	0-17-20	02		
FORM PTO-1594 (Rev. 5-93) OMB No. 0651-0011 (axp. 4/94)			SHEET	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
Tab settings □ □ □ ▼	1022520	79 _		Ψ γ
To the Honorable Commissioner or	UZZUMIKS: PI	ease record t	he attached origina	al documents or copy thereof.
 Name of conveying party(ies): 		2. Name	and address of re	eceiving party(ies)
Big Valley Marketing Corporation	2	Name:	Harris Trust an	nd Savings Bank, as Agent
10-17-0				
☐ Individual(s) ☐ Association			Address:	
General Partnership Limited Partr	nership	Street A	Address:111 V	Vest Monroe Street
Corporation-State		City:_C	hicago	State:IL ZIP:60603
Other		□ Indiv	ridual(s) citizensh	iip
Additional name(s) of conveying party(ies) attached? Yes	s X No	L Asso	ciation	
Nature of conveyance:		∐ Gene	eral Partnership_	
☐ Assignment ☐ Merg	ger	☐ Corp	oration-State	
Security Agreement Char	nge of Name	☑ Othe	r <u>an Illinois har</u>	nking cornoration
Trademark Collateral Agreement		If assignee is n is attached:	ot domiciled in the Unite	ed States, a domestic represetative designation Yes X No
Execution Date: September 27, 2002		(Designations n		ument from assignment)
		Additional flame	e(s) & address(es) altac	thed? ∐ Yes [X] No
Application number(s) or patent number(s):	ı			
A. Trademark Application No.(s)	1	B. Trac	lemark Registrati	on No.(s)
See Schedule A-1 attached hereto.	ļ	Se	e Schedule A-1 a	attached hereto
	lional numbers attacl			
 Name and address of party to whom correspon concerning document should be mailed: 	паелсе		imber of applicati tions involved:	ons and
Name:				11-08
		7. Total fee	e (37 CFR 3.41)	
EEDEDAI		☐ Encl	osed	
DECEMAL		 -		
KESEARCH		Auth	orized to be char	ged to deposit account
1030 Fifteenth Street, NW, Suite 920				
Washington, DC 20005	_	8. Deposit	account number:	*
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City:State:ZIP	P:	/AM		
	DO NOT USE T		plicate copy of this p	age if paying by deposit account)
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Statement and signature. To the best of my knowledge and belief, the forthe original document.	regoing information	on is true an	d correct and any	y attached copy is a true copy of
Elizabeth A. Szklarz	Glidal	oth A.	Sich	October 14, 2002
Name of Person Signing	Sig	nature	7)	6 Date
	 		ments, and docume	nt:
Mail documents to be r Commissioner	recorded with requion of Patents & Trade			;
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/			_	

SCHEDULE A-1 TO TRADEMARK COLLATERAL AGREEMENT

REGISTERED TRADEMARKS AND TRADEMARK APPLICATIONS

FEDERAL TRADEMARK REGISTRATIONS

MARKS	REG. NO.	GRANTED
Big Valley	1093909	6/20/78
Big Valley	1120142	6/12/79
Big Valley & Design (two mountains)	1093910	6/20/78
Cup-A-Fruit	1815560	1/4/94

PENDING FEDERAL TRADEMARK APPLICATIONS

MARK SERIAL NO. FILED

NONE

COMMON LAW MARKS AND TRADE NAMES

NONE

REGISTERED STATE TRADEMARKS AND TRADEMARK APPLICATIONS

NONE

REGISTERED FOREIGN TRADEMARKS AND TRADEMARK APPLICATIONS

NONE

TRADEMARK COLLATERAL AGREEMENT

This 27th day of September, 2002, Big Valley Marketing Corporation, a California corporation ("Debtor") with its principal place of business and mailing address at 7916 West Bellevue Road, Atwater, California 95301, in consideration of ten dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, assigns, mortgages and pledges to Harris Trust and Savings Bank, an Illinois banking corporation with its mailing address at 111 West Monroe Street, Chicago, Illinois 60603, acting as administrative agent for itself and certain other lenders, and its successors and assigns ("Secured Party"), and grants to Secured Party a continuing security interest in, the following property:

- (i) Each trademark, trademark registration and trademark application listed on Schedule A-1 hereto, and all of the goodwill of the business connected with the use of, and symbolized by, each such trademark, trademark registration and trademark application; and
- (ii) Each trademark license listed on Schedule A-2 hereto and all royalties and other sums due or to become due under or in respect of each such trademark license, together with the right to sue for and collect all such royalties and other sums; and
- (iii) All proceeds of the foregoing, including without limitation any claim by Debtor against third parties for damages by reason of past, present or future infringement of any trademark or trademark registration listed on Schedule A-1 hereto or of any trademark licensed under a trademark license listed on Schedule A-2 or by reason of injury to the goodwill associated with any such trademark, trademark registration or trademark license, in each case together with the right to sue for and collect said damages;

to secure performance of all Secured Obligations of Debtor as set out in that certain Security Agreement bearing even date herewith between Debtor and Secured Party, as the same may be amended, modified or restated from time to time (the "Security Agreement").

Notwithstanding anything herein to the contrary, this Trademark Collateral Agreement shall not operate as a sale, transfer, conveyance or other assignment to Secured Party of any applications by Debtor for a Trademark based on an intent to use the same if and so long as such application is pending without a Statement of Use having been filed and accepted (such pending applications which are based on intent to use being hereinafter referred to collectively as "Intent-To-Use Applications"), but rather, if and so long as Debtor's Intent-To-Use Application is pending without a Statement of Use having been filed and accepted, then this Trademark Collateral Agreement shall operate only to create a security interest for collateral purposes in favor of Secured Party on such Intent-To-Use Application as collateral security for the Obligations. When a Statement of Use is filed and accepted by the Trademark Office, then that application shall cease to be partly exempted from this Agreement.

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Debtor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the assignment, mortgage, pledge and security interest in the trademarks, trademark registrations, trademark applications and trademark licenses made and granted hereby are more fully set forth in the Security Agreement.

IN WITNESS WHEREOF, Debtor has caused this Trademark Collateral Agreement to be duly executed as of the date and year last above written.

By Name Organ Curtley Title Co
HARRIS TRUST AND SAVINGS BANK, AS AGENT
Ву
Name
Title

BIG VALLEY MARKETING CORPORATION

Debtor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the assignment, mortgage, pledge and security interest in the trademarks, trademark registrations, trademark applications and trademark licenses made and granted hereby are more fully set forth in the Security Agreement.

IN WITNESS WHEREOF, Debtor has caused this Trademark Collateral Agreement to be duly executed as of the date and year last above written.

By
Name
Title
HARRIS TRUST AND SAVINGS BANK, AS AGENT
By
Name William J. Kane
Title Vice President

BIG VALLEY MARKETING CORPORATION

SCHEDULE A-2 TO TRADEMARK COLLATERAL AGREEMENT

TRADEMARK LICENSES

NONE

RECORDED: 10/17/2002