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
Bank of America, N.A.		11/30/2007	Administrative Agent:

RECEIVING PARTY DATA

Name:	Super Store Industries	
Street Address:	16888 McKinley Avenue	
City:	Lathrop	
State/Country:	CALIFORNIA	
Postal Code:	95330	
Entity Type:	PARTNERSHIP: CALIFORNIA	

PROPERTY NUMBERS Total: 24

Property Type	Number	Word Mark
Registration Number:	1908045	BAYVIEW
Registration Number:	2620601	BAYVIEW FARMS
Registration Number:	1870213	BAYVIEW FARMS
Serial Number:	76204787	MOUNTAIN MIST
Registration Number:	1696366	NUPET
Registration Number:	2255294	SOFT ONE
Serial Number:	76351713	SOFT STUFF
Serial Number:	74557703	SUNNY RANCH
Registration Number:	1914227	SUNNY SELECT
Registration Number:	1997211	SUNNY SELECT
Registration Number:	2007268	SUNNY SELECT
Registration Number:	2588089	SUNNYSIDE FARMS
Registration Number:	1821537	SUNNYSIDE FARMS
Registration Number:	2811040	SUNNYSIDE FARMS COWABUNGA
		TDADEMARK

TRADEMARK

REEL: 003673 FRAME: 0388

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Serial Number:	76351714	TOUGH STUFF
Registration Number:	2276472	TUFF ONE
Registration Number:	1430436	BAY VIEW FARMS
Registration Number:	1483698	BAY VIEW FARMS
Registration Number:	1597693	BAY VIEW FARMS
Registration Number:	1867117	RANCHO DEL SOL
Registration Number:	1866535	SUNNYSIDE
Registration Number:	1199741	SUNNYSIDE FARMS
Registration Number:	1601200	SUNNYSIDE FARMS
Registration Number:	1486264	SUNNYSIDE FARMS

CORRESPONDENCE DATA

Fax Number: (804)344-7999

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

Phone: 804-788-8523

Email: HWRITM@hunton.com

Correspondent Name: Edward T. White
Address Line 1: 951 East Byrd Street

Address Line 2: Riverfront Plaza, East Tower

Address Line 4: Richmond, VIRGINIA 23219-4074

ATTORNEY DOCKET NUMBER:	67350.001043
NAME OF SUBMITTER:	Edward T. White
Signature:	/Edward T. White/
Date:	12/07/2007

Total Attachments: 5

source=Release of Security Interest-Super Store#page1.tif source=Release of Security Interest-Super Store#page2.tif source=Release of Security Interest-Super Store#page3.tif source=Release of Security Interest-Super Store#page4.tif source=Release of Security Interest-Super Store#page5.tif

TRADEMARK REEL: 003673 FRAME: 0389

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT

THIS FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT (the "Amendment"), dated as of November 30, 2007 is between SUPER STORE INDUSTRIES, a general partnership (the "Grantor") and COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A., "RABOBANK NEDERLAND", NEW YORK BRANCH ("Rabobank"), as administrative agent (herein so called).

RECITALS:

Grantor executed and delivered that certain Trademark Security Agreement dated November 26, 2002 (the "Agreement") in favor of and Bank of America, N.A. ("Bank of America") in its capacity as the administrative agent under the Credit Agreement (as defined in the Agreement). The Agreement was filed with the United States Patent and Trademark Office on January 7, 2003 under file number 2659/0976. Bank of America has resigned as the administrative agent under the Credit Agreement and Rabobank has been appointed the successor administrative agent under the Credit Agreement. Bank of America, in its capacity as the retiring administrative agent, also assigned all of its right, title and interest in and to the Agreement to Rabobank, in its capacity as the successor administrative agent under the Credit Agreement pursuant to the terms of that certain Fourth Amendment to Credit Agreement dated the date hereof among the Grantor, Rabobank and Bank of America. Rabobank, in such capacity, and the Grantor desire to amend the Agreement as herein set forth.

NOW, THEREFORE, in consideration of the premises herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows effective as of the date hereof unless otherwise indicated:

ARTICLE 1.

Definitions

Section 1.1. <u>Definitions</u>. Capitalized terms used in this Amendment, to the extent not otherwise defined herein, shall have the same meanings as in the Agreement, as amended hereby.

ARTICLE 2.

Amendments

- Section 2.1. <u>Amendment to the Defined Term "Administrative Agent"</u>. The term "Administrative Agent" as defined and used in the Agreement is amended to mean "COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A., "RABOBANK NEDERLAND", NEW YORK BRANCH ("Rabobank"), as administrative agent under the Credit Agreement".
- Section 2.2. <u>Amendment to Schedule 1</u>. Schedule 1 to the Agreement is amended in its entirety to read as set forth on Schedule 1 hereto. After giving effect to this Amendment, to secure the Secured Obligations (as defined in the Security Agreement), Grantor, pursuant to the terms of the Agreement, does hereby grant to the Administrative Agent a continuing security interest in all of Grantor's right, title and interest in, to and under the Trademark Collateral, including, the trademarks, trademark applications and trademark registrations identified on Schedule 1 hereto.

FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT, Page 1 DALLAS2 1239486v3 67350.001043

TRADEMARK REEL: 003673 FRAME: 0390

ARTICLE 3.

Miscellaneous

- Section 3.1. <u>Ratifications</u>. The terms and provisions set forth in this Amendment shall modify and supersede all inconsistent terms and provisions set forth in the Agreement and except as expressly modified and superseded by this Amendment, the terms and provisions of the Agreement and are ratified and confirmed and shall continue in full force and effect. Grantor and the Administrative Agent agree that the Agreement as amended hereby shall continue to be legal, valid, binding and enforceable in accordance with its terms.
- Section 3.2. <u>Severability</u>. Any provision of this Amendment held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Amendment and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.
- Section 3.3. <u>Successors and Assigns</u>. This Amendment is binding upon and shall inure to the benefit of Grantor, Administrative Agent and their respective successors and assigns, except Grantor may not assign or transfer any of its rights or obligations hereunder without the prior written consent of the Administrative Agent. Any assignment in violation of this Section 3.3 shall be void.
- Section 3.4. <u>Counterparts</u>. This Amendment may be executed in one or more counterparts and on electronic counterparts, each of which when so executed shall be deemed to be an original, but all of which when taken together shall constitute one and the same agreement.
- Section 3.5. <u>Headings</u>. The headings, captions, and arrangements used in this Amendment are for convenience only and shall not affect the interpretation of this Amendment.
- Section 3.6. <u>Entire Agreement</u>. This Amendment embodies the final, entire agreement among the parties hereto relating to the amendment to the Agreement and supersede any and all prior commitments, agreements, representations and understandings, whether written or oral, relating to this Amendment, and may not be contradicted or varied by evidence of prior, contemporaneous or subsequent oral agreements or discussions of the parties hereto.

Executed as of the date first written above.

SUPER STORE INDUSTRIES

Bv:

Fracy L. Nicholl, Chief Financial Officer

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A., "RABOBANK NEDERLAND" NEW YORK BRANCH, as successor Administrative Agent

By:

Eric L Baymiller, Executive Director

By:

Rebeeca O. Morrow, Executive Director

Consented and Agreed to:

BANK OF AMERICA, N.A., as the resigning administrative agent

By:

Dora A Brown, Vice President

COÖPERATIEVE	CENTRALE	E RAIFFEISEN-
BOERENLEENBAN	K B.A.,	"RABOBANK
NEDERLAND" NEV	V YORK BRA	ANCH, as successor
Administrative Agent		

By:	
	Eric L Baymiller, Executive Director
By:	
	Rebecca O. Morrow, Executive Director
Cons	ented and Agreed to:
TO A B.T	V OF AMERICA NA

BANK OF AMERICA, N.A., as the resigning administrative agent

By: Ooa a. Buown

Dora A Brown, Vice President

Schedule 1

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First Amendment to Trademark Security Agreement

TRADEMARK	COUNTRY	CLASS(ES)	APPL. NO FILING	REG NO.
TRADEMARK	COUNTRY	CLASS(ES)		ISSUE DATE
BAYVIEW	US	003, 016, 031	74/520020 05/02/1994	1908045 08/01/1995
BITT VIEW	1	003, 010, 031	78/572579	00,01,1223
BAYVIEW	US	6, 29, 30	02/22/2005	
DANGER DE	110		78/685528	3063780
BAYVIEW	US	31	08/04/2005 76/258391	02/28/2006 2620601
BAYVIEW FARMS	us	030	5/16/2001	09/17/2002
			74/232619	1870213
BAYVIEW FARMS	US	029; 030; 032	12/20/1991	12/27/1994
COWABUNGA	US	16; 21; 29; 30; 31; 32	78/301177 09/16/2003	
COWABONGA	108	34	78/301133	
COWABUNGA	US	29; 30; 32	09/16/2003	
			78/688683	
MEADOWVIEW FARMS	US	29, 32	08/09/2005	
MEADOWVIEW FARMS	US	29; 30; 32	78/978227 08/09/2005	3252561 06/12/2007
ALLANDON VILW PARWIS	100	1 27, 30, 32	76/204787	00/12/2007
MOUNTAIN MIST	US	032	02/01/2001	
			74/135541	1696366
NUPET	US	031	02/01/1991	06/23/1992
SOFT ONE	us	016	75/441739 02/27/1998	2255294 06/22/1999
BOLLONE	100	1010	76/351713	00/22/1999
SOFT STUFF	US	016	12/21/2001	
			74/557703	
SUNNY RANCH	US	029	08/05/1994	101.4227
SUNNY SELECT	us	029	74/188899 07/26/1991	1914227 08/22/1995
SOTTI SEEDOT	1	1027	74/050580	1997211
SUNNY SELECT	US	004; 006; 016; 031	04/19/1990	08/27/1996
CVD D VV CDV D CD			74/800469	2007268
SUNNY SELECT	US	3; 29; 30; 32	04/19/1990 76/258806	10/08/1996 2588089
SUNNYSIDE FARMS	us	030	05/16/2001	07/02/2002
			74/392349	1821537
SUNNYSIDE FARMS	US	029	05/19/1993	02/15/1994
SUNNYSIDE FARMS	LIE.	020, 020	76/156894	281140
COWABUNGA	US	029; 030	10/30/2000 76/351714	02/03/2004
TOUGH STUFF	US	016	12/21/2001	
			75/318517	2276472
TUFF ONE	US	016	06/27/1997	09/07/1999
BAY VIEW FARMS	US	29	73/582522 02/12/1986	1430436 02/24/1987
PILL AIT AI LUISAID	0.5	1 6.7	73/665270	1483698
BAY VIEW FARMS	US	29, 30	06/08/1987	04/05/1988
			73/827573	1597693
BAY VIEW FARMS	US	030	09/25/1989	05/22/1990
RANCHO DEL SOL	us	030	74/349529 01/19/1993	1867117 12/13/1994
			74/314092	1866535
SUNNYSIDE	US	032	09/15/1992	12/06/1994
GV D D IV GV D T T T T T T				1199741
SUNNYSIDE FARMS	US	025	72/927577	06/29/1982
SUNNYSIDE FARMS	US	030	73/827577 09/25/1989	1601200 06/12/1990
A PARAMA			73/666068	1486264
SUNNYSIDE FARMS	US	029; 030; 032	06/11/1987	04/26/1988

SCHEDULE 1 to FIRST AMENDMENT TO TRADEMARK SECURITY AGREEMENT, Solo Page DALLAS2 1239486v3 67350.001043

RECORDED: 12/07/2007

TRADEMARK REEL: 003673 FRAME: 0394