TRADEMARK ASSIGNMENT

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
DD IP Holder LLC	Holder LLC		LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	BARCLAYS BANK PLC		
Street Address:	745 Seventh Avenue		
City:	New York		
State/Country:	NEW YORK		
Postal Code:	10019		
Entity Type:	PLC: UNITED KINGDOM		

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	4269410	AMERICA SE MUEVE CON DUNKIN'
Registration Number:	4119880	BIG N' TOASTED
Registration Number:	4290078	DUNKIN'
Registration Number:	4158782	DUNKIN' BRANDS
Registration Number:	4228110	ENERGY SPARKLERS
Registration Number:	4150300	ONE TASTE AND YOU'LL UNDERSTAND.
Registration Number:	4259081	¿QUÉ ESTÁS TOMANDO?

CORRESPONDENCE DATA

Fax Number: 6172359493

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

via US Mail.

Phone: 617-951-7000

Email: trademarks@ropesgray.com

Correspondent Name: Nicole Rizzo Smith, Ropes & Gray LLP

Address Line 1: Prudential Tower

TRADEMARK REEL: 004967 FRAME: 0113 4269410

CH \$190.00

900247482

Address Line 2: 800 Boylston Street Address Line 4: Boston, MASSACHUSETTS 02199			
ATTORNEY DOCKET NUMBER:	109306-0006		
NAME OF SUBMITTER:	Nicole Rizzo Smith		
Signature:	/Nicole Rizzo Smith/		
Date:	02/20/2013		
Total Attachments: 5 source=Security Agreement DD IP#page1.tif source=Security Agreement DD IP#page2.tif source=Security Agreement DD IP#page3.tif source=Security Agreement DD IP#page4.tif source=Security Agreement DD IP#page5.tif			

TRADEMARK
REEL: 004967 FRAME: 0114

Trademark Security Agreement

Trademark Security Agreement, dated as of February 19, 2013, by DD IP Holder LLC, a Delaware limited liability company ("Grantor"), in favor of BARCLAYS BANK PLC, in its capacity as administrative agent for the Secured Parties (in such capacity, the "Administrative Agent").

WITNESSETH:

WHEREAS, the Grantors are party to a Security Agreement, dated as of December 3, 2010 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), in favor of the Administrative Agent pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement;

Now, Therefore, in consideration of the premises and to induce the Administrative Agent, for the benefit of the Secured Parties, to enter into the Credit Agreement, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. Each Grantor hereby pledges and grants to the Administrative Agent for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of such Grantor (provided that the Trademarks shall not include any trademark application that would be deemed invalidated, cancelled or abandoned due to the security interest granted hereunder, including without limitation all United States trademark applications that are based on an intent to use, unless and until such time that the security interest will not cause the invalidation, cancellation or abandonment of such trademark application):

- (a) Trademarks of such Grantor listed on Schedule I attached hereto; and
- (b) all Proceeds of any and all of the foregoing.

SECTION 3. The Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement and Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks 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. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Administrative Agent shall otherwise determine.

33250370_1

SECTION 4. Termination. Upon all of the Secured Obligations (other than (x) (i) Cash Management Obligations and (ii) Secured Obligations under Secured Hedge Agreements not yet due and payable, and (y) contingent obligations not yet accrued and payable) having been paid in full, all Letters of Credit having been Cash Collateralized or otherwise backstopped (including by "grandfathering" into any future credit facilities), in each case, on terms reasonably satisfactory to the relevant L/C Issuer in its reasonable discretion, or having expired or having been terminated, and the Aggregate Commitments having expired or having been terminated and the termination of the Security Agreement, this Trademark Security Agreement and the security interest granted hereby shall terminate with respect to all of a Grantor's obligations and any lien arising therefrom shall be automatically released. The Administrative Agent at the expense of such Grantor, execute, acknowledge, and deliver to the Grantors within a reasonable time an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademarks under this Trademark Security Agreement.

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

[Signature pages follow.]

-2-

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.

DD IP HOLDER LLC

By: Theresa C. Ursino

Title:

Theresa C. Ursino Assistant Secretary

STATE OF MASSACH USE ITS) one of Normal () ss.
On this /9 44 day of February, 2013, before me, a notary public, the undersigned officer personally appeared, THERESA & DROWN to me (or satisfactorily proven) to be the ASSISTANT SECRETARY of DD 1/2 Howder Care, that executed the within and foregoing instrument, and acknowledged said instrument to be free and voluntary deed of said entity for the uses and purposes therein mentioned, and on oath stated that he/she was authorized to execute said instrument.
In witness whereof, I hereunto set my hand and official seal.
Signature of Notary Public ELIZABETH A. HAPPINGTON Notary Public COMMONWEALTH OF MASSACHUSETTS AND COMMISSION Expires Print or Stamp Name of Notary Public
Notary Public in and for the State of <u>MASSACHUS</u> ETC residing at <u>120 Pousall Struct</u> My appointment expires <u>August 10, 2018</u>

Schedule I U.S. Trademark Registrations

Trademark	Appl. No.	Appl. Date	Reg. No.	Reg. Date	Owner
AMERICA SE	85/452,270	October 20,	4,269,410	January 1,	DD IP
MUEVE CON		2011		2013	HOLDER
DUNKIN'					LLC
BIG N'	85/449,505	October 18,	4,119,880	March 27,	DD IP
TOASTED		2011		2012	HOLDER
					LLC
DUNKIN'	85/494,887	December	4,290,078	February 12,	DD IP
		14, 2011		2013	HOLDER
					LLC
DUNKIN'	85/268,178	March 16,	4,158,782	June 12, 2012	DD IP
BRANDS		2011			HOLDER
(stylized)					LLC
ENERGY	85/498,470	December	4,228,110	October 16,	DD IP
SPARKLERS		19, 2011		2012	HOLDER
					LLC
ONE TASTE	85/497,666	December	4,150,300	May 29, 2012	DD IP
AND YOU'LL		16, 2011			HOLDER
UNDERSTAND.					LLC
¿QUÉ ESTÁS	85/505,448	December	4,259,081	December 11,	DD IP
TOMANDO?		29, 2011		2012	HOLDER
					LLC

33250370_1

RECORDED: 02/20/2013

TRADEMARK REEL: 004967 FRAME: 0119