Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Gourmet Express Acquisition Fund, LLC		02/06/2008	LIMITED LIABILITY COMPANY: MARYLAND
Gourmet Express, LLC		02/06/2008	LIMITED LIABILITY COMPANY: TEXAS
S & S Sourcing and Marketing, LLC		02/06/2008	LIMITED LIABILITY COMPANY: TEXAS
Commodity Packing and Trading Co., Ltd.		102/06/2008	LIMITED PARTNERSHIP: TEXAS
BKK Properties, Ltd.		102/06/2008	LIMITED PARTNERSHIP: TEXAS
Commodity Packing and Trading GP, L.L.C.		02/06/2008	LIMITED LIABILITY COMPANY: TEXAS
BKK Management, LLC		02/06/2008	LIMITED LIABILITY COMPANY: TEXAS

RECEIVING PARTY DATA

Name:	Bridge Healthcare Finance, LLC, as administrative agent			
Street Address:	33 South Wacker Drive, Suite 5350			
City:	Chicago			
State/Country:	ILLINOIS			
Postal Code:	60606			
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE			

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark	
Registration Number:	2507351	GOURMET DINING	
Serial Number:	78504674	LA CAZUELA DE SAN CRISTOBAL	
Serial Number:	78504667	LA CAZUELA DE SAN CRISTOBAL	

CORRESPONDENCE DATA

TRADEMARK
REEL: 003899 FRAME: 0605

900121975

Fax Number: (312)609-5005

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

Phone: 312-609-7897

Email: hmiller@vedderprice.com

Correspondent Name: Holly Miller

Address Line 1: 222 North LaSalle Street - 24th Floor

Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	36026.00.0091
NAME OF SUBMITTER:	Holly Miller
Signature:	/Holly Miller/
Date:	12/04/2008

Total Attachments: 17

source=Gourmet Express Security Interest#page1.tif source=Gourmet Express Security Interest#page2.tif source=Gourmet Express Security Interest#page3.tif source=Gourmet Express Security Interest#page4.tif source=Gourmet Express Security Interest#page5.tif source=Gourmet Express Security Interest#page6.tif source=Gourmet Express Security Interest#page7.tif source=Gourmet Express Security Interest#page8.tif source=Gourmet Express Security Interest#page9.tif source=Gourmet Express Security Interest#page10.tif source=Gourmet Express Security Interest#page11.tif source=Gourmet Express Security Interest#page12.tif source=Gourmet Express Security Interest#page13.tif source=Gourmet Express Security Interest#page14.tif source=Gourmet Express Security Interest#page15.tif source=Gourmet Express Security Interest#page16.tif source=Gourmet Express Security Interest#page17.tif

TRADEMARK AND LICENSE SECURITY AGREEMENT

TRADEMARK AND LICENSE SECURITY AGREEMENT ("Agreement") dated as of February 6, 2008, made by GOURMET EXPRESS ACQUISITION FUND, LLC, a Maryland limited liability company ("Gourmet Acquisition"), GOURMET EXPRESS, LLC, a Texas limited liability company ("Gourmet Express"), S & S SOURCING AND MARKETING, LLC, a Texas limited liability company ("S&S"), COMMODITY PACKING AND TRADING CO., LTD., a Texas limited partnership ("Commodity Packing"), and BKK PROPERTIES, LTD., a Texas limited partnership ("BKK Properties"), COMMODITY PACKING AND TRADING GP, L.L.C., a Texas limited liability company ("Commodity GP"), and BKK MANAGEMENT, LLC, a Texas limited liability company ("BKK Management", and together with Gourmet Express, S&S, Commodity Packing, BKK Properties and Commodity GP are hereinafter referred to, individually and collectively, as "Grantor"), BRIDGE HEALTHCARE FINANCE, LLC, as Revolving Loan Administrative Agent and as Term Loan Administrative Agent (in such capacies, the "Agent") for itself and various Lenders from time to time party to the Loan Agreement referred to below.

WITNESSETH:

WHEREAS, Agent, Lenders and Grantor have entered into that certain Loan and Security Agreement (the "Loan Agreement"), dated of even date herewith, pursuant to which Agent and the Lenders, subject to the terms and conditions set forth therein, have agreed to extend certain credit facilities to Grantor;

WHEREAS, Agent and Lenders have required, as a further condition to entering into the Loan Agreement and to secure the Obligations under the Loan Agreement and the other Loan Documents, that Grantor execute this Agreement.

NOW, THEREFORE, for and in consideration of the premises set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Defined Terms.

(i) When used herein, (a) capitalized terms which are not otherwise defined have the meanings assigned thereto in the Loan Agreement; and (b) the following terms have the following meanings:

Collateral see Section 2.

Default

means the occurrence of any of the following events: (a) any Event of Default; or (b) any warranty of Grantor herein is untrue or misleading in any material respect and, as a result thereof, Agent's security interest in any material portion of the Collateral is not perfected or Agent's rights and remedies with respect to any material portion of the Collateral are materially impaired or otherwise materially adversely affected.

- (ii) The terms "herein", "hereof" and "hereunder" and other words of similar import refer to this Agreement as a whole and not to any particular section, paragraph or subdivision. Any pronoun used shall be deemed to cover all genders. Wherever appropriate in the context, terms used herein in the singular also include the plural and vice versa. All references to statutes and related regulations shall include any amendments of same and any successor statutes and regulations. Unless otherwise provided, all references to any instruments or agreements to which Agent and/or Lenders are a party or which are in favor of Agent and/or Lenders, including, without limitation, references to the Loan Agreement and any of the other Loan Documents, shall include any and all modifications or amendments thereto and any and all extensions or renewals thereof.
- 2. <u>Security Interest in Trademarks</u>. To secure the complete and timely payment, performance and satisfaction of all of the Obligations, Grantor hereby grants to Revolving Loan Administrative Agent, for its benefit and the benefit of the Revolving Lenders, and to Term Loan Administrative Agent, for its benefit and the benefit of the Term Loan Lenders, a first priority security interest, having priority over all other security interests, with power of sale (to the extent permitted by applicable law) in all of Grantor's interest in now owned or existing and hereafter acquired or arising (collectively, the "Collateral"):
 - trademarks, registered trademarks and trademark applications, trademark (i) registrations, trade names, service marks, registered service marks, service mark applications, and service mark registrations, including, without limitation, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule A, and (a) all renewals thereof, (b) all income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (c) the right to sue for past, present and future infringements and dilutions thereof, and (d) all of Grantor's rights corresponding thereto throughout the world (all of the foregoing registered trademarks, trademark applications, registered service marks and service mark applications, together with the items described in clauses (a)-(d) in this paragraph 2(i), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");
 - (ii) the goodwill of Grantor's business connected with and symbolized by the Trademarks; and
 - (iii) license agreements with any other party in connection with any Trademarks or such other party's trademarks, registered trademarks, trademark applications, trademark registrations, trade names, service marks, registered service marks, service mark applications and service mark registrations, whether Grantor is a licensor or licensee under any such license agreement, including, but not limited to, the license

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agreements listed on <u>Schedule B</u>, and the right upon the occurrence and during the continuance of a Default to use the foregoing in connection with the enforcement of the rights of Agent and the Lenders under the Loan Agreement (all of the foregoing being hereinafter referred to collectively as the "Licenses").

- 3. Restrictions on Future Agreements. Grantor will not, without Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and Grantor further agrees that it will not take any action, and will use its best efforts not to permit any action to be taken by others subject to its control, including licensees, or fail to take any action, which would in any material respect affect the validity or enforcement of the rights transferred to Agent under this Agreement or the rights associated with those Trademarks which are necessary or desirable in the operation of Grantor's business.
- Grantor represents and warrants that the 4. New Trademarks and Licenses. Trademarks and Licenses listed on Schedule A and Schedule B, respectively, include all of the Trademarks and Licenses now owned or held by Grantor. If, prior to the termination of this Agreement, Grantor shall (i) obtain rights to any new Trademark or Licenses or (ii) become entitled to the benefit of any new or existing Trademark or License, the provisions of Section 2 shall automatically apply thereto and Grantor shall give prompt written notice thereof to Agent. Grantor hereby authorizes Agent to unilaterally modify this Agreement by (a) amending Schedule A or Schedule B, as the case may be, to include any Trademarks or Licenses which are described under Section 2, or under this Section 4, and (b) filing with the United States Patent and Trademark Office in addition to and not in substitution for, this Agreement, a duplicate original of this Agreement containing on Schedule A or Schedule B thereto, as the case may be, the revised list of Trademarks and/or Licenses under Section 2 or this Section 4. Notwithstanding the foregoing, Grantor hereby agrees that Agent's security interest shall extend to all of the collateral listed in Section 2 and this Section 4, regardless of whether Agent actually amends Schedule A and Schedule B.
- 5. Additional Parties. To the extent permitted by the Loan Agreement, at any time after the date of this Agreement, one or more additional Persons may become parties hereto by executing and delivering to Agent a counterpart signature page to this Agreement together with supplements to the Schedules hereto setting forth all relevant information with respect to such party as of the date of such delivery. Immediately upon such execution and delivery (and without any further action), each such additional Person will become a party to, and will be bound by all the terms of, this Agreement. Without limiting the generality of the foregoing, upon such additional Person's execution of such counterpart, each reference to "Grantor" herein shall include such additional Person and such Person shall be deemed to have thereupon granted to Agent, for Agent's benefit and the benefit of the Lenders, a first priority security interest in all of its Collateral, as provided herein.
- 6. Royalties. Grantor hereby agrees that the use by Agent of the Trademarks and Licenses as described in Section 2 and Section 4 and as authorized hereunder shall be, to the extent permitted by applicable law, co-extensive with Grantor's rights thereunder and with

respect thereto and without any liability for royalties or other related charges from Agent to Grantor.

- 7. Nature and Continuation of Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall remain in full force and effect until the Obligations have been indefeasibly paid in full and the Loan Agreement has terminated. At such time, the rights granted to Agent hereunder shall also terminate.
- Right to Inspect; Further Assignments and Security Interests. Agent shall have 8. the right, consistent with the Loan Agreement at any reasonable time and from time to time, to inspect the premises and to examine the books, records, and operations of Grantor relating to the Trademarks and the Licenses, including, without limitation, Grantor's quality control processes; provided, that in conducting such inspections and examinations, Agent shall use reasonable efforts not to disturb unnecessarily the conduct of Grantor's ordinary business operations. During the existence of an Event of Default, and subject to the terms of the Loan Agreement, Grantor agrees that Agent or a conservator appointed by Agent, shall have the right to establish such reasonable additional product quality controls as Agent or such conservator, in its sole judgment, may deem necessary to assure maintenance of the quality of products sold by Grantor under the Trademarks and the Licenses. Grantor agrees (i) not to sell or assign its respective interests in, or grant any license under, the Trademarks or the Licenses without the prior written consent of Agent, (ii) to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with the quality of said products as of the date hereof, and (iii) not to reduce the quality of such products in any material respect without the prior written consent of Agent.
- Duties of Grantor. Grantor shall have the duty, to the extent desirable in the 9. normal conduct of Grantor's business and consistent with Grantor's current business practices: (i) to prosecute diligently any trademark applications or registrations or service mark applications or registrations that are part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, (ii) to make applications for trademarks and service marks as Grantor deems appropriate, and (iii) to take reasonable steps to preserve and maintain all of Grantor's rights in the trademark and service mark applications and trademark and service mark registrations that are part of the Trademarks. Any expenses incurred in connection with the foregoing shall be borne by Grantor. Grantor shall not abandon any material trademark or service mark which is the subject of a registered trademark, service mark or application therefor and which is or shall be, in Grantor's commercially reasonable business judgment, necessary or economically desirable in the operation of Grantor's business. Grantor agrees to retain an experienced trademark attorney reasonably acceptable to Agent for the filing and prosecution of all such applications and other proceedings, provided that Agent expressly agrees that the attorneys at Venable LLP constitute such experienced trademark attorneys. Neither Agent nor any of the Lenders shall have any duty with respect to the Trademarks or Licenses. Without limiting the generality of the foregoing, neither Agent nor any of the Lenders shall be under any obligation to take any steps necessary to preserve rights in the Trademarks and Licenses against any other parties, but may do so at Agent's option during the continuance of an Event of Default, and all expenses incurred in connection therewith shall be for the sole account of Grantor and added to the Obligations secured hereby.

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- 10. Agent's Right to Sue. During the existence of an Event of Default, Agent shall have the right, but shall not be obligated, to bring suit to enforce the Trademarks and the Licenses and, if Agent shall commence any such suit, Grantor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement. Grantor shall, upon demand, promptly reimburse and indemnify Agent and any Lender for all costs and reasonable expenses incurred by Agent and any Lender in the exercise of its rights under this Section 10 (including, without limitation, all attorneys' and paralegals' fees). If, for any reason whatsoever, Agent or any Lender is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Obligations secured hereby.
- 11. <u>Waivers</u>. No course of dealing between Grantor and Agent, and no failure to exercise or delay in exercising on the part of Agent any right, power or privilege hereunder or under the Loan Agreement or the other Loan Documents shall operate as a waiver of any of Agent's rights, powers or privileges. No single or partial exercise of any right, power or privilege hereunder or under the Loan Agreement or the other Loan Documents shall preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- Agent's Exercise of Rights and Remedies Upon Default. Notwithstanding 12. anything set forth herein to the contrary, it is hereby expressly agreed that during the existence of an Event of Default, Agent may exercise any of the rights and remedies provided in this Agreement, the Loan Agreement or the other Loan Documents. Without limiting the generality of the foregoing, Grantor acknowledges and agrees that (i) the Trademarks and the Licenses comprise a portion of the Collateral and Agent shall have the right to exercise its rights under the Loan Agreement with respect to the Trademarks and the Licenses to the same extent as with respect to all other items of Collateral described therein, and (ii) during the existence of an Event of Default, Agent or its nominee may use the Trademarks and Licenses to complete the manufacture of, assemble, package, distribute, prepare for sale and sell the inventory, or for any other purpose in connection with the conduct of Grantor's business. Any proceeds of any of the Collateral may be applied by Agent to the payment of expenses in connection with the enforcement of Agent's rights and remedies hereunder and in connection with the Collateral, including, without limitation, reasonable attorneys' fees and legal expenses, and any balance of such proceeds may be applied by Agent toward the payment of such of the Obligations, and in such order of application, as Agent may from time to time elect (and, after payment in full of all Obligations, any excess shall be delivered to Grantor or as a court of competent jurisdiction shall direct).
- 13. <u>Intent-to-Use Applications</u>. Notwithstanding any provision of this Agreement, the applicable Uniform Commercial Code or any other agreement or law, in no event shall any party be required or permitted to assign, convey or transfer any trademark or service mark that is the subject of an application for registration under Section 1(b) of the Lanham Act (15 U.S.C. § 1051(b)), as amended, prior to the filing of the verified statement of use under Section 1(d) of the Lanham Act (15 U.S.C. § 1051(d)), as amended.
- 14. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid or unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such

jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

- 15. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 4 and Section 5 hereof or by a writing signed by the parties hereto.
- Cumulative Remedies; Power of Attorney. All of Agent's rights and remedies 16. with respect to the Trademarks and the Licenses, whether established hereby, by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently. Grantor hereby irrevocably appoints Agent as Grantor's attorney-in-fact, with full authority in the place and stead of Grantor and in the name of Grantor or otherwise to carry out the acts described below. During the existence of an Event of Default, Grantor hereby authorizes Agent to, in its sole discretion, (i) endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for Agent in the use of the Trademarks and the Licenses, (ii) take any other actions with respect to the Trademarks and the Licenses as Agent deems are in its best interest, (iii) grant or issue any exclusive or nonexclusive license under or with respect to the Trademarks to anyone on commercially reasonable terms, and (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone on commercially reasonable terms. Grantor hereby ratifies all that such attorney-in-fact shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until this Agreement shall have been terminated pursuant to Section 7 hereof. Grantor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Agent or the Lenders under the Loan Agreement or the other Loan Documents, but rather is intended to facilitate the exercise of such rights and remedies. Agent shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which, respectively, either (y) the Trademarks may be located or deemed located, or (z) the Licenses were granted.
- 17. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of Agent and Lenders, and their nominees, successors and assigns. Grantor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Grantor; provided, however that Grantor shall not voluntarily assign its obligations hereunder without the prior written consent of Agent.
- 18. Governing Law; Choice of Forum; Service of Process. The validity, interpretation and enforcement of this Agreement and the other Loan Documents and any dispute arising out of the relationship between the parties hereto, whether in contract, tort, equity or otherwise, shall be governed by the internal laws of the State of Illinois (without giving effect to principles of conflicts of law) and applicable federal law. Grantor irrevocably consents and submits to the non-exclusive jurisdiction of the courts of the State of Illinois, County of Cook and the United States District Court for the Northern District of Illinois and waives any objection based on venue or forum non conveniens with respect to any action instituted therein arising under this Agreement or any of the other Loan Documents or in any way connected or related or incidental to the dealings of Grantor, Agent and/or Lenders in respect of this Agreement or the other Loan Documents or the transactions related hereto or thereto, in each case whether now

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existing or hereafter arising, and whether in contract, tort, equity or otherwise, and agrees that any dispute with respect to any such matters shall be heard only in the courts described above (except that Agent shall have the right to bring any action or proceeding against Grantor or its property in the courts of any other jurisdiction which Agent deems necessary or appropriate in order to realize on the collateral or to otherwise enforce its rights against Grantor or its property). Grantor hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth on the signature pages hereof and service so made shall be deemed to be completed five (5) days after the same shall have been so deposited in the U.S. mails, or, at Agent's option, by service upon Grantor in any other manner provided under the rules of any such courts. Within thirty (30) days after such service, Grantor shall appear in answer to such process, failing which Grantor shall be deemed in default and judgment may be entered by Agent against Grantor for the amount of the claim and other relief requested.

- 19. JURY TRIAL WAIVER. EACH OF GRANTOR AND AGENT HEREBY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (i) ARISING UNDER THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS OR (ii) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF GRANTOR AND AGENT IN RESPECT OF THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER IN CONTRACT, TORT, EQUITY OR OTHERWISE. EACH OF GRANTOR AND AGENT HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THAT GRANTOR OR AGENT MAY FILE AN ORIGINAL COUNTERPART OF A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF GRANTOR AND AGENT TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.
- 20. <u>Notices</u>. Any written notice, consent or other communication provided for in this Agreement shall be delivered in accordance with the Loan Agreement.
- 21. <u>Section Headings</u>. The section headings herein are for convenience of reference only and shall not affect in any way the interpretation of any of the provisions hereof.
- 22. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of this Agreement by telefacsimile shall be equally as effective as delivery of a manually executed counterpart of this Agreement. Any party delivering an executed counterpart of this Agreement by telefacsimile shall also deliver a manually executed counterpart of this Agreement, but the failure to deliver a manually executed counterpart shall not affect the validity, enforceability, and binding effect of this Agreement.

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- 23. Right of Recordal of Security Interest. Agent shall have the right, but not the obligation, at the expense of Grantor, to record this Agreement in the United States Patent and Trademark Office and with such other recording authorities deemed reasonable and proper by Agent. Upon satisfaction in full of the Obligations and termination of the Loan Agreement, Grantor shall have the right to effect recordal of such satisfaction or termination at the expense of Grantor in the United States Patent and Trademark Office and with such other recording authorities deemed reasonable and proper by Grantor. Agent and Grantor shall cooperate to effect all such recordals hereunder.
- 24. <u>Joint and Several</u>. Each Person constituting Grantor shall be jointly and severally liable for all of the representations, warranties, covenants and obligations of each other Person constituting Grantor under this Agreement.

[SIGNATURE PAGES FOLLOW]

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IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the day and year first above written.

GOURMET EXPRESS ACQUISITION FUND, LLC, a Maryland limited liability company

By: Ilex Capital Group, LLC

Its: General Manager

Joseph Mathews

Member

GOURMET EXPRESS, LLC, a Texas

limited liability company

By: Gourmet Express Acquisition Fund,

LLC

Its: Sole Member

By: Ilex Capital Group, LLC

Its: General Manager

By: Joseph Mathews

Member

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23,

S & S SOURCING & MARKETING,

LLC, a Texas limited liability company

By: Gourmet Express, LLC

Its: Sole Member

By: Gourmet Express Acquisition

Fund, LLC Its: Sole Member

By: Ilex Capital Group, LLC

Its: General Manager

Member

COMMODITY PACKING AND TRADING CO., LTD., a Texas limited

partnership

By: Commodity Packing and Trading

GP, LLC

Its: General Partner

By: Gourmet Express, LLC

Its: Sole Member

By: Gourmet Express Acquisition

Fund, LLC

Its: Sole Member

By: Ilex Capital Group, LLC,

Its: General Manager

bseph Mathews

Member

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BKK PROPERTIES, LTD., a Texas limited partnership

By: BKK Management, LLC,

Its: General Partner

By: Gourmet Express, LLC

Its: Sole Member

By: Gourmet Express

Acquisition Fund, LLC

Its: Sole Member

By: Ilex Capital Group, LLC

Its: General Manager

Joseph Mathews

Member

COMMODITY PACKING AND TRADING

GP, L.L.C., a Texas limited liability company

By: Gourmet Express, LLC

Its: Sole Member

By: Gourmet Express Acquisition Fund,

LLC

Its: Sole Member

By: Ilex Capital Group, LLC

Its: General Manager

Joseph Mathews

Member

BKK MANAGEMENT, LLC, a Texas limited liability company

By: Gourmet Express, LLC

Its: Sole Member

By: Gourmet Express Acquisition Fund,

LLC

Its: Sole Member

By: Ilex Capital Group, LLC

Its: General Manager

Joseph Mathews

Member

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BRIDGE HEALTHCARE FINANCE, LLC,

as Revolving Loan Administrative Agent and as

Term Loan Administrative Agent

By:____

Kim Gordon

Executive Vice President and

Chief Credit Officer

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SCHEDULE A

to Trademark and License Security Agreement

TRADEMARKS

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Trademark

TITLE	ТҮРЕ	REG. NO./ SER. NO.	ISSUED/ FILED	OWNER/ ASSIGNEE	COMMENTS	ACTION ITEMS	DUE DATE
GOURMET DINING	ТМ	2,507,351 75/407,631	11-13-01 12-18-97	Gourmet Express, LLC	Section 8 and 15 affidavits have been accepted and acknowledged.		
LA CAZUELA DE SAN CRISTOBAL	тм	- 78/504,674	- 10-22-04	Gourmet Express, LLC	4 th EOT submitted 12-14-07.	SOU/EOT	6-20-08
LA CAZUELA DE SAN CRISTOBAL	тм	- 78/504,667	- 10-22-04	Gourmet Express, LLC	4 th EOT submitted 12-14-07.	SOU/EOT	6-20-08
HEALTHY SINGLES BY GOURMET EXPRESS	тм	2,977,534 76/530,888	7-26-05 7-18-03	Gourmet Cuisine, Inc.	Registered.		
GOURMET	тм	- 76/530,887	- 7-18-03	Gourmet Cuisine, Inc.	5 th and FINAL EOT submitted 12-14-07.	sou	6/14/08
COURMET	тм	76/530,889	- 7-18-03	Gourmet Cuisine, Inc.	5th and FINAL EOT submitted 12-14-07.	SOU	6/14/08

Schedule A - Trademark

SCHEDULE B

to Trademark and License Security Agreement

LICENSES

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Licenses

None.

Schedule B - Licenses