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FORM PTO-1618A Expires 06/30/99 OMB 0651-0027	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
RECORDATION	ON FORM COVER SHEET
	MARKS ONLY
TO: The Commissioner of Patents and Trademarks	Please record the attached original document(s) or copy(ies).
Submission Type x New	Conveyance Type
	Assignment License
Resubmission (Non-Recordation) Document ID #	Security Agreement Nunc Pro Tunc Assignment
Correction of PTO Error	Merger Effective Date Month Day Year
Reel # Frame #	Change of Name
Corrective Document Reel # Frame #	
Conveying Party	
Name VF Brands, Inc.	Mark if additional names of conveying parties attached Execution Date Month Day Year 08102000
Formerly	
Tomery	
Individual General Partnership	Limited Partnership x Corporation Association
Other	
Citizenship/State of Incorporation/Organizat	Delaware
Receiving Party	
<u> </u>	Mark if additional names of receiving parties attached
Name Morgan Guaranty Trust Company &	£ Collateral Agent for the benefit of the Secured Parties
DENAMAKATIVA (including the Family Participa	ting Lenders)
Composed of	
60 Wall Street	
Address (line 1) bU Wall Street	
Address (line 2)	
Address (line 3) New York	New York 10260
Individual General Partnership	State/Country Zip Code Limited Partnership If document to be recorded is an assignment and the receiving party is
Corporation Association	not domiciled in the United States, an appointment of a domestic representative should be attached.
X Other Bank	(Designation must be a separate
Citizenship/State of Incorporation/Organizati	on New York
FOR	OFFICE USE ONLY
Public burden reporting for this collection of information	
D.C. 20231 and to the Office of Information and Regulatory Affairs. Office of Manage	oproximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, ament and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503, See OMB ont Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS
ADDRESS.	The second to record washington political to this

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

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FORM PTO-1 Expires 06/30/99 OMB 0651-0027		Pag	e 2		U.S. Department of Commorce Patent and Trademark Office TRADEMARK
Domestic Re	epresentative Na	me and Address	Enter for the firs	Receiving Par	
Name [
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Address (line 2)					
Address (line 3)					
Address (line 4)	<u> </u>				
Corresponde	ent Name and Ad	dress Area Code and	Telephone Number 2	12-735-3000	
Name	Diane Kasselman				
Address (line 1)	Skadden, Arps, Sla	te, Meagher & Flom L	Р		
Address (line 2)	Four Times Square				
Address (line 3)	New York, New York	10036			
Address (line 4)					
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To the be attached indicated	TYPY TO BUILD COPY OF	and belief, the foregoing f the original document.	information is true ar Charges to deposit a	nd correct and ar occount are autho	ny orized, as
Diane Kasselm		1 h	L	August	11, 2000
Name of P	erson Signing		nature		Date Signed

FORM PTO-1618C CONTINE CONT	ORM COVER SHEET NUATION RKS ONLY	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
Conveying Party Enter Additional Conveying Party Name	Mark if additional names of conveying	g parties attached Execution Date Month Day Year
Formerly		
Individual General Partnership Lim	nited Partnership Corpora	tion Association
Other		
Citizenship State of Incorporation/Organization		
Receiving Party Enter Additional Receiving Party Mark	k if additional names of receiving parties	attached
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Corporation Association	а р ұ гер	domiciled in the United States, an cointment of a domestic resentative should be attached
Other	(De	signation must be a separate sument from the Assignment.)
Citizenship/State of Incorporation/Organization		
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TRADEMARK SECURITY AGREEMENT

(Trademarks, Trademark Registrations, Trademark Applications and Trademark Licenses)

WHEREAS, VF BRANDS, INC., a Delaware corporation (herein referred to as the "Company") owns, or in the case of licenses, is a party to, the Trademark Collateral (as defined below);

WHEREAS, Company, the Banks party thereto, The Chase Manhattan Bank, as Syndication Agent, and Morgan Guaranty Trust Company of New York, as Administrative Agent and Collateral Agent, are parties to an Amended and Restated Credit Agreement dated as of September 30, 1998 (as amended from time to time, including by Amendment No. 1 to Amended and Restated Credit Agreement dated as of June 9, 1999 and Amendment No. 2 and Waiver No. 5 thereunder dated as of June 28, 2000, the "Credit Agreement") (capitalized terms used but not defined or otherwise identified herein shall have the meanings assigned thereto in the Credit Agreement);

WHEREAS, pursuant to the terms of the Security Agreement dated as of September 30, 1998 (as such agreement may be amended, modified and/or supplemented from time to time, the "Security Agreement") among the Company, the Subsidiary Guarantors party thereto and Morgan Guaranty Trust Company of New York, as Collateral Agent for the Secured Parties referred to therein (in such capacity, together with its successors in such capacity, the "Grantee"), the Company has granted to the Grantee for the benefit of such Secured Parties a continuing security interest in or other Lien on substantially all the personal property (except certain excluded assets) of the Company, including all right, title and interest of Company in, to and under the Trademark Collateral (as defined below), whether now owned or existing or hereafter acquired or arising, to secure the Company's Secured Obligations (as defined in the Security Agreement);

WHEREAS, certain individuals (the "Family Participating Lenders") have entered into a Master Loan Participation Agreement dated as of August 2, 2000 (the "Participation Agreement"), pursuant to which they have agreed to purchase participations in certain loans made under the Credit Agreement;

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WHEREAS, in connection with the Participation Agreement, the Company, the Family Participating Lenders, Morgan Guaranty Trust Company of New York, as Administrative Agent under the Credit Agreement and Wells Fargo Bank Minnesota, National Association, as escrow agent (the "Escrow Agent") are parties to an Escrow Agreement dated as of August 2, 2000 (the "Escrow Agreement");

WHEREAS, the Company entered into a Fee Letter, dated July 24, 2000, in favor of the Family Participating Lenders (the "Fee Letter"), pursuant to which the Company acknowledged and agreed that its obligations under the Fee Letter shall be junior and subordinate in priority to all other Secured Obligations owing to the Banks and its Agents ("Junior Basis");

WHEREAS, pursuant to the terms of the Escrow Agreement, in order to secure the Company's obligations to the Family Participating Lenders under the Fee Letter, the Company has granted to the Collateral Agent, for the benefit of the Secured Parties, as defined in the Security Agreement (including the Family Participating Lenders), as further provided pursuant to Section 2.20(c) of the Credit Agreement, a continuing security interest in and to all collateral, whether now owned or existing or hereafter acquired or arising and regardless of where located, described in the Credit Agreement and the Collateral Documents, including the Trademark Collateral (as defined below), on a Junior Basis.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, in order to secure the Company's obligations to the Family Participating Lenders under the Fee Letter, the Company hereby grants to the Collateral Agent, for the benefit of the Secured Parties (including the Family Participating Lenders), as further provided pursuant to Section 2.20(c) of the Credit Agreement, a continuing security interest in and to all the Company's right, title and interest in, to and under the following collateral (all of the following items or types of property being herein collectively referred to as the "Trademark Collateral"), whether now owned or existing or hereafter acquired or arising and regardless of where located, on a Junior Basis.

(i) each Trademark (as defined in the Security Agreement) owned by Company, including, without limitation, each Trademark registration and application referred to in Schedule 1 hereto, and all of the goodwill of the business connected with the use of, or symbolized by, each Trademark;

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(iii) all proceeds of and revenues from the foregoing, including, without limitation, all proceeds of and revenues from any claim by the Company against third parties for past, present or future unfair competition with, or violation of intellectual property rights in connection with or injury to, or infringement or dilution of, any Trademark owned by the Company, including, without limitation, any Trademark referred to in Schedule 1 hereto, and all rights and benefits of the Company under any Trademark License, including, without limitation, any Trademark License identified in Schedule 1 hereto, or for injury to the goodwill associated with any of the foregoing.

The Company hereby irrevocably constitutes and appoints the Grantee and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact with full power and authority in the name of the Company or in its name, from time to time, in the Grantee's discretion, so long as any Event of Default shall have occurred and be continuing, to take with respect to the Trademark Collateral any and all appropriate action which the Company might take with respect to the Trademark Collateral and to execute any and all documents and instruments which may be necessary or desirable to carry out the terms of this Trademark Security Agreement and to accomplish the purposes hereof.

Except to the extent permitted in the Security Agreement or the Credit Agreement, the Company agrees not to sell, license, exchange, assign or otherwise transfer or dispose of, or grant any rights with respect to, or mortgage or otherwise encumber, any of the Trademark Collateral.

The foregoing security interest is granted in conjunction with the security interests granted by the Company to the Family Participating Lenders pursuant to the Escrow Agreement. The Company does hereby further acknowledge and affirm that the rights and remedies of the Family Participating Lenders with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Escrow Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Company has caused this Trademark Security Agreement to be duly executed by its officer thereunto duly authorized as of the 10 that agreement are secured by its officer thereunto duly authorized as of the 10 that are secured by the security of August, 2000.

VF BRANDS, INC.

Name: Nanna B. Corrac Title: Off Yers & and

By: Name: Jesoph Ante

Title: One frescher

Acknowledged:

MORGAN GUARANTY TRUST COMPANY OF NEW YORK, as Collateral Agent

Title:

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STATE OF New JETSEY)
COUNTY OF Camber)

I, a notary public, in and for the county and state aforesaid, do hereby certify that book College and Torge Albert personally known to me to be the live reside as of VF Brands, Inc., a Delaware corporation, appeared before me this day in person and acknowledged that (s)he signed the above and foregoing instrument pursuant to authority granted to him/her by said corporation for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal this day of August, 2000.

Notary Public

My commission expires: Wall do

JOY A. KELLY
NOTARW PUBLIC OF NEW JERSEY
MY COMMISSION FXPIRES MAY 1, 2003

TRADEMARK F. P. S.	COUNTRY	REGINGS (AUT NO)	REGIDATELE (APP LACT)	McCord Owner	STATUS/ COMMENTS
BERRILICIOUS APPLE SMASHIN' SAUCE	United States	(75/881,921)	(12/20/1999)	Vlasic International Brands Inc.	Pending
CHILLIN' CHEESE PIZZA	United States	(75/766,970)	(8/03/1999)	Vlasic International Brands Inc.	Pending
CHOMPING CHICKEN DRUMLETS	United States	(75/766,969)	(8/03/1999)	Vlasic International Brands Inc.	Pending
CRUISIN' CORNDOG	United States	(75/742,976)	(6661/80/L)	Vlasic International Brands Inc.	Allowed
DESIGN (ALLIGATOR)	United States	1,840,683	6/21/1994	Vlasic International Brands Inc.	Registered
DESIGN (BEAR)	United States	1,838,030	5/31/1994	Vlasic International Brands Inc.	Registered
DESIGN (ELEPHANT)	United States	1,839,558	6/14/1994	Vlasic International Brands Inc.	Registered
DESIGN (FOX)	United States	1,845,775	7/19/1994	Vlasic International Brands Inc.	Registered
DESIGN (HIPPO)	United States	1,840,680	6/21/1994	Vlasic International Brands Inc.	Registered
DESIGN (LION)	United States	1,824,530	3/01/1994	Vlasic International Brands Inc.	Registered
DESIGN (MOOSE)	United States	1,839,532	6/14/1994	Vlasic International Brands Inc.	Registered
DESIGN (RHINO)	United States	1,840,737	6/21/1994	Vlasic International Brands Inc.	Registered
DESIGN (TIGER)	United States	1,840,681	6/21/1994	Vlasic International Brands Inc.	Registered
DESIGN (WALRUS)	United States	1,840,684	6/21/1994	Vlasic International Brands Inc.	Registered
FAMILY SELECTIONS	United States	2,345,616	4/25/2000	Vlasic International Brands Inc.	Registered

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		(APP.NO)	(APP.DADE)		COMMENTS
FRAZZLING FRIED CHICKEN WINGS	United States	2,362,160 (75/768,884)	6/27/2000 (8/05/1999)	Vlasic International Brands Inc.	Registered
FRENZIED FISH STICKS	United States	2,351,972 (75/766,973)	5/23/2000 (8/03/1999)	Vlasic International Brands Inc.	Registered
FUN FEAST	United States	1,793,773	9/21/1993	Vlasic International Brands Inc.	Registered
GREAT STARTS	United States	1,824,509	3/01/1994	Vlasic International Brands Inc.	Registered
GREAT STARTS & DESIGN	United States	1,825,316	3/08/1994	Vlasic International Brands Inc.	Registered
GREAT TASTE MADE BASY	United States	6298,679	9/03/1996	Vlasic International Brands Inc.	Registered
HUNGRY-MAN & DESIGN	United States	1,086,538	2/28/1978	Vlasic International Brands Inc.	Registered
LE MENU	United States	1,713,948	2661/80/6	Vlasic International Brands Inc.	Registered
MAC & MORE	United States	1,953,357	9661/08/1	Vlasic International Brands Inc.	Registered
MAC & MORE & DESIGN	United States	1,965,398	4/02/1996	Vlasic International Brands Inc.	Registered
MOTORIN' MAC & CHEESE	United States	(75/766,971)	(8/03/1999)	Vlasic International Brands Inc.	Pending
MUNCHIN' MINI TACOS	United States	(75/766,972)	(8/03/1999)	Vlasic International Brands Inc.	Pending
PLUMP & JUICY & DESIGN (STYLIZED)	United States	1,260,588	12/06/1983	Vlasic International Brands Inc.	Registered
POT PIE FAVORITES	United States	(75/881,922)	(12/20/1999)	Vlasic International Brands Inc.	Pending
POTATO TOPPED	United States	(76/017,136)	(4/04/2000)	Vlasic International Brands Inc.	Pending

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RAZZLIN' RINGS	United States	(75/766,966)	(8/03/1999)	Vlasic International Brands Inc.	Pending
ROARIN' RAVIOLI	United States	(75/766,967)	(8/03/1999)	Vlasic International Brands Inc.	Pending
ROCKIN' RIB FINGERS	United States	(75/766,968)	(8/03/1999)	Vlasic International Brands Inc.	Pending
SMASHIN' SAUCE	United States	(75/903,165)	(1/26/2000)	Vlasic International Brands Inc.	Pending
THE ORIGINAL TV DINNER	United States	(75/612,016)	(12/24/1998)	Vlasic International Brands Inc.	Pending
TRADITIONAL FAVORITES	United States	(75/824,207)	(10/15/1999)	Vlasic International Brands Inc.	Pending
COUNTRY CLASSIC	United States	1,513,742	11/22/1988	VF Brands, Inc.	Registered
DESIGN (STORK 1)	United States	1,399,722	7/01/1986	VF Brands, Inc.	Registered
DESIGN (STORK 2)	United States	1,026,896	12/09/1975	VF Brands, Inc.	Registered
GRILL CLASSICS	United States	(75/854,024)	(11/19/1999)	VF Brands, Inc.	Pending
HAMBURGER STACKERS	United States	(75/548,269)	(9/03/1998)	VF Brands, Inc.	Pending
MILWAUKEE'S & DESIGN	United States	578,795	8/18/1953	VF Brands, Inc.	Registered
OPEN PIT	United States	701,940	7/26/1960	VF Brands, Inc.	Registered
SANDWICH IMPROVE- MENT	United States	1,858,743	10/18/1994	VF Brands, Inc.	Registered
SANDWICH STACKERS	United States	1,898,229	6/06/1995	VF Brands, Inc.	Registered

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SANDWICH STACKERS & Unite DESIGN SANDWICH STACKERS	Luis.	ĎW JII.			CELL THE STATE OF
•	United States	2,101,531	9/30/1997	VF Brands, Inc.	Registered
	United States	2,101,623	9/30/1997	VF Brands, Inc.	Registered
SANDWICH ZESTERS Unite	United States	(74/731,526)	(9/20/1995)	VF Brands, Inc.	Pending
SNACK MMS Unite	United States	1,952,990	9661/08/1	VF Brands, Inc.	Registered
STACKERS	United States	(75/637,530)	(2/10/1999)	VF Brands, Inc.	Pending
SUPER SANDWICH STACK- ERS & DESIGN	United States	2,103,371	1661/1/01	VF Brands, Inc.	Registered
SUPER SANDWICH STACK. Unite ERS & DESIGN	United States	2,103,375	10/07/1997	VF Brands, Inc.	Registered
THAT'S THE BEST PICKLE I Unite	United States	(75/787,113)	(8/27/1999)	VF Brands, Inc.	Pending
VLASIC	United States	699,512	6/14/1960	VF Brands, Inc.	Registered
VLASIC & DESIGN Unite	United States	1,429,452	2/17/1987	VF Brands, Inc.	Registered
VLASIC & DESIGN (LOGO) Unite	United States	(75/680,986)	(4/12/1999)	VF Brands, Inc.	Pending
VLASIC & DESIGN (STORK United 3)	United States	1,890,639	4/18/1995	VF Brands, Inc.	Registered
VLASIC FARMS Unite	United States	(75/455,865)	(3/24/1998)	VF Brands, Inc.	Pending

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VLASIC FARMS FRESH WHOLE MUSHROOMS FRESHEST TASTE FINEST QUALITY	United States	(75/819,346)	(10/12/1999)	VF Brands, Inc.	Pending
VLASIC PICKLES TO GO!	United States	1,861,071	11/01/1994	VF Brands, Inc.	Registered
VLASIC SANDWICH ZESTERS	United States	(74/731,527)	(9/20/1995)	VF Brands, Inc.	Pending
YOUR SANDWICH'S BEST FRIEND	United States			VF Brands, Inc.	Unfiled Common Law Mark
DESIGN (DELI-MAN)	United States			Vlasic Foods International, Inc.	Unfiled Common Law Mark
WIEJSKE WYROBY	United States			Vlasic Foods International, Inc.	Unfiled Common Law Mark