UAUG. 14. 2007 11:10AM HOFFMAN_WASSON&GITLER, PM 3/008

O:STEWART L. GITLER COMPANY:2461 SOUTH CLARK STREET - SUITE 522

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 08/09/2007 900083977

SUBMISSION TYPE:

CORRECTIVE ASSIGNMENT

NATURE OF CONVEYANCE:

Corrective Assignment to correct the Reg. No. 74,022 previously recorded on Reel 003587 Frame 0037. Assignor(s) hereby confirms the Release of Security

Interest in Trademarks.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CANADIAN IMPERIAL BANK OF COMMERCE		06/28/2007	Chartered Bank: CANADA

RECEIVING PARTY DATA

Name:	LIMERICK TEA & COFFEE USA, L.P.
Street Address:	1325 Avenue of the Americas
Internal Address:	17th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10017
Entity Type:	LIMITED PARTNERSHIP: NEW JERSEY

PROPERTY NUMBERS Total: 3

Registration Number: 0074002 SAVARIN Registration Number: 0583889 SAVARIN	Property Type	Number	Word Mark
	Registration Number:	0074002	SAVARIN
	Registration Number:	0583889	SAVARIN
Registration Number: 1022786	Registration Number:	1022786	

CORRESPONDENCE DATA

Fax Number: (703)418-2768

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

Phone:

7034150100

Emeil: Correspondent Name: sgitter@hwglaw.com Stewart L. Gitter

Address Line 1:

2461 South Clark Street - Suite 522

Address Line 2:

Hoffman, Wasson & Gitler, P.C.

Address Line 4:

Arlington, VIRGINIA 22202

700337836

UAUG. 14. 2007 11:10AM HOFFMAN_WASSON&GITLER, PM PAGE 4/008 NO. 2231 P. 12

O:STEWART L. GITLER COMPANY:2461 SOUTH CLARK STREET - SUITE 522

ATTORNEY DOCKET NUMBER: T-10570 ETC.			
NAME OF SUBMITTER: Stewart L. Gitler			
Signature: /Stewart L. Gitler/			
Date: 08/09/2007			
Total Attachments: 4 source=T-10570 Assignment correction#page1.tif source=T-10570 Assignment correction#page2.tif source=T-10570 Assignment correction#page3.tif source=T-10570 Assignment correction#page4.tif			

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FOR OFFICE USE ONLY

TRADEMARK REEL: 003601 FRAME: 0882

(Designation must be a separate document from Assignment.)

NEW JERSEY

Citizenship/State of incorporation/Organization

Other

UAUG. 14. 2007 11:11AM HOFFMAN_WASSON&GITLER, PM PAGE 8/008 NO. 2231_rv.P. 16

O:STEWART L. GITLER COMPANY:2461 SOUTH CLARK STREET - SUITE 522

JUL. 27. 2007 2:42FW	HOLLING MASSON WOTTER		NV. ZUFV r. Z	
FORM PTO-1618B	Pag	2	U.E. Coperiment of Confedence Falset and Tradespark CARce	
	ative Name and Address	Enter for the first i	Receiving Party only.	
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Address (line 1)			<u>- </u>	
Address (line 2)		· · · · · · · · · · · · · · · · · · ·		
Address (Una 1)				
Address ane Q		 .		
Correspondent Name	end Address Area Code and 1	elephone Number	703,415.0100	
Name	975	WART L. GITLER		
Address (tine 1)	HOFFMAN, V	VASSON & GITLER,	P.C.	
Address (line 2)	2461 60	UTH CLARK STREET		
Address (line 3)	· · · · · · · · · · · · · · · · · · ·	SUITE 522		
Address (line 4) ARLINGTON, VA 22202				
	otal number of pages of the atta any attachments.	ched conveyance do	ecument # 7	
Enter either the Trademark A	on Number(s) or Registration of the Registration of Manual (s)	fumber (DO NOT ENTER I	Wark If additional numbers attached POTH numbers for the same property). Itration Number(s) 563,869 1,022,786	
Number of Properties Enter the total number of properties Involved. # 3				
Fee Amount	Fee Amount for Propertise L	sted (37 CFR 3.41):	\$ 90.00	
Method of Payment: Enclosed Deposit Account X				
(Enter for payment by deposit account or if additional face can be charged to the account.) Deposit Account Number: # 08-2455				
Authorization to charge additional team: Yes Ke 🔀				
Statement and Signature To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true topy of the original document. Charges to deposit account are authorized, as indicated harsin.				
Stewert L. G	inter Llay	t / Kult	7-27-2007	
Name of Person S	igning 's	lignature	Date Signed	

TRADEMARK REEL: 003601 FRAME: 0883

FORTUER TIME AND AD F AA

RELEASE OF SECURITY INTEREST IN TRADEMARKS

Reference is made to that certain Trademark Security Agreement dated as of January 31, 2001 (the "Security Agreement"; capitalized terms used and not otherwise defined herein have the meanings specified in the Security Agreement), attached hereto as Exhibit A, by and between Limetick Tes & Coffee USA, L.P., a New Jersey limited partnership and Canadian Imperial Bank of Commerce, in its capacity as agent for the Lenders ("Agent").

In consideration of the full and final payment of the obligations secured thereby, the Agent hereby terminates the Security Agreement and releases its lien on and security interest in the Trademark Collateral. The Agent hereby sufficiency and requests the Commissioner of Patents and Trademarks of the United States to record this release of the security interest in the Trademark Collateral and each part thereof.

Dated effective as of the 2 day of \overline{June} 200 $\overline{+}$

CANADIAN IMPERIAL BANK OF

By: Ay

David Evelyn

Mark Chandler Executive Director

DAL01:960597.1

EXHIBIT A to Release of Security Interest in Trademarks

TRADEMARK SECURITY AGREEMENT

See attached.

DAL01:960597.1

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement") dated as of January 31, 2001, is between Limerick Tea & Coffee USA, L.P., a New Jersey limited partnership (the "Guarantor") and Canadian Imperial Bank of Commerce, in its capacity as agent for the Lenders referred to below (in such capacity, the "Agent").

WITNESSETH:

WHEREAS, Mother Parker's Tea & Coffee Inc., an Ontario corporation (the "Borrower") has entered into a Credit Agreement dated as of January 18, 2001 (as amended, restated, supplemented, renewed or otherwise modified from time to time, the "Credit Agreement") with the undersigned, various financial institutions (the "Lenders") and the Agent, pursuant to which the Lenders have agreed to make loans to, to issue or participate in letters of credit for the account of, and to make other financial accommodations to, the Borrower;

WHEREAS, the Guarantor has executed and delivered a guaranty (as amended or otherwise modified from time to time, the "Guaranty") of all obligations of the Borrower under the Credit Agreement and certain other obligations; and

WHEREAS, the obligations of the Guarantor under the Guaranty are to be secured pursuant to this Agreement and a Security Agreement, dated of even date herewith (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), with the Agent;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Guarantor agrees as follows:

- 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement have the meanings provided in the Security Agreement.
- 2. Grant of Security Interest. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Guarantor hereby assigns to the Agent for the benefit of the Lenders, and grants to the Agent for the benefit of the Lenders a continuing security interest in, the Guarantor's right, title and interest in and to the following, whether now or hereafter existing or acquired (the "Trademark Collateral"): trademarks, service marks, business names, designs, logos, indicia and other source and/or business identifiers, and the goodwill of the business relating thereto and all registrations or applications for registrations which have heretofore been or may hereafter be issued thereon throughout the world (including without limitation the registrations listed on Schedule 1 hereto); books, records, writings, computer tapes or disks, flow diagrams, specification sheets, source codes, object codes and other physical manifestations, embodiments or incorporations of any of the foregoing; the right to sue for all past, present and future infringements of any of the foregoing; and all common law and other rights throughout the world in and to all of the foregoing.

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- 3. Security Agreement. This Agreement has been executed and delivered by the Guarantor for the purpose of recording the security interest of the Agent in the Trademark Collateral with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of the security interest granted to the Agent under the Security Agreement. The Security Agreement (and all rights and remedies of the Agent thereunder) shall remain in full force and effect in accordance with its terms.
- 4. Release of Security Interest. Upon the payment in full of all Liabilities and the termination of all commitments of the Lenders under the Credit Agreement, the Agent shall, at the Guarantor's expense, execute and deliver to the Guarantor all instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademark Collateral which has been granted hereunder.
- 5. <u>Acknowledgment</u>. The Guarantor does hereby further acknowledge and affirm that the rights and remedies of the Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth therein.
- 6. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of New York applicable to contracts made and to be fully performed in such State. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by or invalid under such law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement.

IN WITNESS WHEREOF, this Agreement has been duly executed as of the day and year first above written.

GUARANTOR:

LIMERICK TEA & COFFEE USA, L.P.

By: Balcaris Tea & Coffee USA, Inc. its General Partner.

By:____

Title:

AGENT:

CANADIAN IMPERIAL BANK OF COMMERCE.

as Agént

Title:

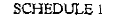
By!

David Evelyn

Director—

Warren Lobo Associate

(2739420.2 1220) 959C 00601F17



to Trademark Security Agreement

TRADEMARKS

REGISTERED TRADEMARKS AND SERVICE MARKS

"Marie" The state of the stat	Lee Hey No Reg Data	Goods
ALL THE RICH FLAVOR OF SPECIALTY STORE COFFEE AT YOUR LOCAL GROCERY STORE	2,060,893 May 13, 1997	Coffee
BECAUSE LIFE'S TOO SHORT FOR CHEAP COFFEE	1,851,626 August 30, 1994	Coffee
BEECH-NUT	1,962,251 March 12, 1996	Coffee
BROWN GOLD	2,262,833 July 20, 1999	Coffee
DEMAND THE BEST	1,786,926 August 10, 1993	Coffee
EL EXIGENTE	857,598 September 24, 1968	Coffee
MARTINSON	745,209 February 12, 1963	Coffee
MARTINSON MR AUTOMATIC (Stylized) Automatic Automatic	1,099,724 August 15, 1978	Canned coffee
OLD DUTCH MILL Plus Design	170,220 July 10, 1923	Coffee
OLD DUTCH MILL Plus Design OLD DUTCH	170,792 July 24, 1923	Cocos, tes and rice
MILL		

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Manife the Control of	Reg No.	Coods
Portrait of Carlos Montalban	1,022,786 October 14, 1975	Coffee, namely, coffee beans, roasted coffee, freeze-dried coffee, decaffeinated coffee, instant coffee, regular, drip and percolated ground coffee, and coffee cold in machines
RICH & SINGLE	1,702,604 July 21, 1992	Microwavskie coffee bags
SAVARIN (Stylized) SAVARIN	74,002 June 8, 1909	Roasted coffee
SAVARIN (Stylized)	583,889 December 22, 1953	Coffee
The Coffee or Coffee	720,419 August 22, 1961	Coffee
YOUR HOMETOWN COFFEE	1,942,358 December 19, 1995	Coffee

RECORDED: 03/06/2001

RECORDED: 08/14/2007

TRADEMARK REEL: TORZADDE NINARIAS: 0264

REEL: 003601 FRAME: 0890