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

SUBMISSION TYPE: **NEW ASSIGNMENT** NATURE OF CONVEYANCE: Revolving Notice of Grant of Security Interest in Trademarks

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Restore Acquisition Corp.		07/03/2007	CORPORATION: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Citicorp North America, Inc., as Revolving Collateral Agent
Street Address:	390 Greenwich Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10013
Entity Type:	CORPORATION:

## PROPERTY NUMBERS Total: 37

Property Type	Number	Word Mark
Registration Number:	1451067	BRITTANY
Registration Number:	2523329	COCINA DE CALIDAD
Registration Number:	2523330	COCINA DE CALIDAD
Registration Number:	2528329	COCINA DE CALIDAD
Registration Number:	2525904	COCINA DE CALIDAD
Registration Number:	2383694	HALTON FARMS
Registration Number:	2603719	HALTON FARMS EXPRESS!
Registration Number:	2584610	HALTON FARMS EXPRESS!
Registration Number:	0865854	HARRISON HOUSE
Registration Number:	0865855	HARRISON HOUSE
Registration Number:	0655597	
Registration Number:	0865856	
Registration Number:	3247312	MONARCH
Registration Number:	0652490	MONARCH

TRADEMARK

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Registration Number:	3249389	MONARCH "OUR HIGHEST QUALITY"
Registration Number:	0180174	MONARCH
Registration Number:	2532306	MONARCH ADVANTAGE
Registration Number:	0180558	MONARCH
Registration Number:	0178357	MONARCH
Registration Number:	0224367	MONARCH
Registration Number:	0652493	MONARCH
Registration Number:	1585912	MONARCH
Registration Number:	2532305	MONARCH HERITAGE
Registration Number:	1862957	MR. BUTLER
Registration Number:	1859059	MR. BUTLER
Registration Number:	1836955	PERFECTA
Registration Number:	1446878	SANDLER FOODS
Registration Number:	1432470	SF SANDLER FOODS
Registration Number:	1469233	ST. JOHN'S
Registration Number:	0534231	SUNDAY DINNER
Registration Number:	0641503	SUNDAY DINNER
Registration Number:	1486613	SUNDAY DINNER
Registration Number:	1436413	THE MONARCH EDGE
Registration Number:	1446932	THERE'S MORE TO FOODSERVICE THAN JUST GOOD FOOD
Serial Number:	77142149	FLAVORS
Serial Number:	77142160	FLAVORS BY MONARCH FOODS
Serial Number:	78867960	MONARCH FOODS

#### **CORRESPONDENCE DATA**

Fax Number: (202)756-9299

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

Phone: 8002210770

Email: matthew.mayer@thomson.com

Correspondent Name: Corporation Service Company

Address Line 1: 1133 Avenue of the Americas

Address Line 2: Suite 3100

Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	CSC # 010779
NAME OF SUBMITTER:	Matthew Mayer

Signature:	/Matthew Mayer/	
Date:	07/18/2007	
Total Attachments: 12 source=restore_citicorp_revolv_tm37#page2.tif source=restore_citicorp_revolv_tm37#page3.tif source=restore_citicorp_revolv_tm37#page4.tif source=restore_citicorp_revolv_tm37#page5.tif source=restore_citicorp_revolv_tm37#page6.tif source=restore_citicorp_revolv_tm37#page7.tif		
source=restore_citicorp_revolv_tm37#page8.tif source=restore_citicorp_revolv_tm37#page9.tif source=restore_citicorp_revolv_tm37#page10.tif source=restore_citicorp_revolv_tm37#page11.tif source=restore_citicorp_revolv_tm37#page12.tif		

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## Schedule A

## **Trademarks**

	SISSERIE	
BRITTANY	RN:1,451,067	Aug. 4, 1987
COCINA DE CALIDAD	RN:2,523,329	Dec. 25, 2001
COCINA DE CALIDAD	RN:2,523,330	Dec. 25, 2001
COCINA DE CALIDAD AND DESIGN	RN:2,528,329	Jan. 8, 200 <b>2</b>
COCINA DE CALIDAD AND DESIGN		
COCINA DE CALIDAD AND DESIGN	RN:2,525,904	Jan. 1, 2002
Cins de C		
FLAVORS	SN:77/142,149	Mar. 28, 2007
FLAVORS BY MONARCH FOODS AND DESIGN	SN:77/142,160	Mar. 28, 2007
HALTON FARMS	RN:2,383,694	Sept. 5, 2000
HALTON FARMS EXPRESS! (STYLIZED)	RN:2,603,719	Aug. 6, 2002
Halton Farms		
HALTON FARMS EXPRESS! (STYLIZED)	RN:2,584,610	June 25, 2002
Halton Farms		
HARRISON HOUSE	RN:865,854	Mar. 4, 1969
HARRISON HOUSE AND DESIGN	RN:865,855	Mar. 4, 1969
Surises Basse		
MISCELLANEOUS DESIGN	RN:655,597	Dec. 10, 1957

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MISCELLANEOUS DESIGN	RN:865,85 <b>6</b>	Mar. 4, 196 <b>9</b>
		·
[ <del>                                     </del>		
MONARCH	DN-2 247 242	May 20, 2007
·	RN:3,247,312	May 29, 20 <b>07</b>
MONARCH		
MONARCH	RN:652,490	Oct. 1, 1957
MONARCH "OUR HIGHEST QUALITY" AND	RN: 3,249,389	June 5, 2007
DESIGN		
	· ·	
MONARCH (STYLIZED)	RN:180,174	Feb. 26, 1924
MARCE	,	
Bos-red		
MONARCH AND DESIGN	RN:2,532,306	Jan. 22, 2002
MONARCH AND DESIGN	RN:180,558	Mar. 4, 1924
W. Carlot		
2		
MONARCH AND DESIGN	RN:178,357	Jan. 8, 1924
MARCH		
MONARCH AND DESIGN	RN:224,367	Feb. 22, 1927
MONARCH		
MONARCH AND DESIGN	RN:652,493	Oct. 1, 1957
Monarch		
(a)		
MONARCH AND DESIGN	RN:1,585,912	Mar. 6, 1990
ľ		
Monarch		
MONARCH FOODS	SN:78/867,960	Apr. 24, 2006
MONARCH HERITAGE	RN:2,532,305	Jan. 22, 2002
MR. BUTLER	RN:1,862,957	Nov. 15, 1994

MR. BUTLER AND DESIGN	RN:1,859,059	Oct. 18, 1994
<b>Butler</b>		
PERFECTA	RN:1,836,955	May 17, 1994
SANDLER FOODS	RN:1,446,878	July 7, 1987
SF SANDLER FOODS AND DESIGN	RN:1,432,470	Mar. 10, 1987
Sandler Foods		
ST. JOHN'S	RN:1,469,233	Dec. 15, 1987
SUNDAY DINNER	RN:534,231	Dec. 5, 1950
SUNDAY DINNER	RN:641,503	Feb. 12, 1957
SUNDAY DINNER (STYLIZED)	RN:1,486,613	May 3, 1988
Sunday		
THE MONARCH EDGE	RN:1,436,413	Apr. 14, 1987
THERE'S MORE TO FOODSERVICE THAN JUST GOOD FOOD	RN:1,446,932	July 7, 1987

# REVOLVING NOTICE OF GRANT OF SECURITY INTEREST IN TRADEMARKS

THIS REVOLVING NOTICE OF GRANT OF SECURITY INTEREST IN TRADEMARKS (this "Agreement"), dated as of July 3, 2007, is made by Restore Acquisition Corp. (the "Grantor") in favor of Citicorp North America, Inc. (the "Revolving Collateral Agent"), as administrative agent and revolving collateral agent for the several banks and other financial institutions (the "Lenders") that are parties to the Revolving Credit Agreement, dated as of July 3, 2007 (as amended, amended and restated, waived, supplemented or otherwise modified from time to time, together with any agreement extending the maturity of, or restructuring, refunding, refinancing or increasing the Indebtedness under such agreement or successor agreements, the "Revolving Credit Agreement"), among Restore Acquisition Corp., the Revolving Collateral Agent, as administrative agent, collateral agent and issuing lender, Deutsche Bank Securities Inc., as syndication agent, Natixis as Senior Managing Agent and the other parties party thereto.

WHEREAS, pursuant to the Revolving Credit Agreement, the Lenders have severally agreed to make extensions of credit to the Borrowers upon the terms and conditions set forth therein;

WHEREAS, in connection with the Revolving Credit Agreement, the Grantor and certain Subsidiaries of U.S. Foodservice executed and delivered a Revolving Guarantee and Collateral Agreement, dated as of July 3, 2007, in favor of the Revolving Collateral Agent (as the same may be amended, restated, supplemented, waived or otherwise modified from time to time, the "Revolving Guarantee and Collateral Agreement");

WHEREAS, pursuant to the Revolving Guarantee and Collateral Agreement, the Grantor granted to the Revolving Collateral Agent a security interest in its Intellectual Property, including Trademarks; and

WHEREAS, the Grantor has duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make extensions of credit to the Grantor on the terms and subject to the conditions of the Revolving Credit Agreement, the Grantor agrees, for the benefit of the Revolving Collateral Agent, as follows:

SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Revolving Credit Agreement and the Revolving Guarantee and Collateral Agreement.

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SECTION 2. Confirmation of Security Interest. The Grantor hereby confirms that pursuant to the Revolving Guarantee and Collateral Agreement, subject to existing licenses to use the Trademarks granted by the Grantor in the ordinary course of its business, it granted to the Revolving Collateral Agent, for the ratable benefit of the Secured Parties, a security interest in all of the Trademarks of the Grantor (including, without limitation, those items listed on Schedule A hereto) and to the extent not otherwise included, all Proceeds and products of any and all of the Trademarks, as collateral security for the prompt and complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of the Obligations of the Grantor, except that no security interest is or will be granted pursuant thereto in any right, title or interest of the Grantor under or in any Trademark Licenses with Persons other than Acquired Business Parent, a Subsidiary of Acquired Business Parent or an Affiliate thereof for so long as, and to the extent that, the granting of such a security interest pursuant thereto would result in a breach, default or termination of such Trademark Licenses.

SECTION 3. <u>Purpose</u>. This Agreement has been executed and delivered by the Grantor for the purpose of recording the security interest granted pursuant to the Revolving Guarantee and Collateral Agreement with the United States Patent and Trademark Office. This Agreement is expressly subject to the terms and conditions of the Revolving Guarantee and Collateral Agreement. The Revolving Guarantee and Collateral Agreement (and all rights and remedies of the Lenders thereunder) shall remain in full force and effect in accordance with its terms.

SECTION 4. <u>Acknowledgment</u>. The Grantor does hereby further acknowledge and affirm that the rights and remedies of the Lenders with respect to the security interest in the Trademarks are fully set forth in the Revolving Credit Agreement and the Revolving Guarantee and Collateral Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

\* \* \*

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the date first set forth above.

RESTORE ACQUISITION CORP.

Name: Nathan K. Sleeper

Title: Vice President and Secretary

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

RESTORE ACQUISITION CORP.

By:	<u>.                                    </u>	 _
Name:		
Title:		

CITICORP NORTH AMERICA, INC.

By: /4 Name:

Title:

Michael S. Zicari Vice President

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STATE OF NEW VORK.	<b>)</b>
STATE OF NEW YORK  COUNTY OF NEW YORK	)
satisfactory evidence to be the individua acknowledged to me that he/she execute	2007, before me personally appeared personally known to me or proved to me on the basis of all whose name is subscribed to the within instrument and ad the same in his/her capacity, and that by his/her tal, or the person upon behalf of which the individual
	Muen D. Strukin Notary Public
(Affix Seal Below)	NOREEN P. DENIHAN Notary Public, State of New York No. 4878570 - Nassau County Term Expires

## Schedule A

## **Trademarks**

BRITTANY	RN:1,451,067	Aug. 4, 1987
COCINA DE CALIDAD	RN:2,523,329	Dec. 25, 2001
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Con de C		
FLAVORS	SN:77/142,149	Mar. 28, 2007
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Carrissa Jose		
MISCELLANEOUS DESIGN	RN:655,597	Dec. 10, 1957

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MISCELLANEOUS DESIGN	RN:865,856	Mar. 4, 1969
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MONYBCB		
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WONARCH CONTRACTOR		
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**RECORDED: 07/18/2007**