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SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the typographical error in the receiving party's name on the cover sheet previously recorded on Reel 002091 Frame 0827. Assignor(s) hereby confirms the change of name to Baldwin Richardson Foods Company.	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Tri-Star Industries, Inc.		10/30/1998	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	Baldwin Richardson Foods Company	
Street Address:	20201 S. LaGrange Road	
Internal Address:	Suite 200	
City:	Frankfort	
State/Country:	ILLINOIS	
Postal Code:	60423	
Entity Type:	CORPORATION: ILLINOIS	

PROPERTY NUMBERS Total: 13

Property Type	Number	Word Mark
Registration Number:	1597690	CHOC-O-CREAM
Registration Number:	1602627	CHOC-O-RICH
Registration Number:	1354473	MRS. RICHARDSON'S
Registration Number:	1584961	MRS. RICHARDSON'S
Registration Number:	1718489	MRS. RICHARDSON'S
Registration Number:	0905950	NANCE'S
Registration Number:	1668695	NANCE'S
Registration Number:	0541265	RICHARDSON
Registration Number:	1374079	RICHARDSON
Registration Number:	0502903	RICHARDSON
Registration Number:	0502904	RICHARDSON
		TDADEMADIA

TRADEMARK " REEL: 003928 FRAME: 0459

900126053

Registration Number:	1517333	SINGLE SUNDAE SIZE
Registration Number:	1888719	VALUE RICH

CORRESPONDENCE DATA

Fax Number: (206)359-4452

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

Phone: 206.359.3452

Email: pctrademarks@perkinscoie.com

Correspondent Name: Grace Han Stanton
Address Line 1: 1201 Third Avenue

Address Line 2: Suite 4800

Address Line 4: Seattle, WASHINGTON 98101-3099

ATTORNEY DOCKET NUMBER:	59359.4000.0000.GX56
NAME OF SUBMITTER:	Elizabeth A. Kristoferson
Signature:	/Elizabeth A. Kristoferson/
Date:	02/02/2009

Total Attachments: 8

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U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

95-25-2000

U.S. Patent & TMOfe/TM Mail Rept Dt. #61 ner of Patents and	01386898 or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies):
Tri-Star Industries, Inc.	Name: Baldwin Richardson Foods Co.
Tri-Star Industries, Inc. NRD 5.25.00	Internal Address: Suite 205
	Street Address: 4440 West Lincoln Highway
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Corporation-State Illinois ☐ Other ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	City: Matteson State: TI. ZIP:60443
Additional name(s) of conveying party(ies) attached? Yes XX No	Association General Partnership
3. Nature of conveyance: Assignment Security Agreement Other Change of Name Change of Name Change of Name Description Date: October 30, 1998	Limited Partnership Corporation-State Illinois Other If assignee is not domiciled in the United States, a domestic representative designation is attached: (Designations must be a separate document from Assignment) Additional name(s) & address(es) attached? Yes XX No
Application number(s) or registration number(s): A. Trademark Application No.(s)	B. Trademark registration No.(s)
A. Hademark Application No.(5)	See attached Exhibit As
	bee actacled lalibic 15
5. Name and address of party to whom correspondence	ached? • Yes • No
concerning document should be mailed:	6. Total number of applications and registrations involved: 17
Name: Lisa K. Liou	
Internal Address: Katten Muchin Zavis	7. Total fee (37 CFR 3.41): \$ 440.00
Suite 1600	X☑ Enclosed
525 West Monroe Street	Authorized to be charged to deposit account
Street Address:	8. Deposit account number:
City: Chicago State: IL ZIP: 60661	(Attach duplicate copy of this page if paying by deposit account)
06/22/2000 DHGUYEN 00000042 1597690 DO NOT USE	THIS SPACE
01 FC:481	
9. Statement and signature.	nation is true and correct and any attached copy is a true copy
The man I have I do	\sim \sim \sim
·	5/25/00

EXHIBIT A

<u>Trademark</u>	Registration Number	Registration Date
MRS. RICHARDSON'S	1354473	August 13, 1985
MRS. RICHARDSON'S	1718489	September 22, 1992
MRS. RICHARDSON'S	1584961	February 27, 1990
NANCE'S	905950	January 12, 1971
NANCE'S	1668695	December 17, 1991
RICHARDSON (STYLIZED)	541265	April 24, 1951
RICHARDSON (STYLIZED)	502903	October 12, 1948
RICHARDSON (STYLIZED)	502904	October 12, 1948
RICHARDSON (STYLIZED)	516388	October 18, 1949
RICHARDSON (STYLIZED)	1374079	December 3, 1985
RICHARDSON FOODS CORPORATION	1359404	September 10, 1985
SINGLE SUNDAE SIZE AND DESIGN	1517333	December 20, 1988
VALUE RICH	1888719	April 11, 1995

EXHIBIT A

UNITED STATES TRADEMARK REGISTRATIONS

<u>Trademark</u>	Registration Number	Registration Date
CHOC-O-CREAM	1597690	May 22, 1990
CHOC-O-RICH	1602627	June 19, 1990
OX-HEART	1232909	March 29, 1983
UNTOPPABLES	1354474	August 13, 1985

File Number 5687-523-9

State of Allinois Office of The Secretary of State

MICHOS, ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

TRI-STAR INDUSTRIES, INC.
INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN
FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE
BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, I hereto set my hand and cause to be

affixed the Great Seal of the State of Illinois, at the City of Springfield, this 30TH day of OCTOBER A.D. 19 98 and of the Independence of the United States the two

hundred and 23RD

George 4 Ryan
Sacretary of State

Secretary of State

C-212.2

Form BCA-1 (Rev. Jan. 1995)	0.30 ARTI	ICLES OF AMENDME	T File#5687_ 523.9
George H. Ryan Secretary of State Department of Busine Springfield, IL 62756 Telephone (217) 782-		FILED OCT 30 1998	This space for use by Secretary of State Date Submit in Duplicate Submit in Duplica
Remit payment in check order, payable to "Secre "The filing fee for article amendment- \$25.00	etary of State."	GEORGE H. RYAN SECRETARY OF STATE	Franchise Tax Filing Fee* Penalty Approved:
	NAME: Tri-Star Industri		PAID OCTMG 61)1933
The following 19 98	in the manner indicated	rticles of Incorporation was adopted below. ("X" one box only)	on March 31 he articles of incorporation and no directors
have been By a major as of the ti	elected; rity of the board of directo me of adoption of this ar	ors, in accordance with Section 10.1 mendment;	(Note 2) 0, the corporation having issued no shares (Note 2)
action not By the sha	being required for the accordance are holders, in accordance and submitted to the share	doption of the amendment;	shares having been issued but shareholder (Note 3) of the board of directors having been duly lers, not less than the minimum number of ed in favor of the amendment; (Note 4)
By the sha duly adop less than have not	areholders, in accordance ted and submitted to the the minimum number of v consented in writing have	e with Sections 10.20 and 7.10, a res shareholders. A consent in writing h votes required by statute and by the re been given notice in accordance	olution of the board of directors having been as been signed by shareholders having not articles of incorporation. Shareholders who with Section 7.10; (Not es 4 & 5)
duly adop	oted and submitted to the vote on this amendmen	e shareholders. A consent in writin	solution oftheboardofdirectors having been g has been signed by all the shareholders (Note 5)
a. When ame	ndment effects a name		te name below. Use Page 2 for all other
Baldwin Richardson F	Foods Company	(NEW NAME)	(0.561
			a.d.

All changes other than name, include on page 2 (over)

N.31.98

Text of Amendment

b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there is not sufficient space to do so, add one or more sheets of this size.)

N/A

•	The manner, if not see the in Article 3b, im which any exchange, a sification or cancellation of issued shares, or a reduction of the number of authorized shares of any class below the number of issued shares of that class, provided for or effected by this amendment, is as follows: (If not applicable, insert "No change")
	No Change
	(a) The manner, if not set forth in Article 3b, in which said amendment effects a change in the amount of paid-in capital (Paid-in capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts) is as follows: (If not applicable, insert "No change")
	No Change
	(b) The amount of paid-in capital (Paid-in Capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts) as changed by this amendment is as follows: (If not applicable, insert "No change")
	No Change Before Amendment After Amendment
	Paid-in Capital \$\$
	(Complete either Item 6 or 7 below. All signatures must be in BLACK INK.)
	The undersigned corporation hascausedthisstatement be signed by its duly authorized officers, each of whomaffirms, under penalties of perjury, that the facts stated herein are true.
	Dated March 31, 19 98 TRI-STAR INDUSTRIES INC. (Exact Name of Composition at date of execution) by Crack Name of Composition at date of execution)
	(Signature of Secretary/orAssistant Secretary) Pamela M. Johnson, Secretary Eric G. Johnson, President
	(Type or Print Name and Title) (Type or Print Name and Title)
•	If amendment is authorized pursuant to Section 10.10 by the incorporators, the incorporators must sign below, and type or print name and title.
	OR OR
	If amendment is authorized by the directors pursuant to Section 10.10 and there are no officers, then a majority of the directors or such directors as may be designated by the board, must sign below, and type or print name and title.
	The undersigned affirms, under the penalties of perjury, that the facts stated herein are true.
	Dated, 19

NOTES and INSTRUCTIONS

- NOTE 1 State the true exact corporate name as it appears on the records of the office of the Secretary of State, BEFORE any amendments herein reported.
- NOTE 2 Incorporators are permitted to adopt amendments ONLY before any shares have been issued and before any directors have been named or elected. (§ 10.10)
- NOTE 3 Directors may adopt amendments without shareholder approval in only seven instances, as follows:
 - (a) to remove the names and addresses of directors named in the articles of incorporation;
 - (b) to remove the name and address of the initial registered agent and registered office, provided a statement pursuant to § 5.10 is also filed:
 - to increase, decrease, create oreliminate the parvalue of the shares of any class, so long as no class orseries (c) of shares is adversely affected.
 - (d) to split the issued whole shares and unissued authorized shares by multiplying them by a whole number, so long as no class or series is adversely affected thereby;
 - to change the corporate name by substituting the word "corporation" incorporated", "company", 'llimitedil, or the abbreviation "corp., inc., co., or "Itd.'I for a similar word or abbreviation in the name, or by adding a (e) geographical attribution to the name;
 - to reduce the authorized shares of any class pursuant to a cancellation statement filed in accordance with (f)
 - to restate the articles of incorporation as currently amended. (9)

(§ 10.15)

NOTE 4 All amendments notadopted under§ 10.100r§ 10.15 require (1)thattheboard of directorsadopta resolution setting forth the proposed amendment and (2) that the shareholders approve the amendment.

Shareholder approval may be (1) by vote at a shareholders' meeting (eitherannual or special) or (2) by consent, in writing, without a meeting.

To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on the amendment (butif class voting applies, then also atleasta 2/3 vote within each class is required).

The articles of incorporation may supersede the 2/3 vote requirement by specifying any smaller or larger vote requirement not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting applies. (§ 10.20)

NOTE 5 Vvhen shareholder approval is by consent, all shareholders must be given notice of the proposed amendment at least 5 days before the consent is signed. If the amendment is adopted, shareholders who have not signed the consent must be promptly notified of the passage of the amendment. (§§ 7.10 & 10.20)

C-173.9

RECORDED: 02/02/2009