## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: RELEASE BY SECURED PARTY

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Wilmington Trust Company		04/27/2007	CORPORATION: DELAWARE

#### RECEIVING PARTY DATA

Name:	Barney's, Inc.
Composed Of:	COMPOSED OF Barneys America, Inc., Barneys (CA) Lease Corp., Barneys (NY) Lease Corp., BASCO All-American Sportswear Corp., and Barneys America (Chicago) Lease Corp.), BNY LICENSING CORP.,and BARNEYS NEW YORK, INC.,
Street Address:	575 Fifth Avenue
Internal Address:	11th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	CORPORATION: NEW YORK

PROPERTY NUMBERS Total: 44

Property Type	Number	Word Mark
Serial Number:	71503277	DI GRAZZO
Serial Number:	72136187	BARNEY'S
Serial Number:	73397420	OAK ROOM
Serial Number:	73397422	INTERNATIONAL HOUSE
Serial Number:	73397423	AMERICA HOUSE
Serial Number:	73397425	BARNEYS
Serial Number:	73397426	ENGLISH ROOM
Serial Number:	73397427	BARNEYS NEW YORK
Serial Number:	73397428	BARNEYS
Serial Number:	73397429	BARNEYS CORPORATE PROGRAM
Serial Number:	73397431	THE R.S.V.P. ROOM AT BARNEYS

TRADEMARK REEL: 003535 FRAME: 0474

900076023

Serial Number:	73397708	BARNEYS CHELSEA PASSAGE
Serial Number:	73685577	CO/OP BARNEYS NEWYORK
Serial Number:	73792604	BARNEYS NEW YORK
Serial Number:	74030677	SELECT, DON'T SETTLE.
Serial Number:	74139558	CHELSEA PASSAGE
Serial Number:	74173714	SELECT, DON'T SETTLE.
Serial Number:	74579035	LOOK
Serial Number:	74698082	BARNEYS NEW YORK
Serial Number:	75172667	FRED'S AT BARNEYS NEW YORK
Serial Number:	75222841	CO/OP
Serial Number:	75273941	BARNEYS NEW YORK
Serial Number:	75297335	
Serial Number:	75555824	THE BOOK OF KNOWLEDGE
Serial Number:	75865763	CO-OP BARNEYS NEW YORK
Serial Number:	75865764	CO-OP
Serial Number:	75876415	BARNEYS NEW YORK PROCREATION
Serial Number:	75981207	BARNEYS NEW YORK PROCREATION
Serial Number:	75981426	BARNEYS NEW YORK
Serial Number:	75981502	
Serial Number:	76007053	BARNEYS NEW YORK
Serial Number:	76007054	
Serial Number:	76050007	BARNEYS NEW YORK FREE STUFF
Serial Number:	76084625	GET IT RIGHT
Serial Number:	76086488	GIVE GOOD GIFT
Serial Number:	76086496	
Serial Number:	76143228	BARNEYS NEW YORK MADISON AVENUE
Serial Number:	76210450	BARNEYS NEW YORK OFFSPRING
Serial Number:	76254052	CHEEKY, HAPPY, HIP
Serial Number:	76261420	CHEEKY.HAPPY.HIP
Serial Number:	76261421	GET IT RIGHT
Serial Number:	76283654	TASTE, LUXURY, HUMOR
Serial Number:	76368542	THE FOUNDATION
Serial Number:	76389133	THE FOUNDATION

CORRESPONDENCE DATA

Fax Number: (703)412-6284

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 703-412-6284

Email: cmatthews@oblon.com
Correspondent Name: Carol L.B. Matthews
Address Line 1: 1940 Duke Street

Address Line 4: Alexandria, VIRGINIA 22314

ATTORNEY DOCKET NUMBER:	270656US
NAME OF SUBMITTER:	Carol L.B. Matthews
Signature:	/s/Carol L.B. Matthews
Date:	05/02/2007

#### Total Attachments: 11

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RELEASE OF SECURITY INTEREST

THIS RELEASE OF SECURITY INTEREST, dated as of April 27, 2007 ("Release")

by and among BARNEY'S, INC., a New York corporation (and as successor-in-interest to

Barneys America, Inc., Barneys (CA) Lease Corp., Barneys (NY) Lease Corp., BASCO All-

American Sportswear Corp., and Barneys America (Chicago) Lease Corp.), BNY LICENSING

CORP., a Delaware corporation (together with Barney's, Inc., "the Barneys Subsidiaries"), and

BARNEYS NEW YORK, INC., a Delaware corporation, (collectively "Barneys" or "Releasee")

and WILMINGTON TRUST COMPANY, a Delaware banking corporation, in its capacity as

Collateral Agent ("Wilmington Trust" or "Releasor").

WHEREAS, Barneys and Wilmington Trust, as trustee, are party to an Indenture, dated

as of April 1, 2003, as amended (the "Indenture"), which provides for the issuance by Barney's,

Inc. of its 9% Senior Secured Notes Due 2008 (the "Notes"); and

WHEREAS, Barneys New York, Inc., as grantor, and Wilmington Trust, as collateral

agent, entered into that certain Security Agreement, dated April 1, 2003, as amended by First

Amendment dated December 1, 2004 (the "Parent Security Agreement"), in favor of Wilmington

Trust in order to secure the obligations of Barneys under the Indenture; and

WHEREAS, the Barneys Subsidiaries, as grantors, and Wilmington Trust, as collateral

agent, entered into that certain Security Agreement, dated April 1, 2003, as amended by First

Amendment dated December 1, 2004 (the "Barneys Security Agreement"), in favor of

Wilmington Trust in order to further secure the obligations of Barneys under the Indenture; and

WHEREAS, the Barneys Subsidiaries, as grantors, and Wilmington Trust, as collateral

agent, entered into that certain Intellectual Property Security Agreement, dated April 1, 2003 (the

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

"IP Security Agreement"), in order to further secure Barneys' obligations under the Indenture;

and

WHEREAS, pursuant to said Parent Security Agreement, Barneys Security Agreement,

IP Security Agreement (collectively referred to as the "Security Agreements"), Barneys granted

to Wilmington Trust certain security interests which, inter alia, consisted of liens on United

States Trademarks, Trademark Registrations and Applications listed on Schedule A annexed

hereto (the "Trademarks"), which are owned by the Barneys Subsidiaries; and

WHEREAS, said Security Agreements were recorded with the United States Patent and

Trademark Office at (1) Reel 2813, Frame 0222 on March 18, 2004, (2) Reel 2889, Frame 0677,

and (3) Reel 2816, Frame 0218 on March 18, 2004, December 8, 2003 and March 24, 2004,

respectively; and

WHEREAS, Barneys New York, Inc., as pledgor, and Wilmington Trust, as collateral

agent, entered into that certain Pledge Agreement, dated April 1, 2003 (the "Parent Pledge

Agreement"), in order to further secure Barneys' obligations under the Indenture; and

WHEREAS, the Barneys Subsidiaries, as pledgors, and Wilmington Trust, as collateral

agent, entered into that certain Pledge Agreement, dated April 1, 2003 (the "Pledge

Agreement"), in order to further secure Barneys' obligations under the Indenture; and

WHEREAS, pursuant to said Parent Pledge Agreement and Pledge Agreement, Barneys

pledged to Wilmington Trust certain equity interests which, inter alia, consisted of shares of

capital stock owned by the Pledgors as listed on Schedule B annexed hereto (the "Equity

Interests"); and

2

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

WHEREAS, Barneys has fully paid and satisfied its outstanding obligations under the

Indenture, thereby terminating said security interests and said pledges pursuant to the respective

provisions of the Parent Security Agreement, Barneys Security Agreement, IP Security

Agreement, Parent Pledge Agreement and Pledge Agreement; and

WHEREAS, Wilmington Trust now desires to release and to execute a satisfaction of

each of the Parent Security Agreement, Barneys Security Agreement, the IP Security Agreement,

and the Parent Pledge Agreement and Pledge Agreement, and to release any security interests

and assignments granted under the Parent Security Agreement, Barneys Security Agreement,

IP Security Agreement, Parent Pledge Agreement or Pledge Agreement back to Barneys;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of

which is hereby acknowledged:

1. Wilmington Trust hereby releases Barneys from the Parent Security Agreement

and releases and discharges all interests and claims that Wilmington Trust may

have in the "Collateral" (as defined in the Parent Security Agreement) given as

collateral security thereunder, including, without limitation, any and all interests

Wilmington Trust may have in each of the Trademarks. Wilmington Trust hereby

declares that the Parent Security Agreement is fully terminated and discharged

and shall be of no further force and effect, and that Barneys shall not have any

further obligations thereunder.

2. Wilmington Trust hereby releases Barneys from the Barneys Security Agreement

and releases and discharges all interests and claims that Wilmington Trust may

have in the "Collateral" (as defined in the Barneys Security Agreement) given as

3

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

collateral security thereunder, including, without limitation, any and all interests

Wilmington Trust may have in each of the Trademarks. Wilmington Trust hereby

declares that the Barneys Security Agreement is fully terminated and discharged

and shall be of no further force and effect, and that Barneys shall not have any

further obligations thereunder.

3. Wilmington Trust hereby releases Barneys from the IP Security Agreement and

releases and discharges all interests and claims that Wilmington Trust may have

in the "Intellectual Property Collateral" (as defined in the IP Security Agreement)

given as collateral security thereunder, including, without limitation, any and all

interests Wilmington Trust may have in each of the Trademarks. Wilmington

Trust hereby declares that the IP Security Agreement is fully terminated and

discharged and shall be of no further force and effect, and that Barneys shall not

have any further obligations thereunder.

4.

Wilmington Trust hereby releases Barneys from the Parent Pledge Agreement and

releases and discharges all interests and claims that Wilmington Trust may have

in the "Pledged Collateral" (as defined therein) given as collateral security

thereunder, including, without limitation, any and all interests Wilmington Trust

may have in each of the shares of capital stock identified on Exhibit A attached

thereto. Wilmington Trust hereby declares that the Parent Pledge Agreement is

fully terminated and discharged and shall be of no further force and effect, and

that Barneys shall not have any further obligations thereunder. Wilmington Trust

4

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

hereby agrees to release said shares of capital stock and deliver said shares of

capital stock to Barneys forthwith.

Wilmington Trust hereby releases Barneys from the Pledge Agreement and 5.

releases and discharges all interests and claims that Wilmington Trust may have

in the "Pledged Collateral" (as defined therein) given as collateral security

thereunder, including, without limitation, any and all interests Wilmington Trust

may have in each of the shares of capital stock identified on Exhibit A attached

thereto. Wilmington Trust hereby declares that the Pledge Agreement is fully

terminated and discharged and shall be of no further force and effect, and that

Barneys shall not have any further obligations thereunder. Wilmington Trust

hereby agrees to release said shares of capital stock and deliver said shares of

capital stock to Barneys forthwith.

Notwithstanding anything to the contrary contained in this Release, the 6.

releases granted hereby are without recourse, representation, warranty or liability

of any kind.

The parties may sign any number of copies of this Release. Each signed copy will 7.

be an original, but all of them together represent the same agreement.

IN WITNESS WHEREOF, this Release shall be binding and effective upon execution by

Wilmington Trust the day and year first above written.

WILMINGTON TRUST COMPANY, as Collateral Agent

Kristin L. Moore

Senior Financial Services Officer

5

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

BARNEY'S, INC.

By: Name: Steven M. Ferbry

Title: GP & CFO

BARNEYS NEW YORK, INC.

Name: Steven 19.

Title: Erp: Cro

BNY LICENSING CORP.

Name: Trans

Title: Orp - Co

### **ACKNOWLEDGEMENTS**

THE STATE OF <u>helaware</u> )
COUNTY OF New Castle
On the 27th day of April , 2007, before me, the undersigned authority, on this day personally appeared Kristen L. Magre , Senior Financial
•
Services Office of WILMINGTON TRUST COMPANY, as Collateral Agent, a
Delaware banking corporation; known to me to be the person whose name is subscribed to the
foregoing instrument, and acknowledged to me that (s)he executed the same for the purposes and
consideration therein expressed, in the capacity therein stated and as the act and deed of said
corporation.
JANET LOUISE FRAATZ  Notary Public - State of Delaware  My Comm. Expires March 18, 2010  Notary Public
THE STATE OF NEW YORK  COUNTY OF New York  A
On the 3 day of April , 2007, before me, the undersigned authority, on this day personally appeared Steven Feldman, Executive
of BARNEY'S, INC., a New York corporation; known to me to be the
person whose name is subscribed to the foregoing instrument, and acknowledged to me that he
executed the same for the purposes and consideration therein express, in the capacity therein stated
and as the act and deed of said corporation.
MARC H. PERLOWITZ Notary Public, State of New York No. 24-4738601 Qualified in New York County Commission Expires May 21, 43  [0/17] 2010  Mull Notary Public  Notary Public
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THE STATE OF NEW YORK )	
COUNTY OF New York	
On the 23 <sup>rd</sup> day of April , 2007, before me, the undersigned authority,	
on this day personally appeared <u>Steven Tellinan</u> , <u>Executive</u> of BARNEY NEW YORK, INC., a Delaware corporation; known to	
me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me	
that he executed the same for the purposes and consideration therein express, in the capacity therein	
stated and as the act and deed of said corporation.	
MARC H. PERLOWITZ Notary Public, State of New York No. 24-4738601 Qualified in New York County  Notary Public	
Commission Expires Management 10/17/2010	
THE STATE OF NEW YORK )	
COUNTY OF New 1014	
On the 23 <sup>rd</sup> day of April, 2007, before me, the undersigned authority,	
on this day personally appeared <u>Steven Feldman</u> , <u>Exective</u>	
of BNY LICENSING CORP., a Delaware corporation; known to me to	
be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that	
he executed the same for the purposes and consideration therein express, in the capacity therein	
stated and as the act and deed of said corporation.	
MARC H. PERLOWITZ Notary Public, State of New York No. 24-4738601 Qualified in New York County Commission Expires May 31 19 10/17 210	

## SCHEDULE A

## <u>List of U.S. Trademarks – Reel/Frame 2813/0222</u>

Serial Number	Mark	
71503277	Di Grazzo	
72136187	Barney's	
73397420	Oak Room	
73397422	International House	
73397423	America House	
73397425	Barneys	
73397426	English Room	
73397427	Barneys New York	
73397428	Barneys	
73397429	Barneys Corporate Program	
73397431	The R.S.V.P. Room at Barneys	
73397708	Barneys Chelsea Passage	
73685577	Co/Op Barneys New York	
73792604	Barneys New York	
74030677	Select, Don't Settle	
74139558	Chelsea Passage	
74173714	Select, Don't Settle	
74579035	Look	
74698082	Barneys New York	
75172667	Fred's at Barney's New York	
75222841	Co/Op	
75273941	Barneys New York	
75297335	[Design of Baby's Head Line Drawing]	
75555824	The Book of Knowledge	
75865763	Co/Op Barney's New York	
75865764	Co/Op	
75876415	Barneys New York Procreation	
75981207	Barneys New York Procreation	
75981426	Barneys New York	
75981502	[Design Lion Line Figure]	
76007053	Barneys New York	
76007054	[Design Lion Line Figure]	
76050007	Barneys New York Free Stuff	
76084625	Get it Right	
76086488	Give Good Gift	
76086496	[Design Silhouette of man]	
76143228	Barneys New York Madison Avenue	
76210450	Barneys New York Offspring	
76254052	Cheeky, Happy, Hip	

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Serial Number	Mark	
76261420	Cheeky. Happy. Hip [Design with Pair of Birds]	
76261421	Get it Right	
76283654	Taste, Luxury, Humor	
76368542	The Foundation	
76389133	The Foundation	

# SCHEDULE B List of Equity Interests under Pledge Agreements

Name of Issuer	Percentage of Issues and Outstanding Common Stock Owned by Pledgor	Shares of Capital Stock Owned and Pledged by Pledgor
Barneys America, Inc.	100	324,000
BNY Licensing Corp.	100	200
Barneys (CA) Lease Corp.	100	100
Barneys (NY) Lease Corp.	100	100
Basco All-American Sportswear Corp.	100	100
Barneys America (Chicago) Lease Corp.	100	100
Barney's, Inc.	100	8,560

B-1

F:\Legal\law\SHEETS\Banking&finance\Notes - Barneys Sr Secured\IP Security Release All Barneys v6 - final.doc

**RECORDED: 05/04/2007**