Form **PTO-1594**

(Rev. 03/01)

OMB No. 0651-0027 (exp. 5/31/2002)



U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings ⇔⇔⇔ ▼ . 102235	972 ▼ ▼ ⊈ ▼		
To the Honorable Commissioner of Patents and Trademarks. Pl	ease record the attached original documents or cost thereof.		
1. Name of conveying party(ies): Swift Brands Company 9 24-07	2. Name and address of receiving party(ie): Name: Citicorp USA, Inc. Internal Address:		
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State ☐ Other ☐ Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No 3. Nature of conveyance:	Address: Street Address: 2 Penns Way, Suite 200 City: New Castle State: Delaware Zip 19729 Individual(s) citizenship Association General Partnership Limited Partnership		
☐ Assignment ☐ Merger ☐ Security Agreement ☐ Change of Name ☐ Other Execution date: September 19, 2002	Corporation-State		
4. Application number(s) or registration number(s): A. Trademark Application No.(s) (See Schedule I) Additional number(s) attached	B. Trademark Registration No.(s) (See Schedule I) ed ⊠ Yes □ No		
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:		
Name: Cecilia Gassner	7. Total fee (37 CFR 3.41): \$ _290.00		
Internal Address: Weil, Gotshal & Manges, LLP	☐ Enclosed ☐ Authorized to be charged to deposit account		
Street Address: 767 5th Avenue	8. Deposit account number: 23-0800		
City: New York State: NY Zip: 10153	(Attach duplicate copy of this page if paying by deposit account)		
DO NOT USE THIS SPACE			
9. 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 copy of the original document. Phyllis Eremitaggio Name of Person Signing September 24, 2002 Date Total number of pages including cover sheet, attachments, and document Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231			

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TO

TRADEMARK SECURITY AGREEMENT

Trademark Registrations

A. REGISTERED TRADEMARKS

SWIFT BRANDS COMPANY TRADEMARKS				
Trademark	Country	Reg. #	Date	Status
Blue Ribbon Beef	United States	1801327	10/26/93	Registered
Flavorland Beef & Design	United States	1681634	3/31/92	Registered
Monfort	United States	1202187	7/20/82	Registered
Monfort Gold	United States	1253874	10/11/83	Registered
Monfort Gold (Stylized)	United States	1266470	2/7/84	Registered
Swift	United States	1208732	9/14/82	Registered
Swift	United States	2077987	7/8/97	Registered
Swift & Company	United States	2112728	11/11/97	Registered
Swift & Design	United States	1220175	12/14/82	Registered
Swift Premium	United States	1221069	12/21/82	Registered
Swift's "Silver Leaf' Brand Guaranteed Pure Lard Swift & Company & Design	United States	0246300	9/4/28	Registered

B. TRADEMARK APPLICATIONS:

• Trademark applications have been filed in the U.S. Patent and Trademark Office for (i) "Swift" and ball design; (ii) "Swift" and shaded ball design; (iii) "Swift Premium" and ball design; and (iv) ball design, for "fresh, frozen, ground, precooked, seasoned, marinated and/or processed beef, pork and lamb; meat; meat cuts and meat organs." Serial numbers have not yet been assigned to the applications.

TRADEMARK
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Trademark applications have been filed in the U.S. Patent and Trademark Office for (i) "Miller's Blue Ribbon Beef" and (ii) ribbon design, for "beef and beef cuts." Serial numbers have not yet been assigned to the applications.

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C.	-1NA		\mathbf{n}	LJ	CENSES.

None

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of September 19, 2002, by each of the entities listed on the signature pages hereof or which becomes a party hereto pursuant to Section 7.10 (Additional Grantors) of the Security Agreement referred to below (each a "Grantor" and, collectively, the "Grantors"), in favor of Citicorp USA, Inc. ("Citicorp"), as agent for the Secured Parties (as defined in the Credit Agreement referred to below) (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of September 19, 2002 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Swift & Company (the "Company"), S&C Australia Holdco Pty. Ltd. ("Australian Holdings"), Australia Meat Holdings Pty. Ltd. (the "Australian Company," together with Australian Holdings, the "Australian Borrowers," and collectively with the Company, the "Borrowers"), S&C Holdco 3, Inc., the Lenders and Issuers party thereto, Citicorp USA, Inc., as administrative and collateral agent for the Lenders and Issuers and as Australian agent for the Lenders and Issuers, Citisecurities Limited, as Australian collateral trustee for the Lenders and Issuers, and General Electric Capital Corporation, U.S. Bank National Association and Cooperatieve Centrale Raiffeisen-Boerenleenbank B.A., "Rabobank International", New York Branch, each as co-documentation agents for the Lenders and Issuers, the Lenders and the Issuers have severally agreed to make extensions of credit to the Borrowers upon the terms and subject to the conditions set forth therein;

WHEREAS, the Grantors are party to the Guaranty pursuant to which they have guaranteed the Obligations; and

WHEREAS, all the Grantors are party to a Pledge and Security Agreement of even date herewith in favor of the Administrative Agent (the "Security Agreement") pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Lenders, the Issuers and the Administrative Agent to enter into the Credit Agreement and to induce the Lenders and the Issuers to make their respective extensions of credit to the Borrowers thereunder, each Grantor hereby agrees with the Administrative Agent as follows:

Section 1. Defined Terms

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Unless otherwise defined herein, terms defined in the Credit Agreement or in the Security Agreement and used herein have the meaning given to them in the Credit Agreement or the Security Agreement.

Section 2. Grant of Security Interest in Trademark Collateral

Each Grantor, as collateral security for the full, prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the

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Secured Obligations of such Grantor, hereby collaterally assigns, mortgages, pledges and hypothecates to the Administrative Agent for the benefit of the Secured Parties, and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor (the "Trademark Collateral"):

- a. all of its Trademarks and Trademark Licenses to which it is a party, including, without limitation, those referred to on *Schedule I* hereto;
 - b. all reissues, continuations or extensions of the foregoing;
- c. all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- d. all Proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present, future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.

Section 3. Security Agreement

The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

[SIGNATURE PAGES FOLLOW]

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IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,	
SWIFT BRANDS COMPANY, as Grantor	
By: Name:	
Title:	

ACCEPTED AND AGREED as of the date first above written:

CITICORP USA, INC., as Administrative Agent

Name:

Title:

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

Very truly yours,

SWIFT BRANDS COMPANY, as Grantor

Hame: John Simons
Title Pres & Olso

ACCEPTED AND AGREED as of the date first above written:

CITICORP USA, INC., as Administrative Agent

By:	
Name:	
Title:	

ACKNOWLEDGEMENT OF GRANTOR

STATE OF New York	
COUNTY OF New York	
On this 19th day of September, 2002 before me personally	
John Smons, proved to me on the basis of satisfactory evid	lence to be the
person who executed the foregoing instrument on behalf of Swift Brands (imaanh, who
being by me duly sworn did depose and say that he is an authorized office	r of said

authorized by its Board of Directors and that he acknowledged said instrument to be the

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corporation, that the said instrument was signed on behalf of said corporation as

free act and deed of said corporation.

COUN OCONNOR
Notary Public, State of New York
No. 01 OC60 13891
Qualified in Queens County
Commission Expires Sout 28, 2007

[ACKNOWLEDGEMENT OF GRANTOR FOR TRADEMARK SECURITY AGREEMENT]

TRADEMARK REEL: 2588 FRAME: 0995

WEIL, GOTSHAL & MANGES LLP

767 FIFTH AVENUE NEW YORK, NY 10153 (212) 310-8000

FAX: (212) 310-8007

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(24P2)9995BE4859E

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner of Patents & Trademarks Washington, D.C. 20231

BOX: ASSIGNMENTS

TRADEMARK ASSIGNMENT

The enclosed Trademark Security Agreement conveying interest of the referenced trademark applications from Swift Brands Company to Citicorp USA, Inc., dated September 19, 2002 is submitted for recordation.

Please charge the total fee of \$290.00 for eleven (11) properties and any additional fees to **Deposit Account No. 23-0800.**

It is requested that the enclosed self-addressed and stamped post card be marked "Received" and returned to the undersigned.

Respectfully submitted, WEIL, GOTSHAL & MANGES LLP

Date: September 24, 2002

By:

Phyllis Eremitaggio

Trademark Specialist

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