# OP \$290.00 4766783

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM362953

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	<b>Execution Date</b>	Entity Type
Animal Supply Company, LLC		11/13/2015	LIMITED LIABILITY COMPANY: WASHINGTON

#### **RECEIVING PARTY DATA**

Name:	CHASE CAPITAL CORPORATION, as Collateral Agent		
Street Address:	1110 S. Dearborn, Mail Code IL 1-0401		
Internal Address:	Attn: Head of Investment Management		
City:	Chicago		
State/Country:	ILLINOIS		
Postal Code:	60603		
Entity Type:	CORPORATION: DELAWARE		

#### **PROPERTY NUMBERS Total: 11**

Property Type	Number	Word Mark		
Registration Number:	4766783	NEIGHBORHOOD PET PRODUCTS		
Registration Number:	4694183	ROGUE RIVER NATURALS		
Registration Number:	4455958	INTEGRITY NATURAL CAT LITTER		
Registration Number:	4455959	INTEGRITY NATURAL CAT LITTER		
Serial Number:	86622824	DELIVERING SUCCESS		
Serial Number:	86795289	NATURE'S CAFÉ WILD BIRD ESSENTIALS		
Serial Number:	86795288	NATURE'S CAFÉ CHICKEN ESSENTIALS		
Serial Number:	86795282	NATURE'S CAFÉ ESSENTIALS FOR SMALL ANIMA		
Serial Number:	86784030	INTEGRITY NATURAL CAT LITTER		
Serial Number:	86784026	ROGUE RIVER NATURALS		
Serial Number:	86784040	EST. 1987 PETZOO ALASKA		

#### **CORRESPONDENCE DATA**

**Fax Number:** 2148558200

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:** 2148558000

**Email:** chris.andersen@nortonrosefulbright.com

Correspondent Name: Erin B. Roth

TRADEMARK

900344824 REEL: 005672 FRAME: 0478

Address Line 1:2200 Ross Avenue, Suite 3600Address Line 2:Norton Rose Fulbright US LLPAddress Line 4:Dallas, TEXAS 75201-7932

ATTORNEY DOCKET NUMBER:	11302112
NAME OF SUBMITTER:	Chris Andersen
SIGNATURE:	/chris andersen/
DATE SIGNED:	11/18/2015

#### **Total Attachments: 5**

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#### TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of November 13, 2015 by ANIMAL SUPPLY COMPANY LLC, a Washington limited liability company ("Grantor"), in favor of CHASE CAPITAL CORPORATION, as Collateral Agent (the "Collateral Agent").

#### WITNESSETH:

WHEREAS, pursuant to that certain Second Amended and Restated Credit Agreement dated as of September 17, 2013, by and among Grantor, as Borrower, the other Loan Parties party thereto, the lenders from time to time party thereto and Collateral Agent (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, amended and restated, supplemented or otherwise modified, the "Credit Agreement"), the Lenders have agreed to make loans to Borrower;

WHEREAS, pursuant to the Credit Agreement, the Grantor has executed and delivered to Collateral Agent that certain Security Agreement (as defined in the Credit Agreement); and

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to the Collateral Agent this Trademark Security Agreement;

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, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement or Credit Agreement, as applicable.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Collateral Agent, for its benefit and the benefit of the Secured Parties, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired to secure all of the Secured Obligations (collectively, the "Trademark Collateral"):
  - (a) all of its Trademarks and all Licenses providing for the grant by or to such Grantor of any right under any of its Trademarks (the "<u>Trademark Licenses</u>"), including those registered Trademarks referred to on <u>Schedule I</u> hereto;
    - (b) all reissues, continuations or extensions of the foregoing;
  - (c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
  - (d) all proceeds of the foregoing, including, without limitation, any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any such Trademark or any Trademark licensed under a Trademark License or (ii) injury to the goodwill associated with any such Trademark or any Trademark licensed under a Trademark License; provided that no security interest shall be granted in any United States "intent to use" trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such "intent to use" trademark applications under applicable federal law.

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- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Collateral Agent, for its benefit and the benefit of the Secured Parties, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Collateral 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.
- 4. <u>AUTHORIZATION TO SUPPLEMENT</u>. If Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantor shall give prompt notice in writing to Collateral Agent with respect to any such new trademarks. Without limiting any of the Grantor's obligations under this <u>Section 4</u>, Grantor hereby authorizes Collateral Agent unilaterally to modify this Agreement by amending <u>Schedule I</u> to include any such new trademark rights of 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 the continuing security interest of Collateral Agent in all Collateral, whether or not listed on <u>Schedule I</u>.
- 5. <u>COUNTERPARTS</u>. 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. Any signatures delivered by a party by facsimile transmission or by e-mail transmission shall be deemed an original signature hereto.
- 6. <u>INTERCREDITOR AGREEMENT</u>. This Trademark Security Agreement is subject to the Intercreditor Agreement (as defined below), and the lien created hereunder on the property described herein is junior and subordinate to the lien on such property created by any collateral document now or hereafter granted to JPMorgan Chase Bank, N.A., as Administrative Agent, and its successors and assigns, in such property, in each case to the extent provided in the Second Amended and Restated Intercreditor Agreement dated as of September 17, 2013, among JPMorgan Chase Bank, N.A., as First Priority Representative, Chase Capital Corporation, as Second Priority Representative, and the Loan Parties referred to therein, as amended, restated or otherwise modified from time to time (the "Intercreditor Agreement").

[signature page follows]

IN WITNESS WHEREOF, 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.

ANIMAL SUPPLY COMPANY LLC,

a Washington limited liability company

By:\_\_

Name: Ken Fish

Title: Chief Financial Officer

#### ACCEPTED AND ACKNOWLEDGED BY:

CHASE CAPITAL CORPORATION,

as Collateral Agent.

<sub>By:</sub> Thirist Addo

Name: Therese leuss Title: Vice President

## SCHEDULE I to TRADEMARK SECURITY AGREEMENT

MARK	SERIAL NUMBER	STATUS	REGIS. NUMBER	REGIS. DATE
DELIVERING SUCCESS	86622824	Pending – Application filed 05/07/15	NA	NA
NEIGHBORHOOD PET PRODUCTS	85983381	Registered	4766783	07/07/15
NATURE'S CAFÉ WILD BIRD ESSENTIALS	86795289	Pending – Application filed 10/21/15	NA	NA
NATURE'S CAFÉ CHICKEN ESSENTIALS	86795288	Pending – Application filed 10/21/15	NA	NA
NATURE'S CAFÉ ESSENTIALS FOR SMALL ANIMALS & DOMESTIC BIRDS	86795282	Pending – Application filed 10/21/15	NA	NA
INTEGRITY NATURAL CAT LITTER	86784030	Pending – Application filed 10/09/15	NA	NA
ROGUE RIVER NATURALS	86784026	Pending – Application filed 10/09/15	NA	NA
EST. 1987 PETZOO ALASKA & Design	86784040	Pending – Application filed 10/09/15	NA	NA
ROGUE RIVER NATURALS & Design	86073449	Registered	4694183	3/3/15
INTEGRITY NATURAL CAT LITTER & Design  INTEGRITY  NATURAL CAT LITTER & MATURAL CAT LITTER & M	85671594	Registered	4455958	12/24/13
INTEGRITY NATURAL CAT LITTER & Design	85671601	Registered	4455959	12/24/13

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**RECORDED: 11/19/2015**