #2-Bulk 566.00 |
| 1/98 Recorder 87.76 |
| 3/98 UPS Software Upgrade 300.00 |
| 4/98 12 Grey Totes 100.74 |
| 6/98 Pan Rack for Bakery 220.00 |
| 6/98 Surge Protector 39.00 |
| 6/98 6 - Label Holders 1-Sold 233.92 |
| 5/95 Gram Scale 462.95 |
| 7/98 1 - Hand Truck with 2 1/2" Wheels - Blue 98.80 |
| 7/98 Fax Machine #2 1,350.00 |
| 7/98 60# Weightronix Scale 1,299.00 |
| 7/98 6 - Fans 167.94 |
| 8/98 Strapping Machine 903.50 |
| 8/98 Color Printer 397.99 |
| 9/98 Y2K Factory Computer 1,095.00 |
| 9/98 Y2K Netcom Program 785.00 |
| 10/98 2-chair matts 46x60 144.00 |

Schedule 2

See attached

List of Intellectual Property

| MARK | REG. NO. | REG. DATE | SERIAL NO. | APP. DATE |
|-------------------------|-----------|---------------|------------|---------------|
| MARANATHA NATURAL FOODS | 1,453,359 | Aug. 18, 1987 | 73-632673 | Nov. 28, 1986 |
| NUTTIN' BETTER | 1,776,667 | June 15, 1993 | 74-274,592 | May 12, 1992 |

PDX1A-156288.1 29720-0002

MARANATHA NATURAL FOODS, INC.

SCHEDULE OF TRADEMARKS AND TRADE NAMES

Trademark

Nuttin' Better

Registration No.

1776667

Date of Issuance

June 15, 1993

Description of Use

Food product labels and advertising. Food products (nut

butters, roasted nuts and trail mixes).

Trade Name

Maranatha Natural Foods

Registration No.

1453359

Date of Issuance

November 28, 1986

Description of Use

Applied to food product labels and used in advertising.

Trademark (Oregon only)

The Nut Butter Company

Registration No.

T26360

Date of Issuance

May 12, 1992

Description of Use

Applied to food product labels and used in advertising.

Food products (nut butters, roasted nuts, trail mixes and

snack bars). Registered in Oregon only.



Phone: (503) 986-2200 Fax: (503) 378-4381

Trade and Service Marks—Assignment or Cancellation

Secretary of State Corporation Division 255 Capitol St. NE, Suite 151 Salem, OR 97310-1327

TRADE AND SERVICE MARK ASSIGNMENT (Complete only 1, 2, 3, 4, 5, 6, 7, 8, 9, 12) TRADE AND SERVICE MARK CANCELLATION

Check the appropriate box below:

(Complete only 1, 2, 3, 4, 10, 11, 12)

For office use only

T26360 Registry Number:

Attach Additional Sheet if Necessary

| Ple | ase Type or Print Legibly in Black Ink | | | | | | |
|-----|--|-------|----------|--------|-------------|----------|---|
| 1) | Correspondent Name and Mailing Address Jerry Jacobson, Attorney | 4) | DESCRIPT | TON OF | RADE OR SER | VICE MAR | K |
| | PO Box 4687 | | The | Nut | Butter | Comp | anv |
| | Medford, OR 97501 | | | -1140 | | | |
| 2) | Owner or Assignor's Name and Address Maranatha Natural Foods 710 Jefferson | | | | | | |
| | Ashland, OR 97520 | | | | | | |
| 3) | DATE MARK WAS ORIGINALLY FILED 7/29/1992 | | | | | | |
| | ASSIGNMENT ONLY | 1 | | | CANCELLAT | ION ONL | Y |
| 5) | CLASS NUMBER(s) FOR WHICH MARK WAS REGISTERED 129, 130, 131 | 10) | REGISTRY | NUMBE | ? | | |
| 6) | Name and Business Address of Assignee | 11) | EXECUTIO | | | | |
| | | | | | | | |
| 7) | If the Assignor Is a Corporation, Enter the State of Incorporation. Oregon | | | | | | |
| 8) | IF THE ASSIGNEE IS A CORPORATION, ENTER THE STATE OF INCORPORATION. | | | | | | e September |
| 91 | EXECUTION | | | | | | |
| • | Now, therefore, for good and valuable consideration, receipt of which is hereby acknowledged, ASSIGNOR does hereby assign onto the ASSIGNEE all right, title, and interest in and to the mark, together with the good will of the business in which the mark is used (or that part of the good will of the business connected with the use of and symbolized by the mark), and the registration thereof. | | | | | | |
| | Assignor Signature: | | | | | | |
| | Title: | | | | | | |
| | Date: | \ | | | | | FEES |
| 12 | CONTACT NAME DAYTI | ме Рн | ONE NUMB | ER | | | Make check for \$10 payable to "Corporation Division." |
| | | | | | | • | NOTE: Filling fees may be paid with VISA or MasterCard. The |
| | | | | | | | card number and expiration date should be submitted on a separate sheet for your protection. |

CR172 (Rev. 5/96)

Phone: (503) 986-2200 Fax: (503) 378-4381

Trade and Service Marks—Assignment or Cancellation Check the appropriate box below:

For office use only

Secretary of State Corporation Division 255 Capitol St. NE. Suite 151 Salem, OR 97310-1327

TRADE AND SERVICE MARK ASSIGNMENT (Complete only 1, 2, 3, 4, 5, 6, 7, 8, 9, 12)

TRADE AND SERVICE MARK CANCELLATION (Complete only 1, 2, 3, 4, 10, 11, 12)

T26359 Registry Number: Attach Additional Sheet if Necessary Please Type or Print Legibly in Black Ink 4) DESCRIPTION OF TRADE OR SERVICE MARK 1) CORRESPONDENT NAME AND MAILING ADDRESS Jerry Jacobson, Attorney Nuttin'Better PO Box 4687 Medford, OR 97501 2) OWNER OR ASSIGNOR'S NAME AND ADDRESS Maranatha Natural Foods 710 Jefferson Ashland, OR 97520 3) DATE MARK WAS ORIGINALLY FILED 7/29/92 **CANCELLATION ONLY ASSIGNMENT ONLY** 10) REGISTRY NUMBER 5) CLASS NUMBER(S) FOR WHICH MARK WAS REGISTERED 129,130,131 11) EXECUTION 6) Name and Business Address of Assignee Signature: ___ Date: 7) IF THE ASSIGNOR IS ACORPORATION, ENTER THE STATE OF INCORPORATION. IF THE ASSIGNEE IS A CORPORATION, ENTER THE STATE OF INCORPORATION. EXECUTION Now, therefore, for good and valuable consideration, receipt of which is hereby acknowledged, ASSIGNOR does hereby assign onto the ASSIGNEE all right, title, and interest in and to the mark, together with the good will of the business in which the mark is used (or that part of the good will of the business connected with the use of and symbolized by the mark), and the registration thereof. Assignor Signature: ____ Title:

DAYTIME PHONE NUMBER

Make check for \$10 payable to "Corporation Division."

NOTE: Filing fees may be paid with VISA or MasterCard. The card number and expiration date should be submitted on a separate sheet for your protection.

12) CONTACT NAME

AMENDMENT OF SECURITY AGREEMENT

AMENDMENT OF SECURITY AGREEMENT dated as of August 2, 1999, by and between MARANATHA ACQUISITION CORP., a Delaware corporation ("Grantor"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association ("Lender").

WITNESSETH:

- A. Pursuant to a security agreement dated December 22, 1998 (the "Security Agreement"), Grantor granted to Lender a security interest in certain collateral described therein to secure all indebtedness under a certain credit agreement between Grantor and Lender dated December 22, 1998, in a principal amount of \$3,150,000.
- B. Pursuant to a credit agreement of even date herewith, Lender has loaned or agreed to loan to MARANATHA HOLDING CORP., a Delaware corporation ("Borrower"), the additional sum of \$3,000,000.
- C. Grantor is a wholly-owned subsidiary of Borrower and will benefit directly and indirectly from the loan to Borrower.
- D. As a condition precedent to making the loan to Borrower, Lender has required that Grantor amend the Security Agreement such that it secures the additional indebtedness.

NOW, THEREFORE, the parties agree as follows:

1. Section 1.3 of the Security Agreement is hereby amended and restated to read in its entirety as follows:

- 1 -

"The words 'Credit Agreement' mean collectively (a) the credit agreement dated December 22, 1998, between Grantor and Lender providing for a Revolving Loan Note in the amount of \$1,250,000, a Fixed Asset Term Loan Note in the amount of \$1,250,000, and a Real Estate Term Loan Note in the amount of \$600,000; and (b) the credit agreement between Borrower and Lender dated as of August 2, 1999, providing for a Revolving Loan Note in the amount of \$1,750,000 (which replaces the Revolving Loan Note provided for in the credit agreement between Grantor and Lender) and a Term Loan Note in the amount of \$2,500,000."

1098948.2

2. Except as expressly set forth herein, the Security Agreement shall remain unmodified and in full force and effect.

IN WITNESS WHEREOF, the parties have executed this agreement as of the date first written above.

MARANATHA ACQUISITION CORP.

Title:

U.S. BANK NATIONAL ASSOCIATION

By:

Title:

-2-

1098948.2

SECOND AMENDMENT OF SECURITY AGREEMENT

SECOND AMENDMENT OF SECURITY AGREEMENT dated as of February , 2000, by and between MARANATHA ACQUISITION CORP., a Delaware corporation ("Grantor"), and U.S. BANK NATIONAL ASSOCIATION, a national banking association ("Lender").

WITNESSETH:

- A. Pursuant to a security agreement dated December 22, 1998, as amended August 2, 1999 (the "Security Agreement"), Grantor granted to Lender a security interest in certain collateral described therein to secure all indebtedness under a certain credit agreement between Grantor and Lender dated December 22, 1998, in a principal amount of \$3,150,000, and a certain credit agreement between Maranatha Holding Corp., a Delaware corporation ("Borrower"), and Lender, dated August 2, 1999, in a principal amount of \$4,250,000.
- B. Pursuant to a restatement and amendment of the second credit agreement, Lender has loaned or agreed to loan to Borrower the additional sum of \$1,500,000.
- C. Grantor is a wholly-owned subsidiary of Borrower and will benefit directly and indirectly from the loan to Borrower.
- D. As a condition precedent to making the loan to Borrower, Lender has required that Grantor amend the Security Agreement such that it secures the additional indebtedness.

NOW, THEREFORE, the parties agree as follows:

- 1. All of the assets acquired by Grantor pursuant to the asset purchase agreement between Grantor and Loriva Supreme Foods, Inc., dated as of February 10, 2000, including without limitation the items listed on Schedules 2.1(b) through 2.1(l) attached hereto, shall secure the Indebtedness (as that term is defined in the Security Agreement) and are hereby added to the definition of "Collateral" contained in Section 1.2 of the Security Agreement.
- 2. Section 1.3 of the Security Agreement is hereby amended and restated to read in its entirety as follows:

"The words 'Credit Agreement' mean collectively (a) the Credit Agreement between Grantor and Lender dated December 22, 1998; and (b) the First Amended and Restated Credit Agreement between Borrower, Grantor, Sunlight Foods, Inc., and Lender dated as of February 10, 2000; together with all amendments and restatements of either Credit Agreement, renewals of, extensions of, modifications of, refinancings of, consolidations of and substitutions for either Credit Agreement, including all increases of Indebtedness under either Credit Agreement."

- 1 - 1138227.4

- 3. Schedule 2 attached to this Amendment is substituted for Schedule 2 attached to the Security Agreement.
- 4. Except as expressly set forth herein, the Security Agreement shall remain unmodified and in full force and effect.

IN WITNESS WHEREOF, the parties have executed this agreement as of the date first written above.

| MARA By: | Thereof I Jacob | _ |
|-------------|-----------------|---|
| Title: | Treasurer | |

U.S. BANK NATIONAL ASSOCIATION

| By: _ | CWY | Max | |
|--------|------|-----------|--|
| Title: | Vice | Precident | |

Schedule 2.1(b)

TANGIBLE PERSONAL PROPERTY

Attached

FFDOCS1\254917.1

| LORIVA COMPANY OWNER | | | Prepared by Mario D. |
|---|-----|--------------------------|-------------------------|
| SEE SEPARATE LIST FOR BOTTLING (PRODUCTION FILLING LINE) E ASSET DESCRIPTION | QTY | Purchased from | Purchase Date |
| OFFICE AREA FURNITURE/EQUIRMENT & SUPPLIES ESTED BELOWE | 411 | | rurename wate |
| DESKS - 30"W x 60"L | 4 | | |
| CHAIRS | 4 | | |
| TABLE TOPS ONLY (NO DRAWERS) | 4 | | |
| FILE CABINETS - 5 DRAWER | 3 | | |
| FILE CABINETS - 4 DRAWER | 1 | | |
| FILE CABINETS - 3 DRAWER | 1 | | |
| LATERAL FILE CABINET - 4 DRAWER | 1 | | |
| BOOKSHELF, WHITE, 5 SHELF (FOR DISPLAY IN MAIN OFFICE) | 1 | | |
| BOOKSHELF, 3 SHELF (VICKY'S CUBICLE) | 1 | | |
| Bookshelf, 5 Shelf-Mario's Office | 1 | | |
| LITERATURE ORGANIZATION RACKS -36 COMPARTMENT | 2 | | |
| MAGNETIC PLANNING BOARDS - MARIO'S OFFICE | 3 | | |
| WIPE BOARDS | 1 | | |
| CORK BOARDS | 3 | | |
| STAPLERS | 4 | | |
| TAPE DISPENSERS | 4 | | |
| HOLE PUNCHERS | 4 | | |
| CLIPBOARDS | 5 | | |
| ROLODEXS | 3 | | |
| | | | |
| | | | |
| MITA DC-1560 COPY MACHINE & Floor Stand Cabinet - 1.D. 36097 | 1 | IKON OFFICE SOLUTIONS | |
| CANNON FAXPHONE 8640 BUBBLE JET FACSIMILE | 1 | | |
| TYPEWRITER, ELECTRIC- BROTHER MODEL# GX-6750 | 1 | | |
| AT&T (LUCENT TECH) ANSWERING SYSTEM WITH TIME/DAY #1325 | 1 | | |
| TEXAS INST. TI5630 ADDING MACHINE | 1 | OFFICE DEPOT | Mar-98 |
| SHARP ELECTRONIC PRINTING CALCULATOR EL-1626 | 11 | | |
| VICTOR ELECTRONIC PRINTING CALCULATOR 1460-2 | 1 | | |
| NEC MULTILINE PHONES | 6 | TELE-PRO, Ronkonkoma, NY | |
| | | | |
| | | | |
| | | | |
| | | TRADEMARK | |

TRADEMARK

REEL: 002089 FRAME: 0715

02-08-00 09:32AM FROM-STOEL RIVES LLP PDX T-172 P.04/11 F-373 LORIVA COMPANY OWNED ASSETS Prepared by Mario D. SEE SEPARATE LIST FOR BOTTLING (PRODUCTION FILLING LINE) EQUIPMENT - SEPT. 99 ASSET DESCRIPTION **Purchased from** QTY Purchase Date COMPUTER EQUIRMENTALISTED BELOWS 1 Rebuilt Ocean P120 Pentium Mini-tower peer to peer "File Server" GIM Electronics, NY Oct-97 with new HP T3000 1.6GB tape back up-Colorado backup software 16MG RAM, 2.1 GB HDD, CD ROM, WIN95 Installed-NETWORK ready Peachtree Accounting Software- Y2K compliant installed Microsoft Word / Excel 7.0 Version Software installed Keyboard, mouse and AcerView 34T UVGA 14" color Monitor Internal Modem - Internet Ready- MicroSoft INTERNET EXPLORER HILLTOP COMPUTING 2 Total Peripherals Desktop Computer (80486) - 486DX-2 66 MGHTZ CORAM, NY 16MG RAM, 1.56 GB HDD, CD ROM, WIN95 Installed-NETWORK ready Peachtree Accounting Software- Y2K compliant installed Microsoft Word / Excel 7.0 Version Software installed Keyboard, mouse and AcerView 34T UVGA 14" color Monitor Internal Modern - Internet Ready Internal Modem - Internet Ready-MicroSoft INTERNET EXPLORER COMPUTER ACCESSORY EQUIPMENT LISTED BELOW 1 XEROX DOCUPRINT P12 LASER PRINTER **OFFICEMAX** Business 1 Jan-90 NEC PINWRITER P5300 HIGH-SPEED MATRIX PRINTER-136 COLUMN Systems, Hadupauge, NY 1 OFFICE DEPOT **EPSON LQ-570+ MATRIX PRINTER**

TRADEMARK

REEL: 002089 FRAME: 0716

| LORIVA COMPANY OWNE | | | Prepared by Mario D. |
|---|----------|----------------|-------------------------|
| SEE SEPARATE LIST FOR BOTTLING (PRODUCTION FILLING LINE) I | EQUIPMEN | T - SEPT, 99 | |
| ASSET DESCRIPTION | QTY | Purchased from | Purchase Date |
| PRODUCTION TWAREHOUSE FURNITURE EDUNMENTA SUPPLIES SETED RETAIN | | | |
| DESKS | 4 | | |
| CHAIRS | 4 | | |
| EQUIPMENT TABLE TOPS | 1 | | |
| FILE CABINETS - 5 DRAWER | . 1 | | |
| FILE CABINETS - 3 DRAWER | 1 | | |
| METAL STORAGE CABINET - 2 DOOR- 3' x 6' | 3 | | |
| WIPE BOARDS | 1 | | |
| CORK BOARDS | 1 | | |
| STAPLERS | 2 | | |
| TAPE DISPENSERS | 2 | | |
| CLIPBOARDS | 4 | | |
| LUNCH ROOM TABLE | 1 | | |
| Lunch Room Chairs | 4 | | |
| REFRIGERATOR | 1 | | |
| MICROWAVE | 1 | | |
| ACROPRINT TIME CLOCK - MODEL# 125 | 1 | | |
| | | | |
| INVENTORY RACKING-CONNECTING- 8' WIDE (WAREHOUSE AREA) | 24 | | |
| MISCELLANEOUS METAL SHELF RACKS (Production & Warehouse) | 10 | | |
| MISCELLANEOUS TOOLS | 1 LOT | | |
| HAND PALLET JACK | 1 | 1000 | |
| ELECTRIC DRUM PUMP | 1 | | |
| AIR POWER DRUM STIRRER | - 1 | | |
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CAPITAL EQUIPMENT ASSET LIST- LORIVA SUPREME FOODS, INC.

LORIVA BOTTLING LINE EQUIPMENT LIST -POWER & AIR REQUIREMENTS - LINE LAYOUT

Sep-99 by Mario D.

Packaging Dynamics, Inc. <u>Fully Automatic Straight Line Filler</u> - Mfr'd. in 1988 - Model #ESLA-6 S/N M87123 Equiped with 6 Stainles Steel Nozzle Gravity Fill Heads with DC Variable Drive, Motors, Pump, Drip Pan 12 foot long x 4 1/2" wide Delrin chain Power Conveyor, photo-electric sensor switches (2), pneumatic gate cylinders (2) and NITRO FLUSH system adapted by Loriva <u>Purchased New in 1988</u>

Machine Filling Motor:

Leeson Elec. Corp.,WL:TEFC P/N 110013.00/Model # C6C17FB2F

TYPE Cont Duty - 3/4 HP - 1725 RPM /115 VOLT /1 PH /60HZ

Supply Tank Motor and Pump:

MOTOR: Leroy-Somer, Canada -Powerblock Model# D46 - S/N D4300772
TYPE Cont Duty - 3/4 HP - 1725 RPM / 200 VOLT /3 PH /60HZ / 2.9 AMP
PUMP: Albin Pump, Atlanta, GA.: SLP# 107 - P63 A31 B1 A O T

S/N 139231 / MAX 230 Deg F / 116 P.S.I.

Conveyor Motor (Power Transmission Drive):

Dayton Corp. 1/2 HP-115/230V /6.6 AMP/1 PH/ 1725 RPM/ 60HZ

Right Angle Variable Speed Belt Drive - Reversible

Air Requirements: 80 PSIG

Grainger Corp. Stock No. 6K119

Production Capacity Rating: 36 cpm

The New Resina Corp, Brookyln, NY <u>Auotmatic Screw Capping Machine</u> 1965-Single Chuck, Model #820 -s/N 3371 equiped with large cap hopper, 10 foot long x 5" wide Stainless steel belt Power Conveyor and Photo-electric eye <u>Drive and Hopper Motors</u> - 1 of each-<u>RATINGS</u>: 1/4 HP- 115/230 VOLTS-/5.2/2.6 AMPS/1 PHASE-Continuos Duty

Air Requirements: NONE Chuck size: 28mm/400

Production Capacity Rating: 55 cpm up to 3" Dia.

Purchased Used in Sept. 1989

*NOTE THAT FOR OVERALL ABOVE POWER REQUIREMENTS, EACH OF THE ABOVE 2 MACHINES ARE CONNECTED TO A FLEX 12/4 -3 PHASE POWER DROP LINE (located over top of machinery).

3 PH FUSE BREAKER SWITCH PROTECTION FOR COMBINED 2 MACHINES IS 15 AMPS TOTAL.

Packaging Dynamics, Inc. <u>Unscrambler Rotary Table 48" Diameter</u> Model #UNS-48
Equiped with Stainless Steel construction Table Top & side panels and DC/SCR Variable Speed control unit <u>Drive Motor</u>: Dayton Corp. - DC Variable Speed - 90 VOLTS DC- 1 PHASE-Continuos Duty/ .75 AMP

Purchased New in May 1996

Auto Labe, Inc., Florida Automatic Labeling System consisting of below items:

Auto Labe Automatic Pressure Sensitive Label Applicator (Geared Down) - Model #110 LH (Lefthand) S/N 930554 Equiped with 16" O.D. Label Roll Holder - Wide Label Web Width up to 7" Roll with 3" Core - Optional Kit #850 and Photo-electric Sensor Unit #855

Power Requirements: 115 VOLTS AC / 60HZ / 1 AMP (max)

Auto Labe 4" Wrap Conveyor Station with Back Fence - Model #830 LH (Lefthand) S/N 930555

Drive Motor: Baldor Corp. - Variable Speed 1/6 HP- 90 VOLTS DC- 1 PHASE-Continuos Duty/ 1.3 AMP/ 3450 RPM

Auto Labe Hot Stamp Imprinter - Model #310 S/N 930556

Power Requirements: 115 VOLTS AC / 60HZ / 1 AMP (max)

Production Capacity Rating:18-35cpr

Air Requirements: Minimum 50 PSIG / 4 SCFM

*ABOVE LABELING SYSTEM IS ATTACHED TO RESINA CAPPER POWER CONVEYOR SECTION.

Page 4

TRADEMARK
REEL: 002089 FRAME: 0718

Purchased New in Oct. 1993

CAPITAL EQUIPMENT ASSET LIST- LORIVA SUPREME FOODS, INC.

LORIVA BOTTLING LINE EQUIPMENT LIST -POWER & AIR REQUIREMENTS - LINE LAYOUT

Axon Corp, N.C. <u>Automatic Band/Sleeve Applicator with Upright H.D. Floor Stand</u> -Model #EZ-A1 S/N A-4039 <u>Equipment Specs</u>: Speed of 45 CPM / Band Layflat= 25-200mm / Band Thickness= 1.5-4.0 mil / Band cut length= 25-50mm Band Type- Roll (Heat Shrinkable and Tamper Evident) up to 18" in diameter. Container spacing = 6" apart.

Knife: Guillotine Type - good for 7-8 million cycles. Can be sharpened once. Power Requirements: 110 VOLTS AC / 50HZ / 10 AMP / SINGLE PHASE

Air Requirements: 50 PSIG (max) / 2 CFM

Production Capacity Rating: 40 cpm

Purchased New in May 1994

*ABOVE SLEEVE APPLICATOR IS LOCATED AT END OF RESINA POWER CONVEYOR SECTION.

END OF BOTTLING LINE equiped with a 8 1/2 foot long x 3 1/2" wide Power Conveyor Belt (attached to Resina Power Conveyor Belt) mounted with a Heat Tunnel (Loriva Mfr'd) -12"long x 4"wide. Tunnel mounted with a Master Appliance Corp. Heat Gun -Mfr# HG-501A (500-750 Degree F)

Power Requirements: Dayton Corp SCR Varaible Speed Control Unit and Dayton Motor for Conveyor 110 VOLTS AC / 50-60HZ - 1/2 HP / SINGLE PHASE

*NOTE THAT FOR OVERALL POWER REQUIREMENTS, THE ABOVE MACHINES ARE
CONNECTED TO A TOTAL OF 8 EACH -12/3 POWER DROP LINES (located over top of machines).
FUSE BREAKER SWITCH PROTECTION FOR ABOVE MACHINES IS 20 AMPS PER BREAKER.

LORIVA BOTTLING LINE LAYOUT

Pack

Unscrappier
Retary

Table

OVERALL LENGTH OF PRODUCTION BOTTLING LINE IS 30 FEET + 4 FEET FOR PACK TABLE.

Page 5

TRADEMARK

REEL: 002089 FRAME: 0719

02-08-00 D9:33AM FROM-STOEL RIVES LLP PDX

CAPITAL EQUIPMENT ASSET LIST- LORIVA SUPREME FOODS, INC

LORIVA ADDITIONAL PRODUCTION EQUIPMENT LIST -POWER & AIR REQUIREMENTS

Nov-98 by Marie D

Accutek Co., Ca. Pinch-25 6 Head Time/Pressure Filter - Model #PINCH 25 S/N A15101980 Equiped with 6 Stainless Steel 6/16" Nozzles -No drip- Wand, S.S. Positive Diplacement Pump with Bi-Pass

Power Requirements for Micro-processor Control Unit: 110 VOLTS AC / 60HZ

Pump Motor: Leeson Elec. Corp., Wi. Model# C42D17FK7A

3/4 HP -1750 RPM / 90V/1PH / 7 AMP

Air Requirements: 60 PSIG

Production Capacity Rating: 240 cpm for 1.7 oz (50ml) bottle size Purchased New in Sept. 1997

AUGER FILLING MACHINE with Pump motor for filling QUARTS & HALF GALLON bottles

(located in Food Service production room)

Power Requirements: 1/2 HP MOTOR -120/240 VOLTS AC-1 PHASE- 50/60HZ - 1725 RPM

Purchased from: KEITH MACHINERY CORP., LINDENHURST, N.Y.

LIGHT TO THE PARTY THAT THE PROPERTY OF THE PARTY OF THE

Production Capacity Rating: 2-5 CPM

Swan-Matic Tabletop Sem-Automatic Capper - Model #49-PC SERIAL NO. 49-PC-3372 Mfr'd in 1980 by Automation Devices, Inc., Fairview, PA.

Power Requirements: 1/4 HP MOTOR -120/240 VOLTS AC-1 PHASE- 50/60HZ

Production Capacity Rating: Standard Spindle Speed 43 Strokes/Minute

Labelette Hot Melt Glue Labeler - Model #11C SERIAL NO. 116737 Mfrd 4/87 by LABELETTE CO., FOREST PARK, IL.

Power Requirements:110 VOLTS AC-1 PHASE- 60HZ - 24 AMPS (with Hot Melt Glue Pan)

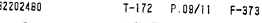
Production Capacity Rating: 20 CPM

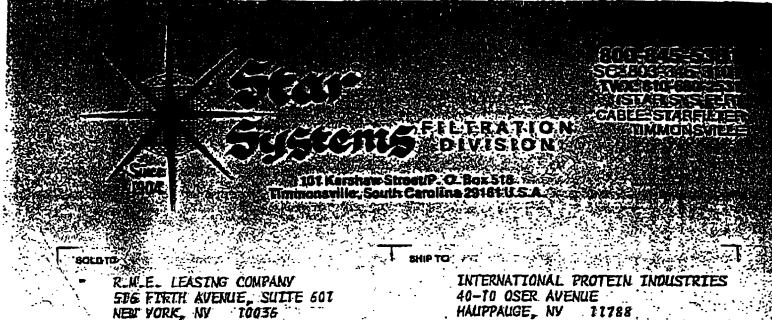
Star Filter and related equipment and accessories purchased from Star Systems, Timmonsville, South Carolina 3/4/86

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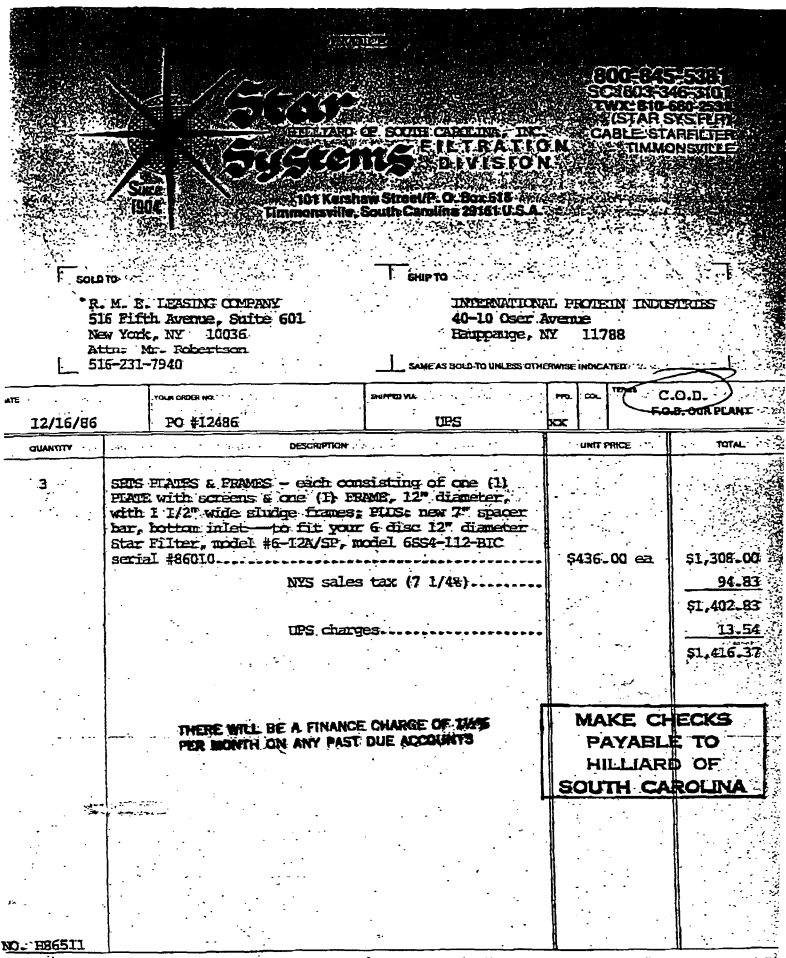
TMC Model 1200 Piston Filler, purchased from Keith Machinery Corp., indenhurst, New York 4/9/86

ATT: MR_ ROBERTSON





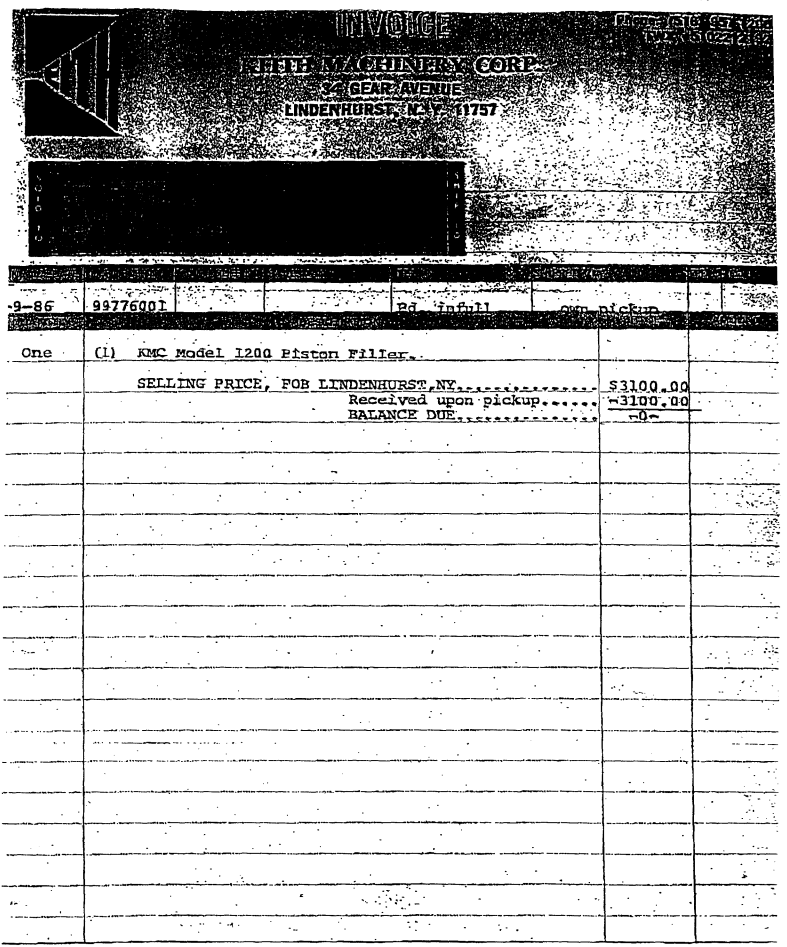
ma ooL SHIPED VIN F.O.B. GUR PIJANT YELLOW FREIGHT PO.#12886 3/4/86 QUANTITY ... STAR FILTER - Model #6-12A/SP; 6 disc, 12" dia. with 12 wide sludge frames. Albin S.S. Sanitary Pos. Pump and 3/4 HP 3/60/208 TEEC motor. Built on a 44" long [20 disc) stand. Includes: Magnetic starter, casters. Tre-clamp fittings with hose adapters on inlet/outlet. sample box Star Filter media and free delivery. \$8,776,00 TOTAL AMT DUE...\$8,776.00 Leas dep rec. d -3,000.00 BALANCE DUE...\$5,776.00 you are liable for sales tax directly to your own state MODEL #6-12A/SP SERTAL #86010: " MODEL 6SS4-TT2-BIC NO. 86187



NOTE—All claims shall be made in writing milting intern days after delivery of goods and in any event shall be limited to the selling proc

TRADEMARK

REEL: 002089 FRAME: 0722



PERSONAL PROPERTY LEASES

None

FFDOCS1\254921.1

CONTRACTS

- 1. <u>Dipasa</u>- Contract No. 4068,4069,4070 (Raw Materials)- ATTACHED
- 2. <u>Leone Industries</u>- Blanket No. 334 & 335 for bottles- ATTACHED
- Syr. King
- 3. Catania-Spagna- Contract No. 488, 406 (Raw Materials)- ATTACHED
- 4. Food & Vine, Inc.- Blanket No. 784 (Italian Grapeseed Oil)- ATTACHED
- 5. Penn Bottle and Supply Co.- Blanket No. 766 & 686 (Caps)- ATTACHED
- 6. Ribon Ind./J Rice Plastics- Blanket No. 730 (Bottles)- ATTACHED
- 7. Burch Bottle & Packaging, Inc.- Blanket No. 767 (Caps)- ATTACHED
- 8. Pro-Tek Packaging Group, Inc.- Blanket No. 709 (Seals)- ATTACHED
- 9. Sprint Communication Services- ATTACHED
- 10. Sprint PCS Mobile Phone ATTACHED
- 11. LANDSCAPING & DESIGN- Snow Removal- ATTACHED 41 3 00
- 12. Non-binding discounted rates on inbound and outbound freight by:
 - a. RTI

53%

b. ROADWAY

59%

c. APA

65%

d. PLYMOUTH ROCK

60%

- 13. VENDOR BLANKET ORDERS- ATTACHED
- 14. 17 Broker Contracts- ATTACHED

FFDOCS1\255044.2

INTELLECTUAL PROPERTY

- LORIVA- Int. Cl.: 29; Prior U.S. Cl.: 46; Reg. No. 1,493,354; Registered June 21, 1988; Vegetable Oils For Foods, First Use 7-21-1987; In Commerce 7-21-1987; Ser. No. 691,997, Filed 10-26-1987; Mary E. Hannon, Examining Attorney.
- 2. CANOLIVE- Int. Cl.: 29; Prior U.S. Cl.: 46; Reg. No. 1,656,943; Registered Sep. 10, 1991; Vegetable Oils For Foods, First Use 8-7-1990; In Commerce 8-7-1990; Ser. No. 74-034,310, Filed 3-5-1990; Timothy D. Pecsenye, Examining Attorney.
- 3. LORIVA- UK- Registered as of December 30, 1997; Reg. No. 2,154,629.
- 4. LORIVA- JAPAN- Registered as of July 16, 1999; Reg. No. 4,295,410.
- 5. JAZZ- listed under U.S. Serial No. 75/190,743; in line for Registration as of December 1, 1999.

FFDOCS1\254926.3

INTELLECTUAL PROPERTY LICENSES

None

FFDOCS1\254927.2

PERMITS

- 1. Food Processing License-NY, Expires 08/14/2001-ATTACHED*
- 2. Kosher Certificate- Organized Kashrus Laboratories; Issued August 26, 1999; Certificate No.: 8136-1; ID No.: 27329-27340- ATTACHED*

FFDOCS1\254928.1

^{*}Non-Transferable

SCHEDULE 2.1(h) RECEIVABLES

To be provided at Closing.

PortInd2-4236247.1 0032401-00003

CHOSES IN ACTION SCHEDULE

None

FFDOCS1\254946.1

Schedule 2.1(j)

PREPAIDS

- 1. NAFST Winter Show 2000 in the amount of \$2000.00
- 2. NAFST Summer Show 2000 in the amount of \$732.00

FFDOCS1\254939.2

TELEPHONE LINES AND NUMBERS

- 1. 1-800-945-6748
- 2. 631-737-4700
- 3. 631-738-2065
- 4. 631-738-0853
- 5. 631-738-0856
- 6. 631-738-0859
- 7. 631-738-0861
- 8. 631-738-0863
- 9. 631-738-9469 (fax)
- 10. 978-263-6924 (Bob's fax)

FFDOCS1\254948.1

SCHEDULE 2

[revised IP schedule]

1138227.4

EXHUBIT 5.1(S)

List of Intellectual Property

Maranatha Holding Corp.

| Federal Mark | Reg. No. | Reg. Date | Scrial No. | Appin. Date |
|---|-----------------|------------------|--------------------|--------------|
| TRULY INSPIRED NATURAL FOODS | N/A | N/A | 75/862,455 | Dec. 2, 1999 |
| INSPIRED NATURAL FOODS | N/A | N/A | 75/862,627 | Dcc. 2, 1999 |
| NOTE: The following four applications, in | the name of Mar | anatha Holding C | orp., are in proce | ss: |
| NSPIRED (Word)(Actual Use) | N/A | N/A | N/A | N/A |
| NSPIRED (Word) (Intent-to-Use) | N/A | N/A | N/A | N/A |
| Logo (N with S design) (Actual Use) | N/A | N/A | N/A | N/A |
| Logo (N with S design) (Intent-to-Use) | N/A | N/A | N/A | N/A |

Maranatha Acquisition Corp.

| Federal Mark | Reg. No. | Reg. Date | Serial No. | Appln. Date |
|--|-----------|----------------|------------------|---------------|
| MARANATHA NATURAL FOODS | 1,453,359 | Aug. 18, 1987 | 73-632673 | Nov. 28, 1986 |
| NOTE: The following three registrations, process of being assigned to Marz | • | | preme Foods, Inc | ., are in the |
| JAZZ | 2,309,560 | Jan. 18, 2000 | 75-190,743 | Ост. 31, 1996 |
| CANOLIVE | 1,656,943 | Sept. 10, 1991 | 74-034,310 | March 5, 1990 |
| LORIVA | 1,493,354 | June 21, 1988 | 73-691,997 | Oct. 26, 1987 |

Revised February 7, 2000

State of Oregon Mark Reg. No. Serial No. Appln. Date Reg. Date

THE NUT BUTTER COMPANY T26,360 July 29, 1992 N/A N/A

NOTE: The following registration is current, but will be allowed to expire on July 29, 2002:

NUTTIN' BETTER July 29, 1992 T26,359 N/A N/A

NOTE: The following mark, registered to Maranatha Natural Foods, Inc., is in the process of being assigned to

Maranatha Acquisition Corp.:

MARANATHA NATURAL FOODS T21,378 N/A Fcb. 3, 1987 N/A

Sunlight Foods, Inc.

- 1. The fictitious business name statement for the name "Sunspire" filed by the Company in Alameda County is attached.
- Trademark License Agreement between the Company and FruitSource, dated 8/1/95, expiring 8/1/2005. 2.
- 3. See Attached.

Revised February 7, 2000

Portind2-4209829.1 0032401-00001

10.

SUNLIGHT FOODS, INC. STATUS OF UNITED STATES TRADEMARKS

| MARK | STATUS |
|-----------------------|---|
| BAKING BREAK | Registered 5/9/95 |
| Serial No. 74/491,265 | Expires 5/9/2005 |
| Reg. No. 1.893,256 | (Section 8 & 15 Affidavit due between |
| | 5/9/2000 and 5/9/2001 |
| BERRY WILD CRITTERS | Registered 4/30/1996 |
| Serial No. 74/667,339 | Expires 4/30/2006 |
| Reg. No. 1,971,290 | (Section 8 & 15 Affidavit due between |
| | 4/30/2001 and 4/30/2002) |
| CAROBA | Registered 7/3/84 |
| Reg. No. 1.284,507 | Expires 7/3/2004 |
| | Section 8 & 15 Affidavit filed with PTO on |
| | 1/16/90. PTO sent notice 7/30/90 that |
| | Section 8 & 15 Affidavit fulfills the statutory |
| | requirements and has been accepted by PTO. |
| | Registration now incontestable. |
| | (Note: when filing renewal application, must |
| | also file Section 8 Affidavit.) |
| CHIP LOGO | Registered 6/14/88 |
| Serial No. 73/653,230 | Expires 6/14/2008 |
| Reg. No. 1,492,474 | Section 8 & 15 Affidavit filed with PTO on |
| | 7/12/93. PTO sent notice 11/22/93 that |
| | Section 8 & 15 Affidavit fulfills the statutory |
| | requirements and has been accepted by the |
| | PTO. Registration now incontestable. |
| CRUNCHIES | Registered 12/9/1997 |
| Scrial No. 75/109,853 | Expires 12/9/2007 |
| Reg. No. 2.120,523 | (Section 8 & 15 Affidavit due between |
| Thro | 12/9/2002 and 12/9/2003) |
| EPIC | Registered 7/13/1999 |
| Serial No. 75/474,545 | Expires 7/13/2009 |
| Reg. No. 2,261,715 | (Section 8 & 15 Affidavit due between |
| | 7/13/2004 and 7/13/2005) |
| | (Note: when filing renewal application, must |
| | also file Section 8 Affidavit.) |

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| SUNLIGHT FOODS, INC. STATUS OF UNITED STATES TRADEMARKS | | |
|---|--|--|
| MARK | STATUS | |
| "S" | Registered 10/11/1983 | |
| Reg. No. 1.253,883 | Expires 10/11/2003 | |
| | Section 8 & 15 accepted and acknowledged. | |
| | Registration now incontestable. | |
| | (Note: when filing renewal application, must | |
| | also file Section 8 Affidavit.) | |
| SUNDROPS | Registered 1/26/93 | |
| Serial No. 74/199,707 | Expires 1/26/2003 | |
| Reg. No. 1,748,713 | Section 8 & 15 accepted and acknowledged. | |
| | Registration now incontestable. | |
| | (Note: when filing renewal application, must | |
| | also file Section 8 Affidavit.) | |
| SUNSPIRE | Registered 9/6/1983 | |
| Reg. No. 1,250,605 | Expires 9/6/2003 | |
| | Section 8 & 15 accepted and acknowledged. | |
| | Registration now incontestable. | |
| | (Note: when filing renewal application, must | |
| *************************************** | also file Section 8 Affidavit.) | |
| SUNSPIRE BAT BITES | Registered 10/22/1996 | |
| Serial No. 74/570,092 | Expires 10/22/2006 | |
| Reg. No. 2.009,367 | (Section 8 & 15 Affidavit due between | |
| | 10/22/2001 and 10/22/2002) | |
| SUNSPIRE CRYSTAL | Registered 4/11/95 | |
| Serial No. 74/491,264 | Expires 4/11/2005 | |
| Reg. No. 1,888,701 | (Section 8 & 15 Affidavit due between | |
| | 4/11/00 and 4/11/01) | |
| SUNSPIRE EARTHBALLS | Registered 10/31/95 | |
| Serial No. 74/497,269 | Expires 10/31/2005 | |
| Reg. No. 1,930,743 | (Section 8 & 15 Affidavit due between | |
| | 10/31/2000 and 10/31/2001) | |
| SUNSPIRE SHOOTING STARS | Registered 8/15/1995 | |
| Serial No. 74/497,267 | Expires 8/15/2005 | |
| Reg. No. 1,911,621 | (Section 8 & 15 Affidavit due between | |
| | 9/15/2000 and 9/15/2001) | |

2

8/15/2000 and 8/15/2001)

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SUNLIGHT FOODS, INC. STATUS OF UNITED STATES TRADEMARKS

| MARK | STATUS |
|------------------------|---|
| SUNSPIRE TOFFEE CRUNCH | Registered 2/23/1999 |
| Serial No. 75/303.574 | Expires 2/23/2009 |
| Reg. No. 2,226,738 | (Section 8 & 15 Affidavit due between |
| | 2/23/2004 and 2/23/2005) |
| SWEETS-TO-GO | Application filed 9/28/98 (Intent-to-Use) |
| Serial No. 75/560,585 | Notice of Allowance issued by PTO on |
| | 7/20/1999. Statement of Use filed on |
| | 1/20/2000. Awaiting acceptance of |
| | Statement of Use and Certificate of |
| | Registration. |
| TRULY INSPIRED NATURAL | Registered 11/3/1998 |
| Serial No. 75/415,673 | Expires 11/3/2008 |
| Reg. No. 2,201,542 | (Section 8 & 15 Affidavit due between |
| | 11/3/2003 and 11/3/2004) |

3

SUNLIGHT FOODS, INC. STATUS OF FOREIGN APPLICATIONS

| MARK | COUNTRY | STATUS |
|----------------------------------|----------------|-----------------------------|
| SUNSPIRE Application No. 1305283 | European Union | Application filed 9/10/99. |
| SUNSPIRE Application No. 1032475 | Canada | Application filed 10/14/99. |
| SUNSPIRE Application No. 9627499 | Japan | Application filed 10/25/99. |

4

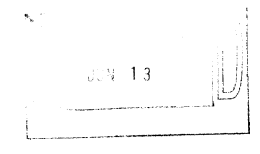
SUNLIGHT FOODS, INC. STATUS OF CALIFORNIA TRADEMARKS

| MARK | SŢATUS | |
|--|--|--|
| CAROBA AND DESIGN OF SUN Reg. No. 62048 | Registered 8/1/80 and renewed in 1990 Expires 8/1/2000 | |
| "S" in a fanciful depiction | Registered 2/24/82 and renewed in 1992 | |
| Reg. No. 65549 | Expires 2/24/2002 | |
| SUNSPIRE | Registered 2/24/82 and renewed in 1992 | |
| Reg. No. 65548 | Expires 2/24/2002 | |



6-13-00

Jon J. Napier napier@millernash.com (503) 205-2519 direct line



June 9, 2000

Miller Nash LLP 3500 U.S. Bancorp Tower 111 S.W. Fifth Avenue Portland, OR 97204-3699 (503) 224-5858 (503) 224-0155 fax

4400 Two Union Square 601 Union Street Seattle, WA 98101-2352 (206) 622-8484 (206) 622-7485 fax

900 First Interstate Tower 900 Washington Street Post Office Box 694 Vancouver, WA 98666-0694 (360) 699-4771 (360) 693-2911 fax

United States Patent and Trademark Office Assignment Division Box Assignments, CG-4 1213 Jefferson Davis Highway Suite 320 Washington, D.C. 20231

Subject: Trademark Assignment Document 101308141

Maranatha Acquisition Corp. conveying to

U.S. Bank National Association

Dear Sir or Madam:

Enclosed are:

- 1. Revised Assignment Recordation Cover Sheet PTO-1618A;
- 2. Copy of Notice of Non-Recordation of Document, mailed May 24, 2000;
- 3. Assignment Recordation Cover Sheet PTO-1618A;
- 4. Copy of Security Agreement; and
- 5. Postcard to acknowledge receipt of enclosures.

Please direct all correspondence in this matter to me at the above address.

Very truly yours,

Jon J. Nanier

I, Elizabeth A. Bone, hereby certify that this document is being deposated of June 9, 2000, with the United States Postal Service with sufficient postage as first class mail under 37 CFR § 1.8, and is addressed to the United States Patent and Trademark Office, Assignment Division, Box Assignments, CG-4, 1213 Jefferson David Highway, Suite 320, Washington, D.C. 20231.

Elizabeth A. Fone



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

MAY 24, 2000

MILLER NASH LLP
JON J. NAPIER
3500 U.S. BANCORP TOWER
111 S.W. FIFTH AVENUE
PORTLAND, OR 97204-3699

PTAS



RECEIVED
JUN 0 5 2000

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF NON-RECORDATION OF DOCUMENT

MILLER, NASH, WIENER, HAGER & CARLSEN

DOCUMENT ID NO.: 101308141

THE ENCLOSED DOCUMENT HAS BEEN EXAMINED AND FOUND NON-RECORDABLE BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. THE REASON(S) FOR NON-RECORDATION ARE STATED BELOW. DOCUMENTS BEING RESUBMITTED FOR RECORDATION MUST BE ACCOMPANIED BY A NEW COVER SHEET REFLECTING THE CORRECT INFORMATION TO BE RECORDED AND THE DOCUMENT ID NUMBER REFERENCED ABOVE.

THE ORIGINAL DATE OF FILING OF THIS ASSIGNMENT DOCUMENT WILL BE MAINTAINED IF RESUBMITTED WITH THE APPROPRIATE CORRECTION(S) WITHIN 30 DAYS FROM THE DATE OF THIS NOTICE AS OUTLINED UNDER 37 CFR 3.51. THE RESUBMITTED DOCUMENT MUST INCLUDE A STAMP WITH THE OFFICIAL DATE OF RECEIPT UNDER 37 CFR 3. APPLICANTS MAY USE THE CERTIFIED PROCEDURES UNDER 37 CFR 1.8 OR 1.10 FOR RESUBMISSION OF THE RETURNED PAPERS, IF THEY DESIRE TO HAVE THE BENEFIT OF THE DATE OF DEPOSIT IN THE UNITED STATES POSTAL SERVICE.

SEND DOCUMENTS TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231. IF YOU HAVE ANY QUESTIONS REGARDING THIS NOTICE, YOU MAY CONTACT THE INDIVIDUAL WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723.

1. THE COVER SHEET SUBMITTED FOR RECORDING IS NOT ACCEPTABLE. AN EXECUTION DATE MUST BE INDICATED FOR EACH CONVEYING PARTY.

MAURICE CARTER, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

RECORDED: 02/29/2000