## 900235687

## TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Amended and Restated Trademark Security Agreement

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
PIERRE HOLDCO, INC.		09/30/2010	CORPORATION: DELAWARE	
PIERRE FOODS, INC.		09/30/2010	CORPORATION: DELAWARE	
CHEFS PANTRY, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
CLOVERVALE FARMS, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
CLOVERVALE TRANSPORTATION, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
PIERRE REAL PROPERTY, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
ZARTIC, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
ZT DISTRIBUTION, LLC	FORMERLY Zar Tran, LLC	09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
ZARTIC REAL PROPERTY, LLC		1109/30/2010	LIMITED LIABILITY COMPANY: OHIO	
ZAR TRAN REAL PROPERTY, LLC		09/30/2010	LIMITED LIABILITY COMPANY: OHIO	
ADVANCE FOOD COMPANY, INC.		09/30/2010	CORPORATION: OKLAHOMA	
ADVANCE RETAIL HOLDINGS, INC.		09/30/2010	CORPORATION: OKLAHOMA	
ADVANCE BRANDS, LLC		09/30/2010	LIMITED LIABILITY COMPANY: DELAWARE	
PIERRE RETAIL HOLDINGS, LLC		09/30/2012	LIMITED LIABILITY COMPANY: DELAWARE	

## **RECEIVING PARTY DATA**

Name:	WELLS FARGO CAPITAL FINANCE, LLC					
Street Address:	450 Colorado Avenue					
Internal Address:	Suite 3000 West					
City:	Santa Monica					

State/Country:	CALIFORNIA
Postal Code:	90404
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

## PROPERTY NUMBERS Total: 23

Property Type	Number	Word Mark
Serial Number:	85160458	ADVANCEPIERRE FOODS
Serial Number:	85722786	BACONADDICT
Serial Number:	85655774	BARBER
Serial Number:	76588706	BREAKAWAY
Serial Number:	78981437	
Serial Number:	85377579	DRIVE THRU
Serial Number:	75920881	FAST BREAKAWAY
Serial Number:	76580389	FULLY COOKED REDI-STEAK SLICED STEAK
Serial Number:	72132641	MINUTEMAN
Serial Number:	76507819	MINUTEMAN PHILLY STEAKS
Serial Number:	76510865	PHILLY KIT
Serial Number:	85588626	QUIK-TO-FIX
Serial Number:	75027718	REDI-STEAK
Serial Number:	85654259	SIGNATURE SUPREME
Serial Number:	85377735	STEAK-EZE
Serial Number:	74315268	STEAK-EZE
Serial Number:	75179723	STEAK-EZE
Serial Number:	76510866	THE LEADER IN PHILLY STYLE STEAKS
Serial Number:	75188601	THE ORIGINAL BREAKAWAY STEAK
Serial Number:	85267233	YOU CAN'T MAKE A BETTER BURGER!
Serial Number:	73711223	GOLDDIGGER BEEF NUGGET
Serial Number:	85421399	THE PUB
Serial Number:	85421602	THE PUB STEAK BURGER

### **CORRESPONDENCE DATA**

**Fax Number**: 4048152424

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 404-815-2231

Email: carolfraser@paulhastings.com

Correspondent Name: Carol Fraser, Corporate Paralegal

Address Line 2: Suite 100	1170 Peachtree Street, NE Suite 100 Atlanta, GEORGIA 30309				
NAME OF SUBMITTER:	Carol Fraser				
Signature:	//Carol Fraser//				
Date: 10/10/2012					
Total Attachments: 10 source=Pierre Amended and Restated Trademark Security Agreement#page1.tif source=Pierre Amended and Restated Trademark Security Agreement#page2.tif source=Pierre Amended and Restated Trademark Security Agreement#page3.tif source=Pierre Amended and Restated Trademark Security Agreement#page4.tif					

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#### AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made this 30th day of September, 2010, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each, individually, a "Grantor"), and WELLS FARGO CAPITAL FINANCE, LLC (formerly Wells Fargo Foothill, LLC), a Delaware limited liability company, in its capacity as agent for the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

#### WITNESSETH:

WHEREAS, pursuant to that certain Amended and Restated Credit Agreement, dated as the date hereof (as amended, restated, supplemented, modified, renewed or extended from time to time, the "Credit Agreement"), by and among Pierre Foods, Inc., a Delaware corporation, as borrower ("Borrower"), the lenders party thereto as "Lenders" (such Lenders, together with their successors and assigns in such capacity, each, individually a "Lender" and, collectively, the "Lenders"), and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrower from time to time pursuant to the terms and conditions thereof;

WHEREAS, the members of the Lender Group are willing to make the financial accommodations to Borrower as provided for in the Credit Agreement, but only upon the condition, among others that, Grantors shall have executed and delivered to Agent, for the benefit of the Lender Group and the Bank Product Providers, that certain Amended and Restated Security Agreement; dated as the date hereof, among the Grantors and Agent (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, the Grantors signatory thereto and Agent are parties to that certain Trademark Security Agreement, dated as of September 30, 2009 (as amended, supplemented, or otherwise modified from time to time prior to the date hereof, the "Original Trademark Security Agreement"), and

WHEREAS, each Advance Company is a Restricted Subsidiary of Borrower and, as such, will benefit by virtue of the financial accommodations extended to Borrower by the Lender Group and the Bank Product Providers and by becoming a Loan Party will benefit from certain rights granted to the Loan Parties pursuant to the terms of the Credit Agreement and the other Loan Documents, so accordingly, each Advance Company has agreed to join this Trademark Security Agreement and become a "Grantor" (each a "New Grantor") for all purposes hereunder; and

WHEREAS, pursuant to the Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, this Trademark Security Agreement in order to amend and restate the Original Trademark Security Agreement and in order for the New Grantors to join and become parties hereto;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree that each New Grantor hereby joins as a party to this Trademark Security Agreement and thereby becomes a "Grantor" hereunder and further agrees to amend and restate the Original Trademark Security Agreement in its entirety as follows:

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- DEFINED TERMS. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or, if not defined therein, in the Credit Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "<u>Security Interest</u>") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising and wherever located (collectively, the "<u>Trademark Collateral</u>"):
- (a) all of its trademarks, trade names, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including (i) the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule I; (ii) all renewals thereof, (iii) all income, royalties, damages and payments now and hereafter due or payable under and with respect thereto, including payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (iv) the right to sue for past, present and future infringements and dilutions thereof, (v) the goodwill of each Grantor's rights corresponding thereto throughout the world, and (vi) all of each Grantor's rights corresponding thereto throughout the world; and
- (b) all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or (ii) injury to the goodwill associated with any Trademark.
- 3. <u>SECURITY FOR SECURED OBLIGATIONS</u>. The Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. <u>SECURITY AGREEMENT</u>. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of 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. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.
- 5. <u>AUTHORIZATION TO SUPPLEMENT</u>, If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration after the date hereof as required by the Security Agreement. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on <u>Schedule I</u>.

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- 6. <u>TERMINATION</u>. This Trademark Security Agreement shall terminate upon termination of the Security Agreement.
- 7. COUNTERPARTS. This Trademark Security Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, but all such separate counterparts shall together constitute but one and the same instrument. In proving this Trademark Security Agreement or any other Loan Document in any judicial proceedings, it shall not be necessary to produce or account for more than one such counterpart signed by the party against whom such enforcement is sought. Delivery of a counterpart of this Trademark Security Agreement by facsimile transmission or by other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart hereof. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall also deliver an original executed counterpart of this Trademark Security Agreement, but failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.
- CONSTRUCTION. Unless the context of this Trademark Security Agreement clearly requires otherwise, references to the plural include the singular, references to the singular include the plural, the terms "includes" and "including" are not limiting, and the term "or" has, except where otherwise indicated, the inclusive meaning represented by the phrase "and/or." The words "hereof," "herein," "hereby," "hereunder," and similar terms in this Trademark Security Agreement refer to this Trademark Security Agreement as a whole and not to any particular provision of this Trademark Security Agreement. Section, subsection, clause, schedule, and exhibit references herein are to this Trademark Security Agreement unless otherwise specified. Any reference in this Trademark Security Agreement to any agreement, instrument, or document shall include all alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements, thereto and thereof, as applicable (subject to any restrictions on such alterations, amendments, changes, extensions, modifications, renewals, replacements, substitutions, joinders, and supplements set forth herein). The words "asset" and "property" shall be construed to have the same meaning and effect and to refer to any and all tangible and intangible assets and properties, including cash, securities, accounts and contract rights. Any reference herein to the satisfaction or repayment in full of the Obligations shall mean the repayment in full in cash (or cash collateralization in accordance with the terms of the Credit Agreement) of all Obligations other than unasserted contingent indemnification or reimbursement Obligations and other than any Bank Product Obligations that, at such time, are allowed by the applicable Bank Product Providers to remain outstanding and that are not required by the provisions of the Credit Agreement to be repaid or cash collateralized. Any reference herein to any Person shall be construed to include such Person's successors and assigns. Any requirement of a writing contained herein shall be satisfied by the transmission of a Record.
- 9. THE VALIDITY OF THIS TRADEMARK SECURITY AGREEMENT, THE CONSTRUCTION, INTERPRETATION, AND ENFORCEMENT HEREOF, AND THE RIGHTS OF THE PARTIES HERETO WITH RESPECT TO ALL MATTERS ARISING HEREUNDER OR RELATED HERETO SHALL BE DETERMINED UNDER, GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK.
- 10. THE PARTIES AGREE THAT ALL ACTIONS OR PROCEEDINGS ARISING IN CONNECTION WITH THIS TRADEMARK SECURITY AGREEMENT SHALL BE TRIED AND LITIGATED ONLY IN THE STATE AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, FEDERAL COURTS LOCATED IN THE COUNTY OF NEW YORK, STATE OF NEW YORK; PROVIDED, HOWEVER, THAT ANY SUIT SEEKING ENFORCEMENT AGAINST ANY COLLATERAL OR OTHER PROPERTY MAY BE

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BROUGHT, AT AGENT'S OPTION, IN THE COURTS OF ANY JURISDICTION WHERE SUCH COLLATERAL OR OTHER PROPERTY MAY BE FOUND. AGENT AND EACH GRANTOR WAIVE, TO THE EXTENT PERMITTED UNDER APPLICABLE LAW, ANY RIGHT EACH MAY HAVE TO ASSERT THE DOCTRINE OF FORUM NON CONVENIENS OR TO OBJECT TO VENUE TO THE EXTENT ANY PROCEEDING IS BROUGHT IN ACCORDANCE WITH THIS SECTION 10.

- TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AGENT 11. AND EACH NEW GRANTOR HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL OF ANY CLAIM OR CAUSE OF ACTION BASED UPON OR ARISING OUT OF THIS TRADEMARK SECURITY AGREEMENT OR ANY OF THE TRANSACTIONS CONTEMPLATED HEREIN, INCLUDING CONTRACT CLAIMS, TORT CLAIMS, BREACH OF DUTY CLAIMS, AND ALL OTHER COMMON LAW OR STATUTORY CLAIMS. AGENT AND EACH NEW GRANTOR REPRESENT THAT EACH HAS REVIEWED THIS WAIVER AND EACH KNOWINGLY AND VOLUNTARILY WAIVES ITS JURY TRIAL RIGHTS FOLLOWING CONSULTATION WITH LEGAL COUNSEL. IN THE EVENT OF LITIGATION, A COPY OF THIS TRADEMARK SECURITY AGREEMENT MAY BE FILED AS A WRITTEN CONSENT TO A TRIAL BY THE COURT.
- 12. <u>INTERCREDITOR AGREEMENT</u>. Notwithstanding anything herein to the contrary, the Lien and Security Interest granted to Agent pursuant to this Trademark Security Agreement and the exercise of any right or remedy by Agent hereunder are subject to the provisions of the Intercreditor Agreement. In the event of any conflict between the terms of the Intercreditor Agreement and the terms of this Trademark Security Agreement, the terms of the Intercreditor Agreement shall govern and control.
- 13. Acknowledgment. Each Grantor hereby acknowledges and agrees that the security interests granted to Agent pursuant to the Original Trademark Security Agreement shall remain outstanding and in full force and effect in accordance with the Original Trademark Security Agreement, as modified herein, and shall continue to secure the Secured Obligations. Each Grantor and Agent hereby acknowledge and confirm that (i) the Secured Obligations (as referred to herein) represent, among other things, the amendment, restatement, renewal, extension, consolidation and modification of the Secured Obligations (as referred to in the Original Trademark Security Agreement) arising in connection with the Original Credit Agreement and other Loan Documents (as defined in the Original Credit Agreement); (ii) the Original Trademark Security Agreement and the collateral pledged thereunder shall secure, without interruption or impairment of any kind, all existing Secured Obligations (as referred to in the Original Trademark Security Agreement) under the Original Credit Agreement and the other Loan Documents (as defined in the Original Credit Agreement) as amended, restated, renewed, extended, consolidated or modified under the Credit Agreement and under the other Loan Documents (as defined in the Credit Agreement), together with all other Secured Obligations referred to herein; (iii) all Liens (as defined in the Original Credit Agreement) evidenced by the Original Trademark Security Agreement are hereby ratified, confirmed and continued as modified, amended or restated hereunder; and (iv) this Agreement is intended to restate, renew, extend, consolidate, amend and modify the Original Trademark Security Agreement in its entirety and shall not constitute a novation and shall in no way adversely affect or impair the priority of Liens (as defined in the Original Credit Agreement) granted by the Original Trademark Security Agreement. The foregoing shall apply, and the Liens (as defined in the Original Credit Agreement) granted under the Original Trademark Security Agreement shall remain in full force and effect, in each case, notwithstanding the joinder of any new Grantor hereunder.

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

## **GRANTORS:**

PIERRE HOLDCO, INC., a Delaware corporation

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

PIERRE FOODS, INC., a Delaware corporation

By:

Name: Craig Pellerin

Title: Chief Financial Officer

CHEFS PANTRY, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

CLOVERVALE FARMS, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

CLOVERVALE TRANSPORTATION, LLC, an Ohio

limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

[SIGNATURE PAGE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

### PIERRE REAL PROPERTY, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

ZARTIC, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

ZT DISTRIBUTION, LLC, an Ohio limited liability company (formerly known as Zar Tran, LLC)

By:

Name: Carig Pellerin

Title: Senior Vice President, Treasurer

ZARTIC REAL PROPERTY, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

ZAR TRAN REAL PROPERTY, LLC, an Ohio limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

ADVANCE FOOD COMPANY, INC., an Oklahoma corporation

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

[SIGNATURE PAGE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

ADVANCE RETAIL HOLDINGS, INC., an Oklahoma corporation

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

ADVANCE BRANDS, LLC, an Delaware limited liability company

By:

Name: Ccaig Pellerin

Title: Senior Vice President, Treasurer

PIERRE RETAIL HOLDINGS, LLC, a Delaware

limited liability company

By:

Name: Craig Pellerin

Title: Senior Vice President, Treasurer

[SIGNATURE PAGE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

AGENT:

WELLS FARGO CAPITAL FINANCE, LLC, a Delaware limited liability company, as Agent

Ву:

Name: \_\_ Title: \_\_

Guilanians President Vice

[SIGNATURE PAGE TO AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT]

## **SCHEDULE**

# TRADEMARKS

Trademark	Country	Reg. Date	Reg.	App. Date	App. No.	Owner	Status
			No.				
ADVANCEPIERRE FOODS and Design	U.S.		-	25-OCT-2010	85160458	AdvancePierre Foods, Inc.	Pending
BACONADDICT	Ú.S.			07-SEP-2012	85722786	AdvancePierre Foods, Inc.	Pending
BARBER	U.S.			19-JUN-2012	85655774	AdvancePierre Foods, Inc.	Pending
BREAKAWAY	U,S.	19-DEC-2006	3185196	26-APR-2004	76588706	AdvancePierre Foods, Inc.	Registered
DESIGN ONLY	U.S.	12-APR-2011	3946060	01-APR-2005	78981437	AdvancePierre Foods, Inc.	Registered
DRIVE THRU	U.S.	05-JUN-2012	4155729	21-JUL-2011	85377579	AdvancePierre Foods, Inc.	Registered
FAST BREAKAWAY	U.S.	12-AUG-2003	2750744	16-FEB-2000	75920881	AdvancePierre Foods, Inc.	Registered
FULLY COOKED REDI- STEAK SLICED STEAK and Design	U.S.	31-MAY-2005	2956729	10-MAR-2004	76580389	AdvancePierre Foods, Inc.	Registered
MINUTE MAN	U.S.	16-OCT-1962	0739475	24-NOV-1961	72132641	AdvancePierre Foods, Inc.	Registered
MINUTEMAN PHILLY STEAKS and Design	U.S.	16-NOV-2004	2902782	18-APR-2003	76507819	AdvancePierre Foods, Inc.	Registered
PHILLY KIT	U.S.	14-DEC-2004	2911839	30-APR-2003	76510865	AdvancePierre Foods, Inc.	Registered
QUIK-TO-FIX	U.S.			04-APR-2012	85588626	AdvancePierre Foods, Inc.	Pending
REDI-STEAK	U.S.	02-SEP-1997	2093580	04-DEC-1995	75027718	AdvancePierre Foods, Inc.	Registered
SIGNATURE SUPREME	U.S.			18-JUN-2012	85654259	AdvancePierre Foods, Inc.	Pending
STEAK-EZE	U.S.	27-MAR-2012	4118229	21-JUL-2011	85377735	AdvancePierre Foods, Inc.	Registered
STEAK-EZE	U.S.	20-AUG-1996	1994274	21-SEP-1992	74315268	AdvancePierre Foods, Inc.	Registered
STEAK-EZE and Design	U.S.	14-OCT-1997	2105343	10-OCT-1996	75179723	AdvancePierre Foods, Inc.	Registered
THE LEADER IN PHILLY STYLE STEAKS	U.S.	18-JAN-2005	2918460	30-APR-2003	76510866	AdvancePierre Foods, Inc.	Registered
THE ORIGINAL BREAKAWAY STEAK	U.S.	25-NOV-1997	2115911	28-OCT-1996	75188601	AdvancePierre Foods, Inc.	Registered
YOU CAN'T MAKE A BETTER BURGER!	U.S.		-	15-MAR-2011	85267233	AdvancePierre Foods, Inc.	Pending
GOLDDIGGER BEEF NUGGET	U.S.	17-JAN-1989	1521147	16-FEB-1988	73711223	AdvancePierre Foods, Inc.	Registered

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Trademark	Country	Reg. Date	Reg.	App. Date	App. No.	Owner	Status
THE PUB	U.S.	08-MAY-2012	4138862	13-SEP-2011	85421399	Advance Food Company, Inc.	Registered
THE PUB STEAK BURGER and Design	U.S.	08-MAY-2012	4138879	13-SEP-2011	85421602	Advance Food Company Inc	Registered

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**RECORDED: 10/10/2012**