

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM354969

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Oberto Sausage Company		08/27/2015	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	Washington Federal
Street Address:	425 Pike St.
City:	Seattle
State/Country:	WASHINGTON
Postal Code:	98101
Entity Type:	CORPORATION: WASHINGTON

PROPERTY NUMBERS Total: 32

Property Type	Number	Word Mark
Registration Number:	1876179	BACON CURLS
Registration Number:	3737877	BIT O LUV
Registration Number:	1622722	
Registration Number:	4422171	
Registration Number:	1892262	CATTLEMAN'S CUT
Registration Number:	884260	COCKTAIL PEP
Registration Number:	1091503	DENVER DAN'S
Registration Number:	1512914	LONG RIDER
Registration Number:	1515610	LONG RIDER
Registration Number:	984080	OBERTO
Registration Number:	2937913	OH BOY!
Registration Number:	2905251	OH BOY! OBERTO
Registration Number:	826990	OH BOY! OBERTO
Registration Number:	826988	OH BOY! OBERTO
Registration Number:	2298932	OH BOY! OBERTO
Registration Number:	1268104	OH BOY! OBERTO
Registration Number:	3519425	OH BOY! OBERTO TURKEY JERKY
Registration Number:	1409654	PACIFIC GOLD
Registration Number:	4364999	PACIFIC GOLD

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	906865	PEP
Registration Number:	1807763	PEP LOG
Registration Number:	1987019	RUSTLER'S CUT
Registration Number:	2025333	SHORT STOPS
Registration Number:	829875	SMOK'A'RONI
Registration Number:	3570821	STEAK FILETS
Registration Number:	4529623	EAT EXCELLENT. BE EXCELLENT.
Serial Number:	86080267	O
Serial Number:	86015006	OBERTO
Serial Number:	86015001	OBERTO
Serial Number:	86086416	OBERTO AMERICA'S PROTEIN
Serial Number:	86205408	YOU GET OUT WHAT YOU PUT IN
Serial Number:	86559586	MOUNTAIN JACK

CORRESPONDENCE DATA

Fax Number: 2063400289
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.
Phone: 206-292-8008
Email: ayagoda@hwb-law.com
Correspondent Name: Alysha Yagoda
Address Line 1: 999 Third Ave.
Address Line 2: Ste. 2600
Address Line 4: Seattle, WASHINGTON 98104-4011

ATTORNEY DOCKET NUMBER:	5181-25514
NAME OF SUBMITTER:	Alysha Yagoda
SIGNATURE:	/ayagoda/
DATE SIGNED:	09/14/2015

Total Attachments: 11
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COMMERCIAL SECURITY AGREEMENT

This Commercial Security Agreement ("Security Agreement") dated as of August 27, 2015, is between OBERTO SAUSAGE COMPANY ("Borrower"), and WASHINGTON FEDERAL ("Lender").

For valuable consideration, Borrower (1) grants to Lender a security interest in the Collateral to secure the Obligations, (2) agrees that Lender shall have the rights stated in this Security Agreement with respect to the Collateral, in addition to all other rights which Lender may have by law, and (3) agrees to be bound by the provisions of this Security Agreement. This Security Agreement is subject to the terms of the Amended and Restated Loan Agreement of even date herewith between Borrower and Lender, as it may be amended from time to time ("Loan Agreement").

ARTICLE I DEFINITIONS

(a) Definitions. Capitalized terms used herein and not otherwise defined herein shall have the meanings assigned to them in the Loan Agreement (such meanings to be equally applicable to both the singular and plural forms of the terms defined). Terms not otherwise defined in this Security Agreement or the Loan Agreement shall have the meanings attributed to such terms in the Washington Uniform Commercial Code, as it may be amended from time to time. The following words shall have the following meaning when used in this Security Agreement:

Collateral. The word "Collateral" means the following described property of Borrower, whether now owned or hereafter acquired, whether now existing or hereafter arising, and wherever located:

(a) All accounts, contract rights, chattel paper, instruments, deposit accounts, letter of credit rights, and payment intangibles, including all amounts due to any Borrower from a factor; and all returned or repossessed goods which, on sale or lease, resulted in an account or chattel paper.

(b) All inventory, including all materials, work in process and finished goods.

(c) All machinery, furniture, fixtures and other equipment of every type of Borrower.

(d) All of the Borrower's deposit accounts with the Lender. The Collateral shall include any renewals or rollovers of the deposit accounts, any successor accounts, and any general intangibles and choses in action arising therefrom or related thereto.

(e) All negotiable and nonnegotiable documents of title covering any Collateral.

(f) All general intangibles, including, but not limited to, (i) all trademarks, service marks, and trade names, domain names, corporate names, company names, business names,

fictitious business names, trade styles, trade dress, logos, other source indicators or business identifiers, designs and general intangibles of like nature, now existing or hereafter adopted or acquired, all registrations and recordings thereof, and all registration and recording applications filed in connection therewith, including registrations and registration applications in the United States Patent or Trademark Office or any similar offices in any State of the United States or any other country or any political subdivision thereof, and all extensions or renewals thereof, including those listed on Exhibit A hereto; (ii) all patents, and all unpatented or unpatentable inventions; (iii) all copyrights and literary rights; (iv) all computer software programs; (v) all mask works of semiconductor chip products; (vi) all trade secrets, proprietary information, customer lists, manufacturing, engineering and production plans, drawings, specifications, processes and systems. The Collateral shall include all good will connected with or symbolized by any of such general intangibles; all contract rights, documents, applications, licenses, materials and other matters related to such general intangibles; all tangible property embodying or incorporating any such general intangibles; and all chattel paper and instruments relating to such general intangibles.

(g) All accessions, attachments and other additions to the above-described Collateral, and all tools, parts and equipment used in connection with the above-described Collateral.

(h) All substitutes or replacements for any of the above-described Collateral, all cash or non-cash proceeds, product, rents and profits of any of the above-described Collateral, all income, benefits and property receivable on account of the above-described Collateral, all rights under warranties and insurance contracts, letters of credit, guaranties or other supporting obligations covering the above-described Collateral, and any causes of action relating to the above-described Collateral.

(i) All books and records pertaining to any of the above-described Collateral, including but not limited to any computer-readable memory and any computer hardware or software necessary to process such memory.

Notwithstanding the foregoing, "Collateral" shall not include that certain Stein, Model GCO-II 600 Thermal Fluid GYROCOMPACT OVEN and that certain KHS Bartelt® K-260 Pouching Machine, both of which are located at the Tennessee Facility and pledged as collateral to the Tennessee Valley Authority ("TVA") in connection with certain obligations of Borrower to the TVA, together with all monies or instruments pertaining to the equipment described above; all accessories, additions, amendments, attachments, modifications, replacements and substitutions to any of the above; all proceeds and products of any of the above; all policies of insurance pertaining to the above; and all books and records pertaining to any of the above.

ARTICLE II GENERAL OBLIGATIONS OF BORROWER

Borrower warrants and covenants to Lender as follows:

(a) Organization. Borrower is duly organized, validly existing, and in good standing under the laws of the State of Washington, with its principal offices located at 7060 South 238th Street, Kent, Washington 98035.

(b) Authorization. The execution, delivery, and performance of this Security Agreement by Borrower has been duly authorized by all necessary action by Borrower and does not conflict with, result in a violation of, or constitute a default under (a) any provision of its articles of formation, bylaws, or any agreement or other instrument binding upon Borrower or (b) any law, governmental regulation, court decree, or order applicable to Borrower.

(c) Perfection of Security Interest. Borrower agrees to take whatever actions are requested by Lender to perfect and continue Lender's security interest in the Collateral. Upon request of Lender, Borrower will deliver to Lender any and all of the documents evidencing or constituting the Collateral. Borrower hereby appoints Lender as its irrevocable attorney-in-fact, effective upon the occurrence and during the continuance of an Event of Default, for the purpose of executing any documents necessary to perfect or to continue the security interest granted in this Security Agreement. Borrower will give Lender thirty (30) days' prior notice of any change in Borrower's name including any change to any assumed business name of Borrower or any change in its state of organization.

(d) Continuing Security Interest. Borrower agrees that the security interest in the Collateral constitutes continuing collateral security for all of the Obligations and will continue in effect until all of the Obligations shall have been finally and indefeasibly paid in full (other than contingent indemnification obligations) and the commitment of Lender to make advances under Facility No. 1 has been terminated.

(e) Transactions Involving Collateral. Borrower will not sell or otherwise transfer or dispose of the Collateral without Lender's prior written consent, except transactions in the ordinary course of business. Borrower will not pledge, mortgage, lease, rent, subordinate, encumber or otherwise permit the Collateral to be subject to any lien, security interest, encumbrance, or charge, other than the security interest provided for in this Security Agreement, without Lender's prior written consent, except Permitted Liens. This includes security interests even if junior in right to the security interests granted under this Security Agreement.

(f) Title. Borrower represents and warrants to Lender that it holds good and marketable title to the Collateral in which it now has rights (or, in the case of after-acquired Collateral, at the time Borrower acquires rights in such Collateral, will hold good and marketable title thereto), free and clear of all liens and encumbrances except for the lien of this Security Agreement and Permitted Liens. No UCC Financing Statement covering any of the Collateral is on file with the Washington Department of Licensing other than those which reflect the security interest created by this Security Agreement or to which Lender has specifically consented. Borrower shall defend Lender's rights in the Collateral against the claims and demands of all other Persons.

(g) Collateral Schedules and Locations. Borrower shall deliver to Lender, as often as Lender shall reasonably require, such lists, descriptions, and designations of such Collateral as Lender may require to identify the nature and extent of such Collateral.

(h) Status of Collateral. The Collateral may not be utilized in any way by any Persons other than Borrower without Lender's prior written consent, except transactions in the

ordinary course of business. Borrower shall immediately notify Lender of all cases involving the return, rejection, repossession, loss or damage of or to any Collateral in the aggregate in excess of One Hundred Thousand and No/100 Dollars (\$100,000.00); of any request for credit or adjustment or of any other dispute arising with respect to any Collateral in the aggregate in excess of One Hundred Thousand and No/100 Dollars (\$100,000.00); and generally of all happenings and events adversely affecting the Collateral or the value or the amount of the Collateral in any material respect. Borrower shall not seek the reissuance of any certificate or other evidence of the Collateral from any governmental entity without Lender's written consent, which consent shall not be unreasonably withheld, delayed or conditioned.

(i) Taxes, Assessments and Liens. All taxes, assessments and liens upon the Collateral, its use or operation will be paid in accordance with applicable law. Borrower may withhold any such payment or may elect to contest any lien if Borrower is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Lender's interest in the Collateral is not jeopardized in Lender's sole opinion. If any Collateral in excess of One Hundred Thousand and No/100 Dollars (\$100,000.00) is subjected to a lien which is not discharged within thirty (30) days, Borrower shall deposit with Lender cash, a sufficient corporate surety bond or other security satisfactory to Lender in an amount adequate to provide for the discharge of the lien plus any interest, costs, attorneys' fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest Borrower shall defend itself and Lender and shall satisfy any final adverse judgment before enforcement against the Collateral. Borrower shall name Lender as an additional obligee under any surety bond furnished in the contest proceedings.

(j) Compliance with Governmental Requirements. Borrower shall comply promptly with all laws, ordinances and regulations of all governmental authorities applicable to the production, disposition, or use of the Collateral. Borrower may contest in good faith any such law, ordinance or regulation and withhold compliance during any proceeding, including appropriate appeals, so long as Lender's interest in the Collateral, in Lender's sole opinion, is not jeopardized.

ARTICLE III EXPENDITURES BY LENDER

If not discharged or paid when due, Lender may (but shall not be obligated to) discharge or pay any amounts required to be discharged or paid by Borrower under this Security Agreement, including without limitation all taxes, liens, security interests, encumbrances, and other claims, at any time levied or placed on the Collateral. Lender also may (but shall not be obligated to) pay all costs for maintaining and preserving the Collateral. All such expenditures incurred or paid by Lender for such purposes will then bear interest at the rate charged under the Loan Agreement from the date incurred or paid by Lender to the date of repayment by Borrower. Borrower shall pay all such expenses upon demand by Lender. This Security Agreement also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon the occurrence of an Event of Default.

ARTICLE IV
RIGHTS AND REMEDIES ON DEFAULT

Upon the occurrence and during the continuation of an Event of Default under any of the Loan Documents, Lender shall have all of the rights of a secured party under the Washington Uniform Commercial Code, as may be amended from time to time. In addition and without limitation, upon the occurrence and during the continuation of an Event of Default, Lender may exercise any one or more of the following rights and remedies, in addition to any granted in any other Loan Documents:

(a) Assemble Collateral. Lender may require Borrower to deliver to Lender all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. Lender may require Borrower to assemble the Collateral and make it available to Lender at a place to be designated by Lender. Lender also shall have full power to enter upon the property of Borrower to take possession of and remove the Collateral.

(b) Sell the Collateral. Lender shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in its own name or that of Borrower. Lender may sell the Collateral at public auction or private sale. Borrower hereby appoints Lender as its true and lawful attorney-in-fact, effective upon the occurrence and during the continuance of an Event of Default, irrevocably, with full power of substitution to sell, lease, transfer or otherwise deal with the Collateral or proceeds thereof. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, Lender will give Borrower reasonable notice of the time after which any private sale or other intended disposition of the Collateral is to be made. The requirements of reasonable notice shall be met if such notice is given at least ten (10) days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become a part of the Obligations secured by this Security Agreement and shall be payable on demand by Borrower, with interest at the rate stated in the Loan Agreement from date of expenditure until repaid.

(c) Appoint Receiver. To the extent permitted by applicable law, Lender shall have the following rights and remedies regarding the appointment of a receiver: (a) Lender may have a receiver appointed as a matter of right, (b) the receiver may be an employee of Lender and may serve without bond, and (c) all fees of the receiver and his or her attorney shall become part of the indebtedness secured by this Security Agreement and shall be payable on demand by Borrower with interest at the rate stated in the Loan Agreement from the date of expenditure until repaid.

(d) Collect Revenues, Apply Accounts. Lender, either itself or through a receiver, may collect the payments, rents, income and revenue from the Collateral. Lender may at any time in its discretion transfer any Collateral into its own name or that of its nominee and receive the payments, rents, income, and revenues therefrom and hold the same as security for the Obligations or apply it to payment of the Obligations in such order of preference as Lender may determine. For these purposes, Lender may, on behalf of and in the name of Borrower, endorse notes, checks, drafts, money order, instruments and items pertaining to payment, shipment, or

storage of any Collateral. To facilitate collection, Lender may notify account debtors and obligors on any Collateral to make payments directly to Lender.

(e) Other Rights and Remedies. Lender shall have all the rights and remedies of a secured creditor under the provisions of the Washington Uniform Commercial Code, as may be amended from time to time. In addition, Lender shall have and may exercise any or all other rights and remedies it may have available at law, in equity, or otherwise.

(f) Cumulative Remedies. All of Lender's rights and remedies, whether evidenced by this Security Agreement or the Loan Documents or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Borrower's under this Security Agreement, after Borrower's failure to perform, shall not affect Lender's right to declare a default and to exercise its remedies.

ARTICLE V MISCELLANEOUS PROVISIONS

The following miscellaneous provisions are part of this Security Agreement:

(a) Amendments. This Security Agreement, together with the Loan Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Security Agreement. No alteration of or amendment to this Security Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

(b) Counterparts; Facsimile Signatures. This Security Agreement may be executed in any number of counterparts, each of which shall constitute an original but all of which when taken together shall constitute but one agreement. This Security Agreement and any counterpart thereof may be transmitted and/or signed by facsimile or by such other available electronic means acceptable to Lender, including, without limitation, email with pdf attachment. The effectiveness of any such documents and signatures shall, subject to applicable law, have the same force and effect as manually-signed originals and shall be binding on the Borrower and the Lender. The Lender may also require that any such documents and signatures be confirmed by a manually-signed original thereof; provided, however, that the failure to request or deliver the same shall not limit the effectiveness of any facsimile document or signature.

(c) Caption Headings. Caption headings in this Security Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Security Agreement.

(d) Notices. All notices, requests and demands which any party is required or may desire to give to any other party under any provision of this Security Agreement must be in writing delivered to each party at the following address:

BORROWER: OBERTO SAUSAGE COMPANY
Attn.: Demir Vangelov
Chief Financial Officer
7060 South 238th Street
Kent, WA 98035
Telecopy: 253-437-6161
email: Demir.Vangelov@Oberto.com

LENDER: WASHINGTON FEDERAL
Attn.: Ryan M. Mauer
Senior Vice President
425 Pike Street
Seattle, WA 98101
Telecopy: 206-626-8102
email: ryan.mauer@wafd.com

or to such other address as any party may designate by written notice to all other parties. Each such notice, request and demand shall be deemed given or made as follows: (a) if sent by hand delivery, upon delivery; (b) if sent by mail, upon the earlier of the date of receipt or three (3) days after deposit in the U.S. mail, first class and postage prepaid; (c) if sent by overnight courier, one business day after deposit with such courier with all charges prepaid; and (d) if sent by telecopy or electronic mail, upon receipt. For notice purposes, Borrower agrees to keep Lender informed at all times of Borrower's current address.

(e) Severability. If a court of competent jurisdiction finds any provision of this Security Agreement to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Security Agreement in all other respects shall remain valid and enforceable.

(f) Successor Interests. Subject to the limitations set forth above on transfer of the Collateral, this Security Agreement shall be binding and inure to the benefit of the parties, their successors and permitted assigns as provided in the Loan Agreement.

(g) Waiver. Lender and Borrower shall not be deemed to have waived any rights under this Security Agreement unless such waiver is given in writing and signed by the party against whom enforcement is sought. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Security Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Security Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Borrower, shall constitute a waiver of any of Lender's rights or of any of Borrower's obligations as to any future transactions. Whenever the consent of Lender is required under this Security Agreement, the granting of such consent by Lender in any instance shall not constitute

continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or withheld in the sole discretion of Lender.

(h) Termination. This Security Agreement and the security interest created hereby shall terminate when all of the Obligations shall have been finally and indefeasibly paid in full (other than contingent indemnification obligations) and the commitment of Lender to make advances under Facility No. 1 has been terminated. Borrower shall not have authority to file termination, release or other amendments to financing statements without specific written authorization from Lender.

(i) Choice of Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington, except to the extent that the Lender has greater rights or remedies under federal law, in which case such choice of Washington law shall not be deemed to deprive the Lender of such rights and remedies as may be available under federal law.

IN WITNESS WHEREOF, the parties hereto have caused this Security Agreement to be executed as of the day and year first written above.

BORROWER:

OBERTO SAUSAGE COMPANY

By: _____

Demir Yangelov
Chief Financial Officer

LENDER:

WASHINGTON FEDERAL

By: _____

Ryan M. Mauer
Senior Vice President

EXHIBIT "A"

List of Marks Owned by Borrower

Mark	Country	App. No.	Reg. No.
OBERTO	Brazil	826232434	826232434
OH BOY!	Brazil	826232469	826232469
BRIDGE Design	Canada	722527	TMA429,618
Red and Green Blocks Design	Canada	474,432	TMA293,301
OBERTO	Canada	1,198,524	TMA627,199
OH BOY!	Canada	1,206,627	TMA664,035
OH BOY! OBERTO (Composite)	Canada	1,206,636	TMA657,268
PACIFIC GOLD	Canada	722,515	TMA434,944
OBERTO Logo (w/color)	Canada	1660267	Pending
OBERTO Logo (b&w)	Canada	1660262	Pending
New "O" Logo	Canada	1670820	Pending
YOU GET OUT WHAT YOU PUT IN	Canada	1690997	Pending
OBERTO	China	4646824	4646824
OBERTO (Chinese characters)	China	4646822	4646822
OH BOY! OBERTO	China	4646821	4646821
OH BOY! OBERTO (Chinese characters)	China	4646823	4646823
OH BOY! OBERTO (Composite)	China	4646834	4646834
New "O" Logo	China	WO1205284	WO1205284
OBERTO Logo (b&w)	China	WO1181963	Pending
OBERTO Logo (w/color)	China	WO1181587	WO1181587
OBERTO	Japan	2003-103095	4787371
OH BOY!	Japan	2004-7841	4807679
OH BOY! OBERTO (Composite)	Japan	2004-7840	4845568
PEP	Japan	2003-103096	4864099
New "O" Logo	Japan	WO1205284	Pending
OBERTO Logo (b&w)	Japan	WO1181963	Pending
OBERTO Logo (w/color)	Japan	WO1181587	Pending
OH BOY!	Korea	40-2006-3675	40-0693908
OH BOY! OBERTO	Korea	40-2006-3673	40-0693907
New "O" Logo	Korea	WO1205284	Pending
OBERTO	Korea	40-2004-3916	40-0624916
OBERTO Logo (b&w)	Korea	WO1181963	WO1181963
OBERTO Logo (w/color)	Korea	WO1181587	WO1181587

Mark	Country	App. No.	Reg. No.
OBERTO	Mexico	639871	837322
New "O" Logo	Mexico	WO1205284	WO1205284
OBERTO Logo (b&w)	Mexico	WO1181963	WO1181963
OBERTO Logo (w/color)	Mexico	WO1181587	Pending
OBERTO	Taiwan	93003299	01137086
OH BOY!	Taiwan	93003298	01137085
New "O" Logo	Taiwan	103017697	1687708
OBERTO Logo (w/color)	Taiwan	103025799	1690517
OBERTO Logo (b&w)	Taiwan	103025800	1690518
BACON CURLS	United States	74386483	1876179
BIT O LUV (stylized)	United States	77579152	3737877
BRIDGE Design	United States	74023706	1622722
BRIDGE Design II	United States	77855433	4422171
CATTLEMAN'S CUT	United States	74377786	1892262
COCKTAIL PEP	United States	72321826	884260
DENVER DAN'S	United States	73128109	1091503
LONG RIDER	United States	73717410	1512914
LONG RIDER and Design	United States	73717411	1515610
"O" Logo	United States	86080267	Pending
OBERTO	United States	72462331	984080
OBERTO Logo (b&w)	United States	86015006	Pending
OBERTO Logo (w/color)	United States	86015001	Pending
OBERTO AMERICA'S PROTEIN	United States	86086416	Pending
OH BOY!	United States	78337380	2937913
OH BOY! OBERTO (Composite)	United States	78346902	2905251
OH BOY! OBERTO (Stylized)	United States	72223154	826990
OH BOY! OBERTO (Stylized)	United States	72215884	826988
OH BOY! OBERTO and Design (red and green blocks, lined for color)	United States	75466910	2298932
OH BOY! OBERTO and Design (red and green blocks, lined for color)	United States	73377959	1268104
OH BOY! OBERTO TURKEY JERKY	United States	77354774	3519425
PACIFIC GOLD	United States	73564296	1409654
PACIFIC GOLD	United States	77849943	4364999
PEP	United States	72327953	906865
PEP LOG	United States	74368644	1807763
RUSTLER'S CUT	United States	74690844	1987019
SHORT STOPS	United States	75018057	2025333

Mark	Country	App. No.	Reg. No.
SMOK'A'RONI	United States	72240641	829875
STEAK FILETS	United States	78863910	3570821
EAT EXCELLENT. BE EXCELLENT.	United States	86094672	4529623
YOU GET OUT WHAT YOU PUT IN	United States	86205408	Pending
MOUNTAIN JACK	United States	86559586	Pending
OBERTO	Washington State	N/A	5622
OH BOY! OBERTO (Composite)	Washington State	N/A	5623
"O" Logo	WIPO	WO1205284	WO1205284
OBERTO Logo (b&w)	WIPO	WO1181963	WO1181963
OBERTO Logo (w/color)	WIPO	WO1181587	WO1181587

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