

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM395309

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
9286-5591 Quebec Inc.		07/19/2016	Corporation: CANADA
RECEIVING PARTY DATA			
Name:	THE TORONTO-DOMINION BANK		
Street Address:	TD Bank Tower, 66 Wellington Street West, 9th Floor		
City:	Toronto, Ontario		
State/Country:	CANADA		
Postal Code:	M5K 1A2		
Entity Type:	Chartered Bank: CANADA		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	4829599	THAIZONE	
CORRESPONDENCE DATA			
Fax Number:	2026373593		
<i>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.</i>			
Phone:	202-383-0100		
Email:	eteas@sutherland.com		
Correspondent Name:	J. Johnson SUTHERLAND ASBILL & BRENNAN		
Address Line 1:	700 Sixth Street, NW, Suite 700		
Address Line 4:	Washington, D.C. 20001		
ATTORNEY DOCKET NUMBER:	64329-0053		
NAME OF SUBMITTER:	James H. Johnson, Jr.		
SIGNATURE:	/James H. Johnson, Jr./		
DATE SIGNED:	08/16/2016		
Total Attachments: 81			
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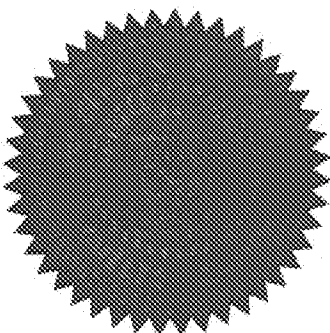
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DEED OF MOVABLE HYPOTHEC

ON THIS nineteenth (19th) day of July, two thousand sixteen (2016).

BEFORE Mre. Shalini Sangani, Notary, practising in the City of Montréal, Province of Québec.



APPEARED: **THE TORONTO-DOMINION BANK**, a Canadian chartered bank having a place of business at TD Bank Tower, 66 Wellington Street West, 9th Floor, Toronto, Ontario, M5K 1A2, herein acting as hypothecary representative (*fondé de pouvoir*) under Article 2692 of the *Civil Code of Québec* and represented by Paul Archer, its representative, duly authorized for the purposes hereof in virtue of a resolution, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: **MTY TIKI MING ENTERPRISES INC.**, a legal person existing under the laws of Canada, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: **8825726 CANADA INC.**, a legal person existing under the laws of Canada, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: **M.T.V. DAIRY BARS INC.**, a legal person existing under the laws of the Province of Québec, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: **FONTAINE SANTÉ CANADA INC.**, a legal person existing under the laws of Canada, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting

and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: 9316-4978 QUEBEC INC., a legal person existing under the laws of the Province of Québec, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

AND: 9286-5591 QUEBEC INC., a legal person existing under the laws of the Province of Québec, having its head office at 8150 Transcanada Highway, Suite 200, Montréal, Québec, H4S 1M5, herein acting and represented by Claude St-Pierre, its representative, duly authorized for the purposes hereof in virtue of a resolution of its directors, a copy or duplicate of which remains hereto annexed after having been acknowledged as true and signed for identification by the said representative in the presence of the undersigned Notary;

WHEREAS each Grantor (as defined below) has, under its governing law and constating documents, the power to mortgage, hypothecate, pledge or otherwise create security in all or any of its property, now owned or subsequently acquired, to secure the Secured Obligations (as defined below) as provided for in this Deed;

WHEREAS all necessary proceedings and resolutions have been duly taken and passed by each Grantor and other actions have been taken to authorize the execution of this Deed and the grant of the security hereunder; and

WHEREAS as continuing collateral security for the fulfilment of the Secured Obligations, each Grantor has agreed to hypothecate all of its right, title and interest both present and future, in and to the property, assets and rights more fully described herein.

NOW, THEREFORE, THE PARTIES HERETO HAVE AGREED AS FOLLOWS:

ARTICLE I INTERPRETATION

Section 1.1 Definitions

Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed to such terms in the Credit Agreement. As used herein, the following terms have the following meanings unless there is something in the subject matter or context inconsistent therewith:

"Borrower" means MTY Food Group Inc., together with its successors and assigns as permitted under the Credit Agreement.

"Charged Property" means the Movable Property other than the Excluded Collateral.

"Claims" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all present and future claims directly or indirectly held or owned by each Grantor, including, without limitation:

- (a) all accounts receivable, book accounts, book debts, loan receivables including principal, interest and accessories, debts, claims, customer accounts, all sums of money, claims arising from or related to deposits made into any savings or other accounts maintained with any bank or other financial institution together with all interest paid or payable thereon, rentals, revenues, income, receivables, sale proceeds, judgments, bills of exchange, bonds, shares, stocks, warrants, debentures, notes, negotiable instruments, certificates of deposit, letters of credit or guarantee, promissory notes, rebates, refunds, amounts owing by or claimable from the Crown or any departments, agents or agencies thereof and any other amounts or demands of every nature and kind howsoever arising (including, without limitation, those arising under Contracts), whether or not secured, which are now or become hereafter due or owing to each Grantor;
- (b) all movable and immovable security present or future including all legal or conventional hypothecs and other security held from time to time by each Grantor under or in connection with the foregoing; and
- (c) all indemnities and insurance proceeds and expropriation proceeds received, which may be received or to which each Grantor is or may become entitled.

"Contracts" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all present and future agreements, contracts, undertakings, options, licenses, permits or other documents and instruments (including hedging agreements) to which each Grantor is or may become a party or to the benefit of which each Grantor is or may become entitled and the benefit of all covenants, obligations, agreements, representations, warranties and undertakings in favour of each Grantor relating to any part of the Charged Property and all extensions, amendments, renewals or substitutions thereof or therefor which may hereafter be effected or entered into and all benefits of each Grantor to be derived therefrom.

"Corporate Restaurants" means any restaurant owned by any Grantor, from time to time, under a banner ranging from quick service to casual dining segments, and includes restaurants owned by any Grantor from time to time which may be temporarily or permanently closed.

"Credit Agreement" means that certain credit agreement, to be dated on or about July 21, 2016, by and among the Borrower, as borrower, various lenders party thereto from time to time, as lenders, the Hypothecary Representative, as administrative agent, TD Securities as sole lead arranger and bookrunner, and Bank of Montreal, National Bank of Canada and The Bank of Nova-Scotia, as co-documentation agents as same may be amended, restated, supplemented, replaced or otherwise modified from time to time.

"Documents of Title" means all or any part of any documents of title, whether negotiable or non-negotiable, including, without limitation, all warehouse receipts and bills of lading, in which each Grantor now or subsequently has an interest.

"Equipment" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all present and future equipment now owned or hereafter acquired by each Grantor, including, without limitation, all machinery, tools, equipment, computer equipment, building materials, construction materials, fittings, appliances, apparatus, telecommunications equipment, interior improvements, software, furniture, fixtures, furnishings and rolling stock and any movable equipment used in connection with the operation, security, maintenance, management, cleaning, landscaping, snow removal, repairs or improvements of or to any part of the Charged Property and all additions to, substitutions for, replacements of or accessions to any of the above and all attachments, components, parts and accessories.

"Event of Default" has the meaning ascribed thereto in the Credit Agreement.

"Excluded Collateral" means (i) all rights of any Grantor under Operating Leases, and (ii) the Corporate Restaurants.

"Franchise Agreements" means, collectively, all of the franchise agreements or Contracts, including without limitation, master franchise agreements, area representative agreements, franchise licensee agreements or any similar agreements relating to any franchising of each of the Grantors.

"GAAP" means, at any time, generally accepted accounting principles as in effect from time to time in Canada, applicable to the relevant period, applied in a consistent manner from period to period, or established or adopted by the Canadian Institute of Chartered Accountants or any successor body, including the International Financial Reporting Standards, subject to Section 1.6 of the Credit Agreement.

"Grantor" means each of the parties hereto (other than the Hypothecary Representative), namely MTY Tiki Ming Enterprises Inc., 8825726 Canada Inc., M.T.Y. Dairy Bars Inc., Fontaine Santé Canada Inc., 9316-4978 Quebec Inc. and 9286-5591 Quebec Inc., together with their respective successors and assigns as permitted under the Credit Agreement, and "Grantors" is the collective reference thereto.

"Guarantee" means that certain guarantee agreement, to be dated on or about July 21, 2016, made by each Grantor in favour of the Hypothecary Representative, pursuant to which each Grantor will irrevocably and unconditionally guarantee and bind itself in favour of the Hypothecary Representative, on a solidary basis with the Borrower, for the due and punctual payment and performance, as and when due, of all of the Obligations.

"Hypothecary Representative" means The Toronto-Dominion Bank, acting as hypothecary representative (*fondé de pouvoir*) for all present and future creditors of the Secured Obligations, including without limitation, the Secured Parties, in accordance with Article 2692 of the *Civil Code of Québec*, and includes its successors and assigns in such capacity.

"Intellectual Property" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all

present and future trade-marks, trade-names, brands, trade dress, business names, uniform resource locators, domain names, tag lines, designs, graphics, logos and other commercial symbols and indicia of origin, goodwill, patents and inventions, copyrights, industrial designs, and other intellectual property rights, whether registered or not or the subject of a pending application for registration, owned by or licensed to each Grantor, including, without limitation, the registered intellectual property described in Schedule "A" hereto.

"Inventory" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all present and future goods in stock, inventory, merchandise, materials, raw materials, work in progress, finished goods, advertising, packaging and shipping materials and supplies owned by each Grantor or held on its behalf, including movable property held for the purpose of being sold, rented or altered by means of transformation or manufacturing process of a good destined for sale or for rent or with respect to services offered, or goods held by third parties with respect to a rental agreement, leasing contract, franchise contract or licence or other agreement executed with each Grantor, regarding raw materials, manufactured or semi-manufactured or treated materials or products, or goods used or consumed in the business of each Grantor and all warehouse receipts, bills of lading and other documents or instruments now or hereafter issued with respect to the foregoing; goods that were part of any goods in stock which, pursuant to an alienation contract executed with respect thereto for the benefit of a third party, shall remain the property of each Grantor pursuant to a reservation of ownership in its favour shall be deemed to be goods in stock as long as the ownership thereof is not transferred to such third parties; are also deemed to be goods in stock, goods which, after having been alienated, have again become the property of each Grantor as a result of a resolution, termination or repossession.

"Issuers" means those corporations and other issuers listed on Schedule "B" and the issuers in respect of all Securities now or in the future held at any time or from time to time by each Grantor or its nominee or agent.

"Leases" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all present and future leases, subleases, offers to lease or sublease and other occupancy or tenancy agreements to which each Grantor is bound, whether as lessor or lessee thereunder, in each case for the time being in effect and shall include all revisions, alterations, modifications, amendments, extensions, renewals, replacements or substitutions thereof or therefor which may hereafter be effected or entered into.

"Movable Property" means collectively the Claims, the Contracts, the Documents of Title, the Equipment, the Intellectual Property, the Inventory, the Leases, the Proceeds, the Records, the Securities, the Technical Information and all other movable property, present and future, corporeal and incorporeal, of each Grantor.

"Obligations" means all "Obligations" as such term is defined from time to time in the Credit Agreement, which term is initially defined as including the following: all obligations, indebtedness and liabilities of the Borrower and the Guarantors to the Agent and the Lenders under or in connection with (i) the Credit Agreement or any other Loan Documents, including all obligations, indebtedness and liabilities under the Credit Facilities or (ii) any cash management or treasury management arrangements or agreements and corporate credit cards, including all principal, interest, fees, indemnities, costs and expenses thereunder, up to an aggregate amount not exceeding \$1,000,000, and

to the Hedge Lenders (including any former Hedge Lenders) under the other Loan Documents and under the Eligible Hedging Agreements, and whether present or future, direct or indirect, absolute or contingent, matured or not, and wherever and however incurred.

"Operating Leases" means all leases of premises used for the purposes of operating any restaurants, which are classified as an operating lease in accordance with GAAP.

"Proceeds" means the universality consisting of all proceeds and movable property, present and or future, in any form derived directly or indirectly from any dealing with all or any part of the Charged Property and any insurance of payment that indemnifies or compensates for such property lost, damaged or destroyed, and proceeds of proceeds and any part of such proceeds.

"Records" means the universality consisting of all present and future deeds, documents, books, manuals, papers, letters, invoices, writings and data (electronic or otherwise), recordings, evidencing or relating to the Charged Property or any part thereof including all copies and representations of the Intellectual Property in any form now known or in the future developed or discovered including, without limitation, those on paper, magnetic and optical media, and all working papers, notes, charges, drawings, materials and diagrams created in the process of developing the Intellectual Property.

"Secured Obligations" means all of the present and future indebtedness, liabilities and obligations, direct or indirect, absolute or contingent, matured or unmatured of each Grantor under, pursuant to or in connection with the Guarantee.

"Secured Parties" means, collectively, the Hypothecary Representative, the Lenders and the Hedge Lenders, and their respective successors, permitted transferees and permitted assigns.

"Securities" means the universality consisting of all the right, title and interest of each Grantor from time to time in and to all shares, partnership units, partnership interests, trust units, stocks, warrants, bonds, debentures, debenture stocks, any and all securities, other financial assets and security entitlements (as such terms are defined in the STA) issued by any Guarantor in which each Grantor now or hereafter has an interest and any part thereof, including the shares and units described in Schedule "B" hereof, if any, together with any renewals thereof, substitutions therefor and additions thereto and all certificates and instruments evidencing or representing the Securities and any and all other property that may at any time be received or receivable by or otherwise distributed to or acquired by each Grantor in any manner in respect of, or in substitution for, or in addition to, or in exchange for, or on account of, any of the foregoing, including, without limitation, any shares or other Securities resulting from the subdivision, consolidation, change, conversion or reclassification of any of the Securities, or the occurrence of any event which results in the substitution or exchange of such Securities.

"Securities Accounts" means all of the present or future securities accounts maintained for each Grantor by a securities intermediary, including all of the financial assets credited to such securities accounts, all related security entitlements and the agreements between each Grantor and the securities intermediary governing such securities accounts.

"Special Assets" has the meaning given thereto in Section 2.3 hereof.

"STA" means *An Act Respecting the Transfer of Securities and the Establishment of Security Entitlements (Québec)* or any other similar legislation, as in effect from time to time.

"this Deed", "these presents" and similar expressions refer to this deed of hypothec including all schedules, amendments, supplements, extensions, renewals, replacements or restatements from time to time.

"Technical Information" means all know-how and information owned by or licensed to each Grantor, confidential or otherwise, including, without limitation, any information of a scientific, technical, financial or business nature regardless of its form.

Section 1.2 Severability

If any one or more of the provisions contained in this Deed shall for any reason be held by a court of competent jurisdiction to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall, at the option of the Hypothecary Representative, be severable from and shall not affect any other provision of this Deed, but this Deed shall be construed as if such invalid, illegal or unenforceable provision had never been contained in this Deed.

Section 1.3 Interpretation and Headings

Each Grantor acknowledges that this Deed is the result of negotiations between the parties and shall not be construed in favour of or against any party by reason of the extent to which any party or its legal counsel participated in its preparation or negotiation. The words "hereto", "herein", "hereof", "hereby", "hereunder" and similar expressions refer to the whole of this Deed, including, without limitation, these additional provisions, and not to any particular Section or other portion thereof or hereof and extend to and include any and every document supplemental or ancillary hereto or in implementation hereof. Words in the singular include the plural and words in the plural include the singular. Words importing the masculine gender include the feminine and neuter genders where the context so requires. Words importing the neuter gender include the masculine and feminine genders where the context so requires. The headings do not form part of this Deed and have been inserted for convenience of reference only. Any reference to "including" shall mean "including without limitation" whether or not expressly provided. If more than one Person is named as, or otherwise becomes liable for or assumes the obligations and liabilities of each Grantor, then all such Persons shall be solidarily liable for all such obligations and liabilities.

Section 1.4 Enurement

This Deed shall enure to the benefit of and be binding upon the heirs, executors, administrators, successors (including any successor by reason of amalgamation) and permitted assigns of the parties hereto.

Section 1.5 Effective Date

The hypothec created hereunder shall take effect upon execution of this Deed by the parties hereto notwithstanding that there may not be any Secured Obligations incurred or owing by each Grantor on the date hereof.

Section 1.6 Currency

All dollar references in this Deed are expressed in Canadian dollars.

ARTICLE 2
CHARGE

Section 2.1 Hypothec

To secure the full and timely payment and performance of the Secured Obligations, each Grantor hereby hypothecates the Charged Property in favour of the Hypothecary Representative (for the benefit of the Secured Parties) for the principal sum of FOUR HUNDRED MILLION DOLLARS (\$400,000,000) together with interest thereon from the date hereof at the rate of twenty-five percent (25%) per annum, calculated semi-annually and not in advance.

The foregoing charging provision creates an individual hypothec granted by each Grantor in favour of the Hypothecary Representative (for the benefit of the Secured Parties) against the Charged Property owned or hereafter acquired by such Grantor.

Section 2.2 Continuing Security

The hypothec created herein is continuing security and will subsist notwithstanding any fluctuation or repayment of the Secured Obligations hereby secured. Each Grantor shall be deemed to obligate itself again, as provided in Article 2797 of the *Civil Code of Québec*, with respect to any future obligation hereby secured.

Section 2.3 Special Assets

Other than the Transaction Documents, the Material Contracts and the Franchise Agreements, if any Contract, agreement, license or permit may not be hypothecated by its provisions (the "Special Assets"), by virtue of Applicable Law or without the consent of a third party, the hypothec created hereby shall be under the suspensive condition of such consent being obtained or such prohibition being waived or removed. Upon such consent being obtained, waived or removed or such legal prohibition ceasing to exist, the hypothec created hereunder shall automatically apply to such Special Asset without regard to this Section and without the necessity of any further assurance to effect such hypothecation. Unless and until the consent to such hypothecation is obtained as provided above or such legal prohibition ceases to be applicable, each Grantor shall, to the extent it may do so at law or pursuant to the provisions of the Special Assets in question hold all benefit to be derived from such Special Assets for the benefit of the Hypothecary Representative (including, without limitation, each Grantor's interest in any Special Asset which may be held for the benefit of each Grantor by a third party), as additional security for payment of the Secured Obligations and shall deliver up all such benefit to the Hypothecary Representative, promptly upon demand by the Hypothecary Representative.

ARTICLE 3
ADDITIONAL PROVISIONS WITH RESPECT TO THE
HYPOTHEC ON CLAIMS

Section 3.1 Debt Collection

The Hypothecary Representative hereby authorizes each Grantor to collect all Claims as and when they become due, save and except as otherwise provided for under the Credit Agreement or the terms hereof.

Section 3.2 Withdrawal of Authorization to Collect

Upon the occurrence and during the continuance of an Event of Default, the Hypothecary Representative may, at its discretion,

withdraw the authorization granted above, by giving notice as prescribed by law, whereupon the Hypothecary Representative shall immediately be entitled to collect all Claims referred to in such notice. The debtors under such Claims shall comply with the notice received from the Hypothecary Representative and thereafter shall pay all Claims to the Hypothecary Representative without inquiry into the state of accounts between the Hypothecary Representative and each Grantor.

Section 3.3 Accounts and Records

Should the Hypothecary Representative serve a notice withdrawing the authorization granted to each Grantor to collect the Claims as provided for above, each Grantor hereby agrees that all accounts and records maintained by the Hypothecary Representative with respect to any such Claims received and their application by the Hypothecary Representative shall be *prima facie* conclusive and binding unless proven to be wrong or incorrect.

Section 3.4 Powers in Connection with Collection of Claims

Without limiting or otherwise restricting the Hypothecary Representative's rights as set forth herein or at law, upon the occurrence and during the continuance of an Event of Default, the Hypothecary Representative is irrevocably authorized in connection with the collection of Claims, as each Grantor's agent and mandatary, to:

- (a) grant delays, take or abandon securities;
- (b) grant releases and discharges, whole and partial, with or without consideration;
- (c) endorse all cheques, drafts, notes and other negotiable instruments issued to the order of each Grantor in payment of Claims;
- (d) take conservatory measures and appropriate proceedings to obtain payment of Claims;
- (e) negotiate and settle out of court with the debtors of Claims, their trustee if there is a bankruptcy or insolvency, or any other legal representative, the whole as it deems appropriate; and
- (f) deal with any other matter relating to the Claims, in its discretion, without the intervention or the consent of each Grantor.

The Hypothecary Representative shall not, however, be liable for any damages or prejudice which may result from its fault, other than resulting from its gross or intentional fault.

Section 3.5 Collection of Claims by Grantor

If, despite the withdrawal of authorization by the Hypothecary Representative in accordance with the terms hereof, any Claims are paid to each Grantor, each Grantor shall be deemed to have received such amounts as agent and mandatary for the account and on behalf of the Hypothecary Representative and shall pay all such amounts to the Hypothecary Representative forthwith upon receipt.

Section 3.6 Further Assurances

As and when requested by the Hypothecary Representative, each Grantor shall remit to the Hypothecary Representative all documents which are useful or necessary for the purposes set forth in this Article 3, shall sign any useful or necessary documents without delay, and, as the

case may be, shall collaborate in the collection by the Hypothecary Representative of the Claims.

Section 3.7 Obligation of each Grantor to Provide Information relating to the Claims

Upon demand of the Hypothecary Representative, each Grantor undertakes to provide the Hypothecary Representative with a list of all its debtors and all its books, accounts, letters, invoices, papers, contracts, negotiable instruments, title documents, liens and other documents attesting to the existence of the whole or any part of the Claims or relating thereto. Each Grantor is also bound to assist the Hypothecary Representative and provide it with all information which the Hypothecary Representative may find useful in the collection of the Claims. The obligations contemplated in the last sentence of this Section 3.7 only arise following the occurrence of an Event of Default which is continuing.

Section 3.8 Secured Claims

Each Grantor undertakes to notify the Hypothecary Representative forthwith of any Claim which now is or may at any time hereafter become vested in each Grantor and which is or becomes secured by a hypothec granted by a third Person in favour of each Grantor and to provide the Hypothecary Representative with copies of the agreements or other documents evidencing such hypothec.

Section 3.9 Waiver

Each Grantor hereby waives any obligation the Hypothecary Representative may have to inform each Grantor of any irregularity in the payment of any Claims.

Section 3.10 Financial Administration Act

Where any of the Claims are subject to the provisions of the *Financial Administration Act* (Canada), each Grantor hereby sells, assigns and transfers the same absolutely to the Hypothecary Representative so that, upon a withdrawal of authorization as referred to in Section 3.2 hereof, the Hypothecary Representative shall be free to complete the formalities required to make such assignment fully enforceable.

ARTICLE 4
PROVISIONS APPLICABLE TO THE HYPOTHEC ON
SECURITIES

Section 4.1 Representations and Warranties Regarding Securities

Each Grantor hereby represents and warrants to and in favour of the Hypothecary Representative that all Securities currently held by each Grantor are "securities" within the meaning and for the purposes of the STA.

Section 4.2 Delivery of Certificated Securities

All certificates or instruments representing or evidencing any Securities shall, immediately upon each Grantor acquiring, obtaining or becoming the holder of such Securities, be delivered to and held by the Hypothecary Representative pursuant hereto, its nominee or agent, and shall be in suitable form for transfer by delivery, or shall be accompanied by duly executed undated instruments of transfer or assignment in blank, all in form and substance satisfactory to the Hypothecary Representative.

Section 4.3 Delivery of Uncertificated Securities

To the extent that any of the Securities are "uncertificated securities" within the meaning of the STA and registered in the name of each Grantor or its nominee or agent, each Grantor shall immediately (i) cause the Hypothecary Representative and the issuer of such uncertificated Securities to enter into a control agreement (as defined in the STA) as the Hypothecary Representative reasonably requires to ensure that the Hypothecary Representative has control (within the meaning of the STA) of such uncertificated securities, or (ii) cause the issuer of such uncertificated Securities to register the uncertificated Securities in the name of the Hypothecary Representative or its nominee or agent.

Section 4.4 Delivery of Security Entitlements

If any Securities, whether certificated or uncertificated, or other financial asset (as such term is defined in the STA) now or hereafter acquired by each Grantor are held by each Grantor or its nominee through a securities intermediary in a securities account, each Grantor shall take all action reasonably necessary to cause such intermediary to enter into a control agreement with the Hypothecary Representative immediately upon each Grantor acquiring an interest in any security entitlements in financial assets held in a securities account, in form and substance satisfactory to the Hypothecary Representative, pursuant to which the securities intermediary will agree, among other things, to comply with entitlement orders originated by the Hypothecary Representative or its nominee without further consent by each Grantor or any other Person.

Section 4.5 Distributions and Other Matters

The Hypothecary Representative hereby authorizes each Grantor to manage and collect the dividends, cash, options, warrants, rights, instruments, distributions, returns of capital or principal, income, interest, profits and other property (debt or equity), proceeds, fruits and revenues (the "Distributions") from the Securities comprising the Charged Property, save and except as otherwise provided for under the terms of the Credit Agreement, the terms hereof or any other written agreement between each Grantor and the Hypothecary Representative. Such authorization may nevertheless be withdrawn upon the occurrence and during the continuance of an Event of Default, whereupon the Hypothecary Representative shall be free to collect such Distributions and apply such sums (net of all collection costs) in such manner as the Hypothecary Representative shall deem appropriate, subject to the terms of the Credit Agreement, without any interference or consent on the part of each Grantor and without being bound (to the fullest extent permitted by law) by the rules respecting the administration of the property of others.

Section 4.6 Collection of Distributions by each Grantor

Any amount received by each Grantor with respect to the said Distributions after a withdrawal of authorization as aforesaid shall be deemed so received as mandatary or depositary of the Hypothecary Representative and shall forthwith be remitted to the Hypothecary Representative without demand or notice, the whole without prejudice to the recourses of the Hypothecary Representative against the third party debtors.

Section 4.7 Voting - Interpretation

As used in this Article 4, "voting rights" includes the right to attend and vote at any meeting, to sign a resolution in writing in lieu of a meeting or of a resolution passed at a meeting and the right to nominate and direct a proxy.

Section 4.8 Each Grantor to exercise voting rights, etc.

Until the occurrence of an Event of Default which is continuing, and subject to the terms of this Deed and any other Credit Document, each Grantor may:

- (a) exercise any and all voting rights and all rights of conversion, exchange or retraction or other similar rights with respect to any of the Securities, provided that any property arising from any such conversion, exchange or retraction shall form part of the Charged Property; and
- (b) receive any and all notices or other communications delivered in respect of the Securities.

Section 4.9 Hypothecary Representative to exercise voting rights

Each Grantor hereby grants to the Hypothecary Representative an irrevocable proxy to exercise all voting rights and corporate rights relating to the Securities which proxy shall be effective, at the discretion of the Hypothecary Representative, upon the occurrence and during the continuance of an Event of Default. After the occurrence and during the continuance of an Event of Default and upon request of the Hypothecary Representative, each Grantor hereby agrees to deliver to the Hypothecary Representative such further evidence of such irrevocable proxy or such further irrevocable proxies to vote the Securities as the Hypothecary Representative may request. In addition, after the occurrence and during the continuance of an Event of Default, each Grantor agrees to deliver to the Hypothecary Representative copy of any and all notices and other communications delivered in respect of the Securities.

Section 4.10 Rights and Duties of the Hypothecary Representative

The Hypothecary Representative may, at its sole and unfettered discretion, require each Grantor to do all such acts and things that are necessary or desirable for the Hypothecary Representative, the Hypothecary Representative's agent or a nominee of the Hypothecary Representative to receive physical delivery or control, as applicable, of the Securities, including providing any consent of each Grantor as a registered holder of the Securities or an entitlement holder, as the case may be, necessary or desirable for such control to be obtained by the Hypothecary Representative. Notwithstanding any such physical delivery or control, prior to the occurrence of an Event of Default which is continuing, Section 4.8 shall continue to apply and upon such physical delivery or control, the Hypothecary Representative shall provide each Grantor with such proxies and other written authorizations as may reasonably be requested by each Grantor to enable each Grantor to exercise the rights and take the actions described in Section 4.8.

Upon the occurrence of an Event of Default which is continuing and following notice from the Hypothecary Representative, all of each Grantor's rights pursuant to Section 4.5 and Section 4.8 shall cease and the Hypothecary Representative may enforce any of each Grantor's rights with respect to the Securities. Upon an Event of Default which is

continuing, each Grantor shall and shall be deemed to hold all Proceeds and Securities which is not under the control of the Hypothecary Representative as mandatary or depositary, separate and apart from other property and assets of each Grantor, for the benefit of the Hypothecary Representative until all Secured Obligations owing by each Grantor to the Hypothecary Representative have been paid in full, and shall forthwith transfer control of such Proceeds and Securities to the Hypothecary Representative, or its nominee or agent, as the Hypothecary Representative may direct. Subject to Applicable Laws, the Hypothecary Representative and its nominee or agent shall act with the same prudence and diligence in the custody and preservation of the Securities as it would with its own property. The Hypothecary Representative or its agent or nominee may take no steps to defend or preserve each Grantor's rights against the claims or demands of others.

The Hypothecary Representative hereby agrees with each Grantor to the waiver of its rights under Article 2714.6 of the *Civil Code of Québec*.

ARTICLE 5
REPRESENTATIONS AND WARRANTIES

The Grantors solidarily represent and warrant to the Hypothecary Representative the matters set out below:

Section 5.1 Authority and Validity

Each Grantor represents and warrants that it has all necessary corporate power and lawful authority to execute and deliver this Deed and to hypothecate the Charged Property and otherwise perform its obligations as contemplated herein, and all corporate and governmental actions, consents, authorizations and approvals necessary or required therefor have been duly and effectively taken or obtained.

Section 5.2 Immovable Property

Each Grantor has no interest in, or title to, any immovable property in the Province of Québec other than the Excluded Immovable Property.

Section 5.3 Intellectual Property

Each Grantor has no Intellectual Property registered or pending with the Canadian Intellectual Property Office or in the applicable public offices of record for registration of intellectual property rights in the United States of America, except as described in Schedule "A".

Section 5.4 Securities

Each Grantor hereby represents and warrants to and in favour of the Hypothecary Representative that:

- (a) Schedule "B" hereof sets forth all of the Securities owned by each Grantor and that each Grantor is the registered holder of record of the Securities listed in such Schedule "B", if any, by good and valid title, free and clear of all Liens whatsoever other than the Permitted Liens;
- (b) except as disclosed in Schedule "B", the Securities which constitute securities of the Issuers represent all of the issued and outstanding securities of the Issuers held by each Grantor and all of the warrants and options related thereto as of the date of this Deed;
- (c) all of the Securities listed in Schedule "B", if any, have been duly and validly issued, are fully paid and non-assessable and all

options to purchase, warrants or similar rights related thereto are in full force and effect;

- (d) other than Permitted Liens, it has not ceded, assigned, transferred or set over its rights, interest and benefits in the Securities listed in Schedule "B", if any, to any Person nor has it performed any act or executed any other instrument which might prevent the Hypothecary Representative from exercising its rights under this Deed in respect of the hypothecated Securities or which would limit the Hypothecary Representative in any such rights;
- (e) none of the rights of each Grantor arising as the owner and holder of record of the Securities have been surrendered, cancelled or terminated;
- (f) there is no default or dispute existing in respect of the Securities;
- (g) all of the Securities are certificated and the partnership agreement, articles of association or other constituting documents, as applicable, of each Issuer that is a partnership or limited liability company expressly states that the Securities thereof are "securities" for the purposes of the STA, and
- (h) each Grantor has not given its consent to any agreement whereby any of the Issuers agree to comply with instructions that are originated by any Person other than each Grantor in respect of any Securities that constitute uncertificated securities, other than any such consents given by each Grantor relating to agreements for instructions to be originated by the Hypothecary Representative.

Section 5.5 Monetary Claims

Each Grantor hereby represents and warrants to and in favour of the Hypothecary Representative that, as of the date hereof, it has not granted in favour of any third person a movable hypothec with delivery on a monetary claim pursuant to Articles 2713.1 and following of the *Civil Code of Québec*.

Section 5.6 Accounts with Financial Intermediaries

Each Grantor hereby represents and warrants to and in favour of the Hypothecary Representative that the Securities Accounts are enforceable in accordance with their terms against the applicable securities intermediary without any hypothec or other Lien held by such securities intermediary or right of set-off, netting or consolidation other than for normal charges applicable to the maintenance of such accounts and brokerage fees incurred in the ordinary course of business.

All representations and warranties of each Grantor made in this Deed or in any certificate or other document delivered by or on behalf of each Grantor to or for the benefit of the Hypothecary Representative are material, shall survive and shall not merge upon the execution and delivery of this Deed and shall continue in full force and effect. The Hypothecary Representative shall be deemed to have relied upon such representations and warranties notwithstanding any investigation made or lack thereof by or on behalf of the Hypothecary Representative at any time.

ARTICLE 6 COVENANTS

The Grantors hereby solidarily covenant:

Section 6.1 Information

To give notice in writing to the Hypothecary Representative:

- (a) of any change whatsoever in any representations and warranties hereinabove mentioned in Article 5;
- (b) of any material claim or Lien made or asserted against any of the Charged Property other than Permitted Liens;
- (c) of all loss or damage to or loss of possession of all or any material part of the Charged Property other than by disposition in accordance with the terms of the Credit Agreement;
- (d) of the acquisition of any immovable property by each Grantor; and
- (e) of any failure of any security intermediary in respect of a Securities Account in payment or performance of obligations due to each Grantor which may affect the Charged Property.

Section 6.2 Claims Secured by Registered Hypothec

Each Grantor hereby undertakes to provide the Hypothecary Representative, by no later than July 28, 2016, a list of all Claims in favour of such Grantor which are secured by registered hypothec, which list shall include all registration numbers at the Register of Personal and Movable Real Rights. Each Grantor further undertakes to do all such things and provide all such further documents or instruments required by the Hypothecary Representative as may be reasonably necessary or desirable to effect the purpose of registering this Deed against such Claims and rendering the hypothec against such Claims opposable to third parties.

Section 6.3 Delivery of Documents

To deliver to the Hypothecary Representative as soon as practicable upon request:

- (a) any Documents of Title and certificated Securities of the Grantors, and upon such delivery, where applicable, duly endorse the same for transfer in blank or as the Hypothecary Representative may reasonably direct;
- (b) such information concerning the Charged Property as the Hypothecary Representative may reasonably request;
- (c) all policies and certificates of insurance relating to the Charged Property; and
- (d) such information concerning the Charged Property, each Grantor and each Grantor's business and affairs as the Hypothecary Representative may request acting reasonably.

Section 6.4 Future Immovable Property

In the event that any Grantor acquires ownership of any immovable property situated in the Province of Québec (other than the Excluded Immovable Property), such Grantor shall cause the hypothec created hereunder to be registered against such immovable property in the manner prescribed by Article 2949 of the *Civil Code of Québec*.

Section 6.5 Location of Charged Property

Each Grantor shall not change the location of the corporeal Charged Property to a location outside of the Province of Québec where no valid security attaches in favour of the Hypothecary Representative in respect of such corporeal Charged Property, other than inventory sold in the ordinary course of business without (a) providing the Hypothecary Representative with 20 days prior notice thereof, and (b) registering and executing such further or other documents and taking such further and other actions as may be necessary to ensure the continued validity and publication of the hypothec created hereunder under the Applicable Laws, in each case, as agreed to by counsel to the Hypothecary Representative.

Section 6.6 Monetary Claims

Each Grantor shall not grant in favour of any third person, other than the Hypothecary Representative, a movable hypothec with delivery on a monetary claim pursuant to Articles 2713.1 and following of the *Civil Code of Québec*.

Section 6.7 Additional Documents

To execute all deeds and documents and do all things which in the opinion of the Hypothecary Representative are necessary or advisable for giving the Hypothecary Representative a valid hypothec in the Charged Property (including, subject to Section 6.4 above, a notice given in virtue of Article 2949 of the *Civil Code of Québec* where each Grantor's signature is necessary) in order that such security serves the purpose for which it has been granted and for conferring upon the Hypothecary Representative, with respect to the Charged Property, all powers and rights provided for by this Deed and by the Applicable Laws.

ARTICLE 7
REMEDIES

Section 7.1 Enforcement

Upon the occurrence and continuance of an Event of Default, the security created under this Deed shall become enforceable and the Hypothecary Representative shall, in addition to any other rights, recourses and remedies it has under this Deed and otherwise at law, forthwith be entitled to exercise any and all hypothecary rights prescribed by the *Civil Code of Québec*.

Section 7.2 Agent

Upon the occurrence and continuance of an Event of Default, the Hypothecary Representative may appoint any one or more agents who shall be entitled to perform the powers vested in the Hypothecary Representative pursuant to this Deed and at law. Upon the appointment of an agent or agents from time to time, the following provisions shall apply:

- (a) every such agent shall be the irrevocable agent and mandatary of each Grantor for the exercise of the rights, recourses and remedies available to the Hypothecary Representative and which are performed by such agent;
- (b) every such agent, in carrying out the duties delegated to it by the Hypothecary Representative, shall be entitled to exercise all of the same rights, powers and discretions available to the Hypothecary Representative hereunder or at law in respect of such matters;

- (c) the agent shall be entitled to deduct reasonable remuneration out of the receipts from any part of the Charged Property;
- (d) every such agent shall, so far as concerns responsibility for his acts or omissions, be deemed the agent and mandatary of, or employed or engaged by each Grantor and in no event the agent, mandatary or employee of the Hypothecary Representative; and
- (e) the appointment of every such agent by the Hypothecary Representative shall not incur or create any liability on the part of the Hypothecary Representative to the agent in any respect and such appointment or anything which may be done by any such agent or the removal of any agent or termination of any such appointment or engagement shall not have the effect of creating any liability of any nature whatsoever of any such agent towards each Grantor, except in case of gross or intentional fault.

Section 7.3 Hypothecary Representative's Right to Perform Secured Obligations

If any Grantor shall fail, refuse or neglect to make any payment or perform any act required hereunder, then while any Event of Default exists and is continuing, and without notice to or demand upon each Grantor and without waiving or releasing any other right, remedy or recourse the Hypothecary Representative may have because of such Event of Default, the Hypothecary Representative may (but shall not be obligated to) make such payment or perform such act for the account of and at the expense of the Grantors, and shall have the right to take all such action and undertake such expenditures as it may deem necessary or appropriate in order to protect and preserve the Charged Property or the rights of the Secured Parties. If the Hypothecary Representative shall elect to pay any sum due with reference to the Charged Property, the Hypothecary Representative may do so in reliance on any bill, statement or assessment procured from the appropriate governmental authority or other issuer thereof without inquiring into the accuracy or validity thereof. Similarly, in making any payments to protect the security intended to be created hereunder, the Hypothecary Representative shall not be bound to inquire into the validity of any apparent or threatened adverse Lien, title, hypothec, encumbrance, claim or charge before making an advance for the purpose of preventing or removing the same.

Section 7.4 Mise en demeure

Except as otherwise expressly herein provided, or in any other Credit Document, or required by law, no notice or mise en demeure of any kind shall be required to be given to the Grantors by the Hypothecary Representative for the purpose of putting any Grantor in default, such Grantor being in default by the mere lapse of time allowed for the performance of an obligation or by the mere occurrence of an event constituting an Event of Default hereunder.

Section 7.5 Exercise of Recourses

In exercising any of the rights, recourses or remedies available hereunder, the Hypothecary Representative may at its discretion, in respect of all or any part of the Charged Property or any other security held by the Hypothecary Representative, exercise such rights, recourses and remedies as are available hereunder or at law, as it elects to exercise, without prejudicing the other rights, recourses and remedies available to the Hypothecary Representative in respect of all or part of the Charged Property or any other security held by the Hypothecary Representative. The Hypothecary Representative may exercise any of

such rights, recourses and remedies in respect of all or any part of the Charged Property (or any other security held by the Hypothecary Representative), simultaneously or successively. It is further understood that the Hypothecary Representative shall be entitled to exercise and enforce all of the rights and remedies available to it, free from any control of the Grantors provided, however, that the Hypothecary Representative shall not be bound to realize any specific security nor exercise any right or remedy as aforesaid and shall not be liable for any loss which may be occasioned by any failure to do so. The obligation of the Hypothecary Representative to commence or continue any act, action or proceeding under this Deed shall, at the option of the Hypothecary Representative, be conditional upon the Secured Parties furnishing, when required, sufficient funds to commence or continue such action or proceeding and indemnity reasonably satisfactory to the Hypothecary Representative.

Section 7.6 Application of Proceeds

All Proceeds collected by the Hypothecary Representative upon any sale or other disposition of the Charged Property, together with all other moneys received by the Hypothecary Representative hereunder, shall be applied in accordance with the terms of the Credit Agreement.

Section 7.7 Surrender

If a prior notice of the Hypothecary Representative's intention to exercise a hypothecary right is given to any Grantor, such Grantor shall, and shall cause any other Person in possession of the Charged Property subject to such prior notice and then belonging to such Grantor, to immediately surrender same to the Hypothecary Representative and shall execute, and cause to be executed, all deeds and documents required to evidence such surrender to the Hypothecary Representative.

Section 7.8 Extension of Time and Waiver

Neither any extension of time given by the Hypothecary Representative to any Grantor or any Person claiming through such Grantor, nor any amendment to this Deed or other dealing by the Hypothecary Representative with a subsequent owner of the Charged Property will in any way affect or prejudice the rights of the Hypothecary Representative against such Grantor or any other Person or Persons liable for payment of the Secured Obligations. The Hypothecary Representative may waive any Event of Default in its sole discretion. No waiver will extend to a subsequent Event of Default, whether or not such subsequent Event of Default is the same as or similar to the Event of Default waived, and no act or omission by the Hypothecary Representative will extend to, or affect, any subsequent Event of Default or the rights of the Hypothecary Representative arising from such Event of Default. Any such waiver must be in writing and signed by the Hypothecary Representative. No failure on the part of the Hypothecary Representative or the Grantors to exercise, and no delay by the Hypothecary Representative or the Grantors in exercising, any right pursuant to this Deed will operate as a waiver of such right. No single or partial exercise of any such right will preclude any other or further exercise of such right.

**ARTICLE 8
ADDITIONAL RIGHTS OF THE HYPOTHECARY
REPRESENTATIVE**

Each Grantor agrees that upon the occurrence and during the continuance of an Event of Default, the following provisions shall apply to supplement the provisions of any Applicable Law and without

limiting any other provisions of this Deed or the other Credit Documents dealing with the same subject matter:

- (a) The Hypothecary Representative shall be the irrevocable mandatary and agent of each Grantor, with power of substitution, in respect of all matters relating to the enforcement of all rights, recourses and remedies of the Hypothecary Representative. The Hypothecary Representative shall, as regards all of the powers, authorities and discretions vested in it hereunder, have the absolute and unfettered discretion as to the exercise thereof whether in relation to the manner or as to the mode or time for their exercise.
- (b) Without limiting the generality of paragraph (a) hereinabove, but subject to the Credit Agreement and Applicable Law, each Grantor agrees that the Hypothecary Representative may, but is not obliged to, at the expense of each Grantor, for the purposes of protecting or realizing upon the value of the Charged Property or its rights:
 - (i) cease or proceed with, in any way the Hypothecary Representative sees fit, any enterprise of each Grantor, and the administration of the Charged Property, including, without limitation, the generality of the foregoing:
 - (A) sign any loan agreement, security document, lease, service contract, construction contract, management contract, development contract, maintenance contract or any other agreement, contract, deed or other document in the name of and on behalf of each Grantor in connection with the Charged Property or any enterprise operated by or on behalf of each Grantor and renew, cancel or amend from time to time any such agreement, contract, deed or other document;
 - (B) maintain, repair, renovate, operate, alter, complete, preserve or extend any part of the Charged Property in the name of each Grantor including undertaking or completing any construction work at each Grantor's expense;
 - (C) consent to or terminate in the name of each Grantor any servitude or other real right affecting the Charged Property;
 - (D) reimburse for and on behalf of each Grantor any third Person having a claim against any part of the Charged Property;
 - (E) borrow money or lend its own funds for the purposes of preserving, maintaining, renovating, repairing or replacing the Charged Property or any part thereof; and
 - (F) receive the revenues, rents, fruits, products and profits from the Charged Property and endorse any cheque, securities or other instrument;
 - (ii) dispose of any part of the Charged Property likely to rapidly depreciate or decrease in value;
 - (iii) use the information it has concerning each Grantor or any information obtained during the exercise of its rights;
 - (iv) fulfil any of the undertakings of each Grantor or of any other Person;

- (v) use, administer and exercise any other right pertaining to the Charged Property; and
 - (vi) do all such other things and sign all documents in the name of each Grantor as the Hypothecary Representative may deem necessary or useful for the purposes of exercising its rights, recourses and remedies hereunder, under the Credit Agreement or under Applicable Law.
- (c) In the event of the exercise by the Hypothecary Representative of any right, recourse or remedy following the occurrence and during the continuance of an Event of Default:
- (i) the Hypothecary Representative shall only be accountable to each Grantor to the extent of its commercial practice and within the delays normally observed by the Hypothecary Representative and the Hypothecary Representative shall not be obliged to, with respect to the Charged Property or any enterprise operated by or on behalf of each Grantor:
 - (A) make inventory, take out insurance or furnish any security;
 - (B) advance any sums of money in order to pay any expenses, not even those expenses that may be necessary or useful; or
 - (C) maintain the use for which the enterprise of each Grantor is normally intended, make it productive or continue its use;and shall not be held liable for any loss whatsoever other than as a result of its gross or intentional fault;
 - (ii) subject to the provisions of Section 7.6 hereof, any and all sums of money remitted to or held by the Hypothecary Representative may be invested at its discretion, without the Hypothecary Representative being bound by any legislative provisions relating to the investment or administration of the property of others; the Hypothecary Representative is not obliged to invest or pay interest on amounts collected even where such amounts exceed the amounts due by each Grantor;
 - (iii) the Hypothecary Representative may itself, directly or indirectly, become the owner of the whole or any part of the Charged Property to the extent not prohibited by law;
 - (iv) the Hypothecary Representative may, at the time it exercises its rights, renounce to a right belonging to any Grantor, make settlements and grant discharges and mainlevées, even without consideration;
 - (v) in the event the Hypothecary Representative exercises its hypothecary right of taking in payment and any Grantor requires the Hypothecary Representative to sell the whole or any part of the Charged Property, each Grantor acknowledges that the Hypothecary Representative shall not be required to renounce to its hypothecary right of taking in payment unless, prior to the expiration of the time limit to surrender, the Hypothecary Representative (i) shall have received security, which the Hypothecary Representative deems satisfactory, to the effect that the sale will be made at a price sufficient to enable the Hypothecary Representative to be

paid its claim in full, (ii) shall have been reimbursed the costs it shall have incurred, and (iii) shall have been advanced all amounts necessary for the sale of the Charged Property;

- (vi) in the event that the Hypothecary Representative sells the whole or any part of the Charged Property, it will not be required to obtain any prior appraisal from a third party; and
 - (vii) the sale of the Charged Property may be made with legal warranty on the part of the Grantors or, at the option of the Hypothecary Representative, with total or partial exclusion of warranty.
- (d) The Hypothecary Representative shall only be bound to exercise reasonable prudence and diligence in the execution of its rights and performance of its obligations under the terms of this Deed or at law and the Hypothecary Representative shall not be responsible for prejudice that may result from its fault or that of its agents or representatives, except if resulting from gross or intentional fault.
- (e) The Hypothecary Representative shall not be responsible in respect of any obligations undertaken in the exercise of its powers under the terms of this Deed or at law, or by reason of any delay, omission or any other act made in good faith by the Hypothecary Representative or its representatives with the exception of obligations undertaken or acts made further to gross or intentional fault.

ARTICLE 9 THE HYPOTHECARY REPRESENTATIVE

Section 9.1 Acting as the Person Holding the Power of Attorney

The Hypothecary Representative shall hold the hypothec granted pursuant to this Deed for the benefit of the Secured Parties and shall act as hypothecary representative (*fondé de pouvoir*) of the Secured Parties within the meaning of Article 2692 of the *Civil Code of Québec*. Each Grantor hereby appoints the Hypothecary Representative to act as such hypothecary representative (*fondé de pouvoir*) in accordance with the terms hereof.

Section 9.2 Protection of Persons Dealing with Hypothecary Representative

No Person dealing with the Hypothecary Representative or its agents need inquire whether the hypothec hereby constituted has become enforceable or whether the powers which the Hypothecary Representative is purporting to exercise have become exercisable.

Section 9.3 Delegation of Powers

The Hypothecary Representative may delegate the exercise of its rights or the performance of its obligations hereunder to another Person, including a Hypothecary Representative. In that event, the Hypothecary Representative may furnish that Person with any information it may have concerning any Grantor or the Charged Property. The Hypothecary Representative shall not be responsible for damages resulting from such delegation or from any fault committed by such delegate.

Section 9.4 Resignation and Removal of Hypothecary Representative

The Hypothecary Representative may resign as Hypothecary Representative upon 30 days' notice to the Secured Parties and to the Grantors. If the Hypothecary Representative resigns hereunder, the Secured Parties shall appoint from among the Secured Parties a successor hypothecary representative (*fondé de pouvoir*) for the Secured Parties, which successor hypothecary representative (*fondé de pouvoir*) shall be consented to by each Grantor at all times other than during the existence of an Event of Default under Section 10.1 of the Credit Agreement (which consent of each Grantor shall not be unreasonably withheld or delayed). If no successor hypothecary representative (*fondé de pouvoir*) is appointed prior to the effective date of the resignation of the Hypothecary Representative, the Hypothecary Representative may appoint, after consulting with the Secured Parties and with the consent of each Grantor at all times other than during the existence of an Event of Default under Section 10.1 of the Credit Agreement (which consent of each Grantor shall not be unreasonably delayed or withheld), a successor hypothecary representative (*fondé de pouvoir*) from among the Secured Parties. Upon the acceptance of its appointment as successor hypothecary representative (*fondé de pouvoir*) hereunder, the Person acting as such successor hypothecary representative (*fondé de pouvoir*) shall succeed to all the rights, powers and duties of the retiring Hypothecary Representative's appointment. After any retiring Hypothecary Representative's resignation hereunder as Hypothecary Representative, the provisions of this Article 9 shall inure to its benefit as to any actions taken or omitted to be taken by it while it was Hypothecary Representative.

Section 9.5 Liability of Hypothecary Representative

The Hypothecary Representative shall only be accountable for reasonable diligence in the performance of its duties and the exercise of its rights hereunder, and shall only be liable for its own gross negligence and intentional fault.

Section 9.6 Obligation to Act on Instructions of Secured Creditors

The Hypothecary Representative shall be fully protected in acting pursuant to the written instructions of the Secured Parties in connection with any proceedings, act, power, right, matter or thing relating to or conferred by or to be done under this Deed.

ARTICLE 10
MISCELLANEOUS

Section 10.1 Separate Security

This Deed and the hypothec created herein, are and shall be in addition to and not in substitution for, any other security held by the Hypothecary Representative, the Secured Parties or any one thereof in connection with the Credit Agreement.

Section 10.2 Further Assurances

Each Grantor shall at all times do all such things and provide all such reasonable assurances as may be required to consummate the transactions contemplated by this Deed, and shall provide such further documents or instruments required by the Hypothecary Representative as may be reasonably necessary or desirable to effect the purpose of

this Deed and carry out its provisions, and for the better hypothecating the Charged Property or the rendering of the hypothec created hereunder opposable to third parties.

Section 10.3 Notice

Any notice or other communication, including a demand or a direction, required or permitted to be given hereunder shall be in writing and shall be made in accordance with the terms of the Credit Agreement.

Notwithstanding the foregoing, if the *Civil Code of Québec* requires that a notice or other communication be given in a specified manner, then any such notice or communication shall be given in such manner.

Section 10.4 Limitation of Liability

The Hypothecary Representative shall not be liable or accountable:

- (a) by reason of any entry into or taking possession of all or any of the Charged Property, to account for anything except actual receipts, or for any loss on realization or any act or omission for which a creditor might be liable; or
- (b) for any failure to exercise its remedies, take possession of, seize, collect, realize, sell, lease or otherwise dispose of or obtain payment for the Charged Property and shall not be bound to institute proceedings for such purposes or for the purpose of preserving any rights, remedies or powers of the Hypothecary Representative, each Grantor or any other Person in respect of same.

Each Grantor releases and discharges the Hypothecary Representative and any agent appointed under Section 7.2 from every claim of every nature, whether resulting in damages or not, which may arise or be caused to each Grantor or any Person claiming through or under each Grantor by reason or as a result of anything done by the Hypothecary Representative or any successor or assign claiming through or under the Hypothecary Representative or any such agent under the provisions of this Deed unless such claim be the result of gross or intentional fault.

Section 10.5 Expenses

The Grantors shall pay all reasonable costs and expenses (including the reasonable fees and disbursements of legal counsel and other advisors) incurred by the Hypothecary Representative in connection with the negotiation, preparation and execution of this Deed and the protection of and enforcement under this Deed, advice with respect to this Deed, and those arising in connection with the realization, disposition, retention, protection or collection of any Charged Property and the protection or enforcement of the rights, remedies and powers of the Hypothecary Representative or any agent and those incurred for registration of the hypothecs created herein at the Register of Personal and Movable Real Rights. All amounts for which each Grantor is required under this Deed to reimburse the Hypothecary Representative or any agent shall, from the date of disbursement until the date the Hypothecary Representative or the receiver receives reimbursement, be deemed advanced to each Grantor by the Hypothecary Representative, shall be deemed to be Secured Obligations secured hereby and shall bear interest at the highest rate per annum charged under any of the Secured Obligations.

In particular, each Grantor agrees to indemnify and save the Hypothecary Representative harmless from all reasonable legal fees and disbursements incurred by the Hypothecary Representative in

connection with any enforcement of rights and remedies under this Deed. This indemnity is independent of and in addition to any right which the Hypothecary Representative may have to seek recovery of costs in any litigation which results in respect of this Deed and is intended to ensure that the Hypothecary Representative is fully reimbursed for one-hundred percent (100%) of the reasonable fees and disbursements which may be incurred by it and its legal counsel.

Section 10.6 Amendments and Waivers

No amendment, supplement, modification or waiver or termination of this Deed and, unless otherwise specified, no consent or approval by any party, shall be binding unless executed in writing by the party to be bound.

Section 10.7 Waivers

No course of dealing on the part of the Hypothecary Representative, its officers, employees, consultants or agents, nor any failure or delay by the Hypothecary Representative with respect to exercising any right, power or privilege of the Hypothecary Representative under this Deed, shall operate as a waiver thereof.

Section 10.8 Payment to Third Parties

If the Hypothecary Representative is at any time or from time to time required to make a payment in connection with the security constituted by this Deed, such payment and all reasonable costs of the Hypothecary Representative (including legal fees and other expenses) shall be immediately payable by each Grantor to the Hypothecary Representative and shall bear interest at the highest rate provided in the Credit Agreement.

Section 10.9 Indivisibility

Every divisible obligation in favour of the Hypothecary Representative arising out of this Deed must be performed in its entirety by each heir or legal representative of any Person who is liable to the same extent as if it were indivisible.

Section 10.10 Time

Time is and shall be of the essence in the performance of the parties' respective obligations.

Section 10.11 Paramountcy

If there is a conflict, inconsistency, ambiguity or difference between any provision of this Deed and the Credit Agreement, the provisions of the Credit Agreement shall prevail, and such provision of this Deed shall be amended to the extent necessary to eliminate any such conflict, inconsistency, ambiguity or difference, save and except in respect of the provisions of this Deed which relate to the creation and enforcement of the hypothec hereby constituted, which provisions shall govern and prevail over the provisions of the Credit Agreement. Any right or remedy in this Deed which may be in addition to the rights and remedies contained in the Credit Agreement shall not constitute a conflict, inconsistency, ambiguity or difference.

Section 10.12 Governing Law

This Deed shall be governed by and construed in accordance with the laws of the Province of Québec and the federal laws of Canada applicable therein and each Grantor and the Hypothecary

Representative hereby irrevocably submit to the non-exclusive jurisdiction of the courts of Québec.

Section 10.13 Language

The parties hereto confirm that they have requested that this Deed and all related documents be drafted in English. *Les parties aux présentes ont exigé que le présent acte et tous les documents connexes soient rédigés en anglais.*

**ARTICLE 11
SCHEDULES**

Section 11.1 Schedule "A"

The following is Schedule "A" referred to in this Hypothec:

INTELLECTUAL PROPERTY

MTY TIKI MING ENTERPRISES INC.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
120521	87496	ALGERIA	O'BURGER		Enregistrée	2015-01-26	MTY Tiki Ming Enterprises Inc.
120522	82443	ALGERIA	SUKYAKI		Application pending	2012-02-15	MTY Tiki Ming Enterprises Inc.
120577	86951	ALGERIA	SUSHI SHOP		Enregistrée	2012-02-28	MTY Tiki Ming Enterprises Inc.
120520	81462	ALGERIA	THAI EXPRESS		Application pending	2013-03-28	MTY Tiki Ming Enterprises Inc.
120518	81460	ALGERIA	TIKI MING		Enregistrée	2013-03-28	MTY Tiki Ming Enterprises Inc.
120519	81481	ALGERIA	VANELLIS		Enregistrée	2013-03-28	MTY Tiki Ming Enterprises Inc.
107558	947782	Arabie Saoudite	CULTURES		Enregistrée	2007-09-25	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
107560	947783	Arabie Saoudite	CULTURES		Enregistrée	2007-09-25	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1437015271	APPROVED BY GV	Arabie Saoudite	EXTREME PITA		Filed April 8, 2016		MTY Tiki Ming Enterprises Inc.
186435	143408583	Arabie Saoudite	JUGO JUICE		Enregistrée	2014-02-11	MTY Tiki Ming Enterprises Inc.
1435007648	Pending	Arabie Saoudite	See Référence Descriptive	LA CREMIERE DESIGN + M.T.Y. + ARABIC LETTERS + SUNDAE			MTY Tiki Ming Enterprises Inc.
186436	143408584	Arabie Saoudite	MIR SUB		Enregistrée	2014-02-11	MTY Tiki Ming Enterprises Inc.
1435006727	1435006727	Arabie Saoudite	See Référence Descriptive	MUCHO BURRITO & DESIGN	Enregistrée	2014-07-03	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
107563	106275	Arabie Saoudite	SUKIYAKI A JAPANESE EXPERIENCE		Enregistrée	22 avril 2009	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
107564	1136725	Arabie Saoudite	SHAGYAKI A JAPANESE OBUSHI		Enregistrée	2010-08-15	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
118112	101857	Arabie Saoudite	See Référence Descriptive	SLUSH SHOP & DESIGN	Enregistrée	2008-09-22	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
118113	101858	Arabie Saoudite	See Référence Descriptive	SLUSH SHOP & DESIGN	Enregistrée	2008-09-22	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
108567	106074	Arabie Saoudite	PAID-THAI DELIGHTS THAI CUISINE		Enregistrée	2009-04-22	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
108568	123088	Arabie Saoudite	PAID-THAI DELIGHTS THAI CUISINE		Enregistrée	2011-02-16	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
107561	94781	Arabie Saoudite	TIKI MING		Enregistrée	2007-09-25	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
107562	956734	Arabie Saoudite	TIKI MING		Enregistrée	2007-11-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming inc.
1090820	1090820	Australie	XXTREME		Enregistrée		MTY Tiki Ming Enterprises Inc.
1535236	1535236	Australie	EXTREME PITA		Enregistrée	2010-01-11	MTY Tiki Ming Enterprises Inc.
1562244	1562244	Australie	See Référence Descriptive	JUGO JUICE & DESIGN	enregistrée	2013-06-18	MTY Tiki Ming Enterprises Inc.
360417	380417	Australie	MR. SUB		Enregistrée	1982-03-31	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Propriétaire
380418	380418	Australie	MR. SUBMARINE		Enregistrée	1982-08-31	MTY Tiki Ming Enterprises Inc.
1535334	1535334	Australie	MUCHO BURRITO		pending	pending	MTY Tiki Ming Enterprises Inc.
1535340	1535340	Australie	PURBLENDZ		pending	pending	MTY Tiki Ming Enterprises Inc.
78819	78819	Bahrain	COUNTRY STYLE	S/O	Enregistrée	2011-04-11	Melody Farms Speciality Food and Equipment Limited
48722	48722	Bahrain	CULTURES		Enregistrée	2008-06-26	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
48723	48723	Bahrain	CULTURES		Enregistrée	2008-06-26	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
48726	48726	Bahrain	SUKIYAKI A JAPANESE EXPERIENCE		Enregistrée	June 26, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
48727	48727	Bahrain	SUKIYAKI A JAPANESE EXPERIENCE		Enregistrée	June 26, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
89331	En Cours/Pending	Bahrain	See Reference Descriptive	SUSHI SHOP & DESIGN	Published 21/10/2010		MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
89332	En Cours/Pending	Bahrain	See Reference Descriptive	SUSHI SHOP & DESIGN	Published 21/10/2010		MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
79817	79817	BAHRAIN	TANDORI INDIAN CUISINE	SI/	Enregistrée	2011-01-25	MTY Tsi Ming Enterprises Inc
79818	79818	BAHRAIN	TANDORI INDIAN CUISINE	SI/	Enregistrée	2011-01-25	MTY Tsi Ming Enterprises Inc.
48724	48724	Bahrain	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	June 26, 2006	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming inc.
48725	48725	Bahrain	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	June 26, 2006	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming inc
48726	48726	Bahrain	TSI MING		Enregistrée	June 26, 2006	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming inc.
48728	48728	Bahrain	TSI MING		Enregistrée	June 26, 2006	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming inc.
1076076	Filed September 28, 2015	Bangladesh	See Reference Descriptive	THAI EXPRESS & design	Filed September 29, 2015		MTY Tsi Ming Enterprises Inc.
200144	200144	Senegal	MR. SUB		Enregistrée	2001-03-01	MTY Tsi Ming Enterprises Inc.
0466187	336432	Canada	BOULANGERIE BUNS MASTER	SI/	Enregistrée	1988-01-29	MTY Tsi Ming Enterprises Inc.
0448746	253883	Canada	See Reference Descriptive	BUNS MASTER BAKERY	Enregistrée	1980-11-28	MTY Tsi Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0449007	255627	Canada	BUNS MASTER	s/s	Enregistrée	1981-02-06	MTY Tiki Ming Enterprises Inc.
0449188	255844	Canada	BUNS MASTER BAKERY	S/O	Enregistrée	1981-02-13	MTY Tiki Ming Enterprises Inc.
0844423	504150	Canada	BUNS MASTER BAKERY AND DELICATESSEN	S/O	Enregistrée	1998-11-17	MTY Tiki Ming Enterprises Inc.
0848777	525383	Canada	See Référence Descriptive	BUNS MASTER BAKERY DELICATESSEN BAKING IT BETTER & DESIGN	Enregistrée	2000-03-21	MTY Tiki Ming Enterprises Inc.
1754721	Pending	Canada	See Référence Descriptive	CAFÉ DÉPÔT & DESIGN (étampe- Anglais)	Pending	filed 2015-11-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1754723	approved	Canada	See Référence Descriptive	CAFÉ DÉPÔT & DESIGN (étampe- Français)	Pending	filed 2015-11-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1754731	approved	Canada	See Référence Descriptive	CAFÉ DÉPÔT & DESIGN (logo texte- Anglais)	Pending	filed 2015-11-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1754733	approved	Canada	See Référence Descriptive	CAFÉ DÉPÔT & DESIGN (logo texte- Français)	Pending	filed 2015-11-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
6765353	452485	Canada	CAFE DEPOT		Enregistrée	1985-12-29	MTY Tiki Ming Enterprises Inc.
6765981	452482	Canada	COFFEE DEPOT		Enregistrée	1985-12-29	MTY Tiki Ming Enterprises Inc.
6765283	463171	Canada	See Référence Descriptive	CAFÉ DÉPÔT & DESIGN	Enregistrée	1986-09-06	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1011154	509886	Canada	CAFE RAMA	S/O	Enregistrée	2001-01-17	PONTAIRE SANTS CANADA INC.
1763733	Filed January 18, 2016	Canada	See Référence Descriptive	COUNTRY STYLE - EST. 1983 (HORIZONTAL)	Filed January 18, 2016	Rec January 18, 2016	MTY Tai Ming Enterprises Inc.
1763747	Filed January 18, 2016	Canada	See Référence Descriptive	COUNTRY STYLE - EST. 1983 (VERTICAL)	Filed January 18, 2016	Filed January 18, 2016	MTY Tai Ming Enterprises Inc.
6323445	178646	Canada	COUNTRY STYLE	S/O	Enregistrée	1971-10-01	MTY Tai Ming Enterprises Inc.
6323446	178647	Canada	See Référence Descriptive	COUNTRY STYLE & DESIGN	Enregistrée	1971-10-01	MTY Tai Ming Enterprises Inc.
1001508	875576	Canada	See Référence Descriptive	TRADITIONAL COUNTRY ROAST & DESIGN	Enregistrée	2003-02-10	MTY Tai Ming Enterprises Inc.
0847101	178182	Canada	SWEET NOTHING	S/O	Enregistrée	2003-04-08	MTY Tai Ming Enterprises Inc.
1001508	585873	Canada		MOUNTAIN DARK ROAST & DESIGN	Enregistrée	2003-07-24	MTY Tai Ming Enterprises Inc.
0847103	586077	Canada	COUNTRY HOT BREAKFAST CLASSICS	S/O	Enregistrée	2003-07-29	MTY Tai Ming Enterprises Inc.
1119913	598571	Canada	CHRISTMAS TWISTER	S/O	Enregistrée	2004-01-06	MTY Tai Ming Enterprises Inc.
1165153	619554	Canada	LOVE AT FIRST SIP	S/O	Enregistrée	2004-08-15	MTY Tai Ming Enterprises Inc.
1119312	620153	Canada	COUNTRY BITS	S/O	Enregistrée	2004-08-22	MTY Tai Ming Enterprises Inc.
1183815	622861	Canada	KRAZY DONUTS	S/O	Enregistrée	2004-10-18	MTY Tai Ming Enterprises Inc.
1165154	622736	Canada	EVERY COFFEE WINS	S/O	Enregistrée	2004-10-19	MTY Tai Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0847102	633275	Canada		COUNTRY STYLE CHUNKY CHEDDAR CHEESE OMELETTE & DESIGN	Enregistrée	2005-02-21	MTY Tiki Ming Enterprises Inc.
1261376	667744	Canada	See Référence Descriptive	CSIF & DESIGN	Enregistrée	2006-07-14	MTY Tiki Ming Enterprises Inc.
1330105	702515	Canada		COUNTRY STYLE & CUP DESIGN	Enregistrée	2007-12-07	MTY Tiki Ming Enterprises Inc.
1329954	714640	Canada	IT'S GOING TO BE A GOOD DAY	S/O	Enregistrée	2008-05-16	MTY Tiki Ming Enterprises Inc.
1330108	744288	Canada	See Référence Descriptive	BISTRO/DEL. & DESIGN	Enregistrée	2008-07-30	MTY Tiki Ming Enterprises Inc.
0752194	449587	Canada	See Référence Descriptive	BUILDING / ROOF DESIGN	Enregistrée	1995-11-03	MTY Tiki Ming Enterprises Inc.
0752193	486963	Canada	See Référence Descriptive	CS & CUP DESIGN	Enregistrée	1995-05-03	MTY Tiki Ming Enterprises Inc.
1347809	807707	Canada	SUMMER CHILL	S/O	Enregistrée	2011-09-27	MTY Tiki Ming Enterprises Inc.
0777455	466214	Canada	JUST ONE TASTE	S/O	Enregistrée	1996-11-25	MTY Tiki Ming Enterprises Inc.
0752195	488038	Canada	See Référence Descriptive	COUNTRY STYLE & DESIGN	Enregistrée	1996-12-30	MTY Tiki Ming Enterprises Inc.
0805787	473611	Canada	TURN UP A WINNER	S/O	Enregistrée	1997-03-25	MTY Tiki Ming Enterprises Inc.
0847104	503185	Canada		COUNTRY STYLE COUNTRY & WESTERN & DESIGN	Enregistrée	1998-10-29	MTY Tiki Ming Enterprises Inc.
0851682	503124	Canada	COUNTRY STYLE		Enregistrée	1998-10-28	MTY Tiki Ming Enterprises Inc.

No. Demande	No. d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0803081	509105	Canada	CAFÉ CLASSIC	SI	Enregistrée	1999-01-06	MTY Tiki Ming Enterprises Inc.
1860094	675688	CANADA	COUNTRY STYLE BISTRO DÉJ		Enregistrée	2014-04-14	MTY Tiki Ming Enterprises Inc.
1616744	678128	Canada	COUNTRY STYLE CAFÉ		Enregistrée	2014-05-16	MTY Tiki Ming Enterprises Inc.
1616746	678126	Canada	COUNTRY STYLE CAFÉ		Enregistrée	2014-05-16	MTY Tiki Ming Enterprises Inc.
0838084	532367	Canada	COUNTRY STYLE	SI	Enregistrée	2000-08-08	MTY Tiki Ming Enterprises Inc.
1705410	Pending	Canada	Eggs Benny	n/A	Pending	2015-11-18	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0636752	378092	Canada	See Référence Descriptive	CROISSANT + PLUS DESIGN	Enregistrée	1991-01-11	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0726360	472312	Canada	See Référence Descriptive	CROISSANT + PLUS EXPRESS & DESIGN	Enregistrée	1997-03-11	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0726361	472309	Canada	See Référence Descriptive	CROISSANT + PLUS CAFÉ BISTRO & DESIGN	Enregistrée	1997-03-11	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0469017	275344	Canada	CROISSANT PLUS	S/O	Enregistrée	1982-12-31	MTY Tiki Ming Enterprises Inc./Les Entreprises Tiki Ming Inc.
0797588	487823	Canada	See Reference Descriptive	PIZZALINO & DESIGN	Enregistrée	1988-01-05	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0491828	281376	Canada	See Reference Descriptive	CROISSANT + PLUS & DESIGN	Enregistrée	1983-07-15	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1670806	approved	Canada	KALE-SOULI		Application pending	filed 2013-03-31	MTY Tiki Ming Enterprises Inc.
1775547	filed April 4, 2016	canada	SOBOWL		filed April 4, 2016		MTY Tiki Ming Enterprises Inc.
0408427	234282	Canada	CULTURES	S/O	Enregistrée	1979-07-06	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1387488	748451	Canada	See Reference Descriptive	CULTURES HORIZONTAL & DESIGN	Enregistrée	2008-09-23	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0462828	283803	Canada	See Reference Descriptive	CULTURES DESIGN	Enregistrée	1981-10-16	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0779703	499568	Canada	See Référence Descriptive	CULTURES RESTAURANTS INC & DESIGN (VERTICAL)	Enregistrée	1998-08-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc
0779702	499569	Canada	See Référence Descriptive	CULTURES FOR TASTE FOR LIFE FOR GOOD & DESIGN (VERTICAL)	Enregistrée	1998-08-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0779704	499570	Canada	See Référence Descriptive	CULTURES & DESIGN	Enregistrée	1998-08-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0779705	499571	Canada	See Référence Descriptive	CULTURES LOGO DESIGN	Enregistrée	1998-08-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc
1586051	APPROVED	Canada	See Référence Descriptive	EXTREME PITA & DESIGN	Enregistrée	pending	MTY Tiki Ming Enterprises Inc
1660210	ADMISE	Canada	EXTREME PITA PUR REFRESHERS		filed 2014-01-17	filed 2014-01-17	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1870613	approved	Canada	PUR FRISSON		Application pending	filed 2013-03-31	MTY Tiki Ming Enterprises Inc.
1198549	635287	Canada	L'EXTREME PITA		Enregistrée	2005-03-15	MTY Tiki Ming Enterprises Inc.
1198399	645058	Canada	SAY NO TO THE SUN		Enregistrée	2005-07-28	MTY Tiki Ming Enterprises Inc.
1357291	718864	Canada	EXTREME PITA		Enregistrée	2008-06-19	MTY Tiki Ming Enterprises Inc.
1388640	724448	Canada	INSPIRING HEALTHIER LIVING		Enregistrée	2008-09-25	MTY Tiki Ming Enterprises Inc.
1381783	736661	Canada	FRESH TO THE EXTREME		Enregistrée	2009-02-24	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1381784	735059	Canada	PROOF IS IN THE PITA		Enregistrée	2009-02-24	MTY Tiki Ming Enterprises Inc.
1419751	759947	Canada	EXTREME SMOGTHIES		Enregistrée	2010-02-10	MTY Tiki Ming Enterprises Inc.
1439199	765586	Canada	See Référence Descriptive	EXTREME PITA & DESIGN	Enregistrée	2010-05-03	MTY Tiki Ming Enterprises Inc.
1439198	765893	Canada	See Référence Descriptive	EXTREME PITA & DESIGN	Enregistrée	2010-05-03	MTY Tiki Ming Enterprises Inc.
1419752	767794	Canada	BE EXTREME		Enregistrée	2010-05-26	MTY Tiki Ming Enterprises Inc.
1559812	841617	Canada	EXTREME PIZZA		Enregistrée	2013-01-29	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1466049	842790	Canada	FLATWRAP2		Enregistrée	2013-02-08	MTY Tiki Ming Enterprises Inc.
0982931	504379	Canada	THE EXTREME PITA		Enregistrée	2013-11-20	MTY Tiki Ming Enterprises Inc.
0664043	386842	Canada	See Référence Descriptive	FRANKS/PREME	Enregistrée	1991-07-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1180684	606878	Canada	M.T.Y. GROUP	S/O	Enregistrée	2004-04-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1180683	606832	Canada	GROUPE M.T.Y.	S/O	Enregistrée	2004-04-29	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1721545	approved	Canada	MIGHTY KALE		approved		MTY Tiki Ming Enterprises Inc.
1721547	approved	Canada	KALEABUNGA		approved		MTY Tiki Ming Enterprises Inc.
1721552	APPROVED	Canada	DRINK GREEN. FUEL BETTER.		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.
1721562	APPROVED	Canada	UN PLEIN DE SANTE. TOUT VERT.		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1062488	607790	Canada	JUGO JUICE		Enregistrée	2004-04-16	MTY Tiki Ming Enterprises Inc.
1198957	682312	Canada	JUS JUGO		Enregistrée	2005-04-14	MTY Tiki Ming Enterprises Inc.
1443748	769992	Canada	READYBLEND		Enregistrée	2010-06-17	MTY Tiki Ming Enterprises Inc.
1483171	794818	Canada	MAX VEG		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1483172	794819	Canada	POWERZONE		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1483174	794820	Canada	BERRY SINGE		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1483177	794849	Canada	WATERMELON WHISKEY		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1483771	794937	Canada	AÇAÍ PROTEIN	BIO	Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Propriétaire
1484856	794938	Canada	COOPA BANANA		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484857	794939	Canada	BLUSHING MANGO		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484858	794940	Canada	SKINNY PEACH		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484859	794941	Canada	BIG BLUE PROTEIN		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484862	794942	Canada	WACKY WATERMELON		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484864	794925	Canada	SUMMER STRAWBERRY		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484865	794926	Canada	TROPICAL PROTEIN		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484867	794927	Canada	SIPPIN' STRAWBERRIES		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1484871	794938	Canada	BANANA BUZZ		Enregistrée	2011-04-06	MTY Tiki Ming Enterprises Inc.
1483173	795350	Canada	MANGO MAGIC		Enregistrée	2011-04-12	MTY Tiki Ming Enterprises Inc.

No. Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1484868	785724	Canada	EXTREME FROGHER		Enregistrée	2011-04-15	MTY Tiki Ming Enterprises Inc.
1484869	785723	Canada	GREEN TEA BUZZ		Enregistrée	2011-04-15	MTY Tiki Ming Enterprises Inc.
1487777	787999	Canada	SNACKIN' SMOOTHIES		Enregistrée	2011-05-19	MTY Tiki Ming Enterprises Inc.
1487778	788000	Canada	XIXA BENEFITS		Enregistrée	2011-05-19	MTY Tiki Ming Enterprises Inc.
1487772	788127	Canada	BUZZ SMOOTHIES		Enregistrée	2011-05-20	MTY Tiki Ming Enterprises Inc.
1483178	808926	Canada	JUDO CLASSICO		Enregistrée	2011-10-13	MTY Tiki Ming Enterprises Inc.
1574888	LMC848715	Canada	PARADISE C		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574883	LMC848639	Canada	C PARADIS		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574884	LMC848637	Canada	BOUQUET DE BANANES		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574885	LMC848720	Canada	CARAMEL BUZZ		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574886	LMC848717	Canada	DIVIN CARAMEL		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574897	LMC848721	Canada	CREAMY DREAMY ORANGE		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574899	LMC848718	Canada	PEVE CREMEUX A L'ORANGE		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1574900	848719	Canada	FB'S CHOCOLATE		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1575009	LMC848716	Canada	BAIES-CHAI		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.
1575062	LMC848722	Canada	LA-BETTE-ABLE		Enregistrée	2013-04-17	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1607052	LMC868452	CANADA	KALE'S KING		Enregistrée	2014-01-07	MTY T&Ming Enterprises Inc.
1607054	LMC868444	CANADA	COOL CUCUMBER		Enregistrée	2014-01-07	MTY T&Ming Enterprises Inc.
1607051	LMC868446	CANADA	THE BIG BEET		Enregistrée	2014-01-07	MTY T&Ming Enterprises Inc.
1607053	LMC868443	CANADA	BERRY ENERGETIC		Enregistrée	2014-01-07	MTY T&Ming Enterprises Inc.
1607055	LMC868445	CANADA	BREEZY RECOVERY		Enregistrée	2014-01-07	MTY T&Ming Enterprises Inc.
1468631	785852	Canada	KIM CHI UN DELICE KOREEN		Enregistrée	2010-12-23	MTY T&Ming Enterprises Inc./Les Entreprises MTY T&Ming Inc.
1468632	785868	Canada	KIM CHI A KOREAN DELIGHT		Enregistrée	2010-12-23	MTY T&Ming Enterprises Inc./Les Entreprises MTY T&Ming Inc.
1568658	846827	CANADA	KIM CHI KOREAN DELIGHT		Enregistrée	2013-03-19	MTY T&Ming Enterprises Inc.
1569003	Enregistrée	CANADA	KIM CHI DELICE COREEN		Enregistrée	2013-03-19	MTY T&Ming Enterprises Inc.
1384632	742976	Canada	KORYO KOREAN BARBECUE		Enregistrée	2009-06-17	MTY T&Ming Enterprises Inc.
1677989	855541	Canada	AFFORDABLE GOURMET		Enregistrée	2013-07-16	MTY T&Ming Enterprises Inc.
1618747	878124	Canada	BBQ FLAMERS		Enregistrée	2014-05-16	MTY T&Ming Enterprises Inc.
0580958	331033	Canada	KOYA JAPAN	SAO	Enregistrée	1987-08-14	MTY T&Ming Enterprises Inc./Les Entreprises MTY T&Ming Inc.
1746974	Not September 21, 2015	Canada	LA BOITE VERTE		Not September 21, 2015		MTY T&Ming Enterprises Inc.
1038560	570402	Canada	See Reference Descriptive	SPIREL & DESBIM	Enregistrée	2002-11-07	MTY T&Ming Enterprises Inc./Les Entreprises MTY T&Ming Inc.

No. Demande	No. d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1054421	571191	Canada	See Référence Descriptive	C'EST LA CRÈME DE LA CRÈME GLACÉE & GESSIN	Enregistrée	2002-11-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1054423	571192	Canada	See Référence Descriptive	LA CRÉMIÈRE & GESSIN	Enregistrée	2002-11-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1054429	571193	Canada	See Référence Descriptive	GESSIN VANILLE SOULE DE CRÈME GLACÉE	Enregistrée	2002-11-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1054424	581858	Canada	FRISSON	S/O	Enregistrée	2003-05-16	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1020851	583710	Canada	See Référence Descriptive	MA SCOT DESIGN	Enregistrée	2003-05-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0579959	380323	Canada	TOURBILLON	S/O	Enregistrée	1989-09-15	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1054422	623806	Canada	LA CRÉMIÈRE	S/O	Enregistrée	2004-10-25	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1218784	640210	Canada	SMOOCHE	S/O	Enregistrée	2005-05-20	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
6628771	375118	Canada	UN DÉLICE SANS MALICE	S/O	Enregistrée	1990-11-02	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0725540	429658	Canada	SPIREL	S/O	Enregistrée	1994-05-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0705095	432679	Canada	See Référence Descriptive	LA CRÉMIÈRE & DESSIN	Enregistrée	1994-09-02	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0697791	432987	Canada	TOFRUI	S/O	Enregistrée	1994-09-08	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1373316	756621	Canada	See Référence Descriptive	FROCTIE & DESIGN	Enregistrée	2009-12-16	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0639008	438913	Canada	See Référence Descriptive	L'OURS POLAIRE & DESSIN	Enregistrée	1995-02-10	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0672867	440225	Canada	L'OURS POLAIRE	S/O	Enregistrée	1995-03-03	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1466232	803347	Canada	GODASSE		Enregistrée	2011-08-02	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No. Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1473098	807593	Canada		LA GOGASSE & DESIGN	Enregistrée	2011-09-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0997024	LMC350351	Canada	MANCHU WOK		Enregistrée	1988-01-20	MTY Tiki Ming Enterprises Inc.
097024	350351	Canada	MANCHU WOK		Enregistrée	1988-01-20	MTY Tiki Ming Enterprises Inc.
0875472	LMC408338	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1993-02-19	MTY Tiki Ming Enterprises Inc.
075472	408338	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1993-02-19	MTY Tiki Ming Enterprises Inc.
0720118	LMC421748	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1993-12-31	MTY Tiki Ming Enterprises Inc.
421748	722118	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1993-12-31	MTY Tiki Ming Enterprises Inc.
0667177	LMC422485	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1994-01-28	MTY Tiki Ming Enterprises Inc.
422485	667177	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1994-01-28	MTY Tiki Ming Enterprises Inc.
740167	1257767	Canada	See Référence Descriptive	FORTUNE COOKIE Design	Enregistrée	2008-05-14	MTY Tiki Ming Enterprises Inc.
0762231	LMC464098	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1996-10-11	MTY Tiki Ming Enterprises Inc.
464098	702231	Canada	See Référence Descriptive	MANCHU WOK & DESIGN	Enregistrée	1996-10-11	MTY Tiki Ming Enterprises Inc.
1533841	LMC8119312	Canada	SenseAsian		Enregistrée	2011-11-08	MTY Tiki Ming Enterprises Inc.
8119312	1503841	Canada	SENSEASIAN		Enregistrée	2011-11-08	MTY Tiki Ming Enterprises Inc.
0481712	LMC266378	Canada	THE MANCHU WOK		Enregistrée	1982-02-05	MTY Tiki Ming Enterprises Inc.
451712	266378	Canada	THE MANCHU WOK		Enregistrée	1982-02-05	MTY Tiki Ming Enterprises Inc.
0792232	LMC471364	Canada	MANCHU WOK FAST AND FRESH CHINESE		Enregistrée	1997-02-20	MTY Tiki Ming Enterprises Inc.
471364	702232	Canada	MANCHU WOK FAST AND FRESH CHINESE CUISINE		Enregistrée	1997-02-20	MTY Tiki Ming Enterprises Inc.
1785294	Filed June 2, 2016	Canada	REAL GREEK, REAL GOOD		Filed June 2, 2016		MTY Tiki Ming Enterprises Inc.
1785302	Filed June 2, 2016	Canada	VRAIMENT GPEC, VRAIMENT BON		Filed June 2, 2016		MTY Tiki Ming Enterprises Inc.
1787692	Filed June 20, 2016	Canada	See Référence Descriptive	MR. SOUVLAKI & DESIGN (2016)	Filed June 20, 2016		MTY Tiki Ming Enterprises Inc.
1787698	Filed June 20, 2016	Canada	MR. SOUVLAKI		Filed June 20, 2016		MTY Tiki Ming Enterprises Inc.
1021261	636572	Canada	MR.SOUVLAKI		Enregistrée/ Cédée	2006-03-17	MTY Tiki Ming Enterprises Inc.
1713527	APPROVED	Canada	See Référence Descriptive	Mr. Sub - Yours since 1988 & design horizontal	Approved	Approved	MTY Tiki Ming Enterprises Inc.
1018092	548609	Canada	VILLAGE BEANERY	etc	Enregistrée	2001-02-07	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0560185	326142	Canada	LUBAGUB	S/O	Enregistrée	1987-04-10	MTY Tiki Ming Enterprises Inc.
0349085	187533	Canada	MR. SUBMARINE	S/O	Enregistrée	1973-12-29	MTY Tiki Ming Enterprises Inc.
0382509	209714	Canada	MR. SUBMARINE	S/O	Enregistrée	1975-09-26	MTY Tiki Ming Enterprises Inc.
0554083	388352	Canada	MR. SUB	S/O	Enregistrée	1991-08-30	MTY Tiki Ming Enterprises Inc.
1236484	899438	Canada	MORE THAN ENOUGH	S/O	Enregistrée	2007-10-25	MTY Tiki Ming Enterprises Inc.
0382508	230132	Canada	MR. SUBMARINE	MR. SUBMARINE DESIGN	Enregistrée	1975-12-12	MTY Tiki Ming Enterprises Inc.
0866837	806074	Canada	TASTE A CANADIAN TRADITION	S/O	Enregistrée	1999-02-16	MTY Tiki Ming Enterprises Inc.
0855933	511310	Canada	MR. WRAPS	S/O	Enregistrée	1999-04-29	MTY Tiki Ming Enterprises Inc.
0855934	511311	Canada	MR. WRAP	S/O	Enregistrée	1999-04-29	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Propriétaire
0503136	295144	Canada	MONSIEUR SOUS-MARIN	S/O	Enregistrée	1984-08-14	MTY Tki Ming Enterprises Inc.
0503140	295145	Canada	MONSIEUR SOUS-MARIN	S/O	Enregistrée	1984-08-14	MTY Tki Ming Enterprises Inc.
1744150	approved	Canada	See Reference Descriptive	SOH APP & DESIGN	Filed September 1, 2015		MTY Tki Ming Enterprises Inc.
1389411	752491	Canada	EXTREME BRANDZ		Enregistrée	2009-11-5	MTY Tki Ming Enterprises Inc.
1765693	Filed 2015-11-19	Canada	See Reference Descriptive	MUCHO BURRITO CUISINE MEXICAINE FRAICHE & DESIGN	Filed 2015-11-19		MTY Tki Ming Enterprises Inc.
1277715	687403	Canada	MUCHO BURRITO		Enregistrée	2007-05-09	MTY Tki Ming Enterprises Inc.
1371173	731254	Canada	SMOTHERED BURRITO		Enregistrée	2008-12-18	MTY Tki Ming Enterprises Inc.
1401562	748519	Canada	JOHNNY BURRITO		Enregistrée	2008-09-17	MTY Tki Ming Enterprises Inc.
1439157	764269	Canada	See Reference Descriptive	MUCHO BURRITO & DESIGN	Enregistrée	2010-04-14	MTY Tki Ming Enterprises Inc.
1705846	approved	Canada	See Reference Descriptive	Muffin Plus & Design	approved		MTY Tki Ming Enterprises Inc.
0572030	338081	Canada	L.E. MUFFIN PLUS		Enregistrée	1988-03-11	MTY Tki Ming Enterprises Inc.
0860763	352098	Canada	See Reference Descriptive	MUFFIN PLUS & DESIGN	Enregistrée	1999-02-24	MTY Tki Ming Enterprises Inc.
0586092	360889	Canada	LE MUFFIN PLUS		Enregistrée	1988-10-27	MTY Tki Ming Enterprises Inc.
1391384	747862	Canada	O'BURGER	S/O	Enregistrée	2008-09-17	MTY Tki Ming Enterprises Inc./Les Entreprises MTY Tki Ming Inc.
1411433	810548	Canada	See Reference Descriptive	O'BURGER NON-HORIZONTAL & DESIGN	Enregistrée	2011-10-27	MTY Tki Ming Enterprises Inc.
1411440	810547	Canada	See Reference Descriptive	O'BURGER NON-VERTICAL & DESIGN	Enregistrée	2011-10-27	MTY Tki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
774870	461541	Canada	PANINI PIZZA PASTA	S/O	Enregistrée	1996-08-23	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1433128	777900	Canada	PUREBLENDZ		Enregistrée	2010-09-22	MTY Tiki Ming Enterprises Inc.
1559012	041614	Canada	See Référence Descriptive	PURBLENDZ & DESIGN	Enregistrée	2013-01-29	MTY Tiki Ming Enterprises Inc.
0694007	411484	Canada	SUKIYAKI UN DELICE JAPONAIS	S/O	Enregistrée	1993-04-23	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
780986	482963	Canada	SUKIYAKI A JAPANESE DELIGHT	S/O	Enregistrée	1996-08-30	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1484715	817104	Canada	SUSHIGO		Enregistrée	2012-02-07	MTY Tiki Ming Enterprises Inc.
1530027	899284	Canada	Casablancas		application pending	filed 2012-01-09	MTY Tiki Ming Enterprises Inc.
1721498	approved	Canada	See Référence Descriptive	BUBBLE TEA & DESIGN	Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.
1721567	APPROVED	Canada	FLAME		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.
1721538	APPROVED	Canada	FIREBALL		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.
1721564	APPROVED	Canada	SUNRISE		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.
1721568	APPROVED	Canada	LION		Filed April 2, 2015		MTY Tiki Ming Enterprises Inc.

No. Demande	No. d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1774264	Réq Marché 08, 2016	Canada	RED TIGER		Réq Marché 08, 2016	pending	MTY Tiki Ming Enterprises Inc.
1103604	594609	Canada	See Référence Descriptive	SUEHI SHOP & DESIGN	Enregistrée	2003-07-09	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1243261	653742	Canada	WIB FANT ENTREPRISES	S/O	Enregistrée	2005-11-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1243262	654364	Canada	EATWELL BE WELL	S/O	Enregistrée	2005-12-06	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1299427	740013	Canada	INFERNO	S/O	Enregistrée	2009-05-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1389376	747235	Canada	SMOKEY	S/O	Enregistrée	2008-09-09	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1389375	747061	Canada	PINCE	S/O	Enregistrée	2008-09-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1532733	827024	Canada	VOLCANO	S/O	Enregistrée	2012-06-22	MTY Tiki Ming Enterprises Inc./Les
1547379	834862	Canada	Miami		Enregistrée	2012-10-24	MTY Tiki Ming Enterprises Inc.
1547380	834954	Canada	Frank		Enregistré	2012-10-24	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1547383	834953	Canada	Red Eye		Enregistrée	2012-10-24	MTY Tiki Ming Enterprises Inc.
1547384	834961	Canada	Inferno		Enregistrée	2012-10-24	MTY Tiki Ming Enterprises Inc.
1552344	838416	CANADA	SUSHI SHOP LOGO (Poisson et cercle)	SUSHI SHOP (FISH DESIGN)	Enregistrée	2012-12-14	MTY Tiki Ming Enterprises Inc.
1558029	838679	Canada	Loster & Co		Enregistrée	2012-12-17	MTY Tiki Ming Enterprises Inc.
1558030	838682	Canada	Fantasia		Enregistrée	2012-12-17	MTY Tiki Ming Enterprises Inc.
1571804	839448	CANADA	SIRGOCO		Enregistrée	2013-01-07	MTY Tiki Ming Enterprises Inc.
1549201	848844	Canada	Cherry Blossom		Enregistrée	2013-04-18	MTY Tiki Ming Enterprises Inc.
1610172	875672	Canada	DIABLO		Enregistrée	2014-04-14	MTY Tiki Ming Enterprises Inc.
1309642	704983	Canada	SUSHI-MAN		Enregistrée	2008-01-18	MTY Tiki Ming Enterprises Inc.
1615871	875757	Canada	See Référence Descriptive	SUSHIMAN & DESIGN	Enregistrée	2014-04-15	MTY Tiki Ming Enterprises Inc.

No. Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaires
1673292	admis	Canada	BUKKITOFIL THURSDAY		Approuvé	Approved	MTY T&Ming Enterprises Inc.
0792762	472441	Canada	YENAS SIZE		Enregistrée	1987-03-13	MTY T&Ming Enterprises Inc.A.s
0792761	472552	Canada	BUFFET OLR		Enregistrée	1987-03-19	MTY T&Ming Enterprises Inc.A.s
0811718	476590	Canada	TACO TUESDAY		Enregistrée	1987-05-21	MTY T&Ming Enterprises Inc.A.s
1594573	824307	Canada	See Reference Descriptive	TAPDORN & DESIGN	Enregistrée	2012-05-16	MTY T&Ming Enterprises Inc.
1714785	approved	Canada	SAME SAME BUT DIFFERENT		Filed 2015-02-04		MTY T&Ming Enterprises Inc.
1722522	APPROVED	Canada	PAD SALAD		Approved		MTY T&Ming Enterprises Inc.
1774275	Filed March 28, 2016	Canada	See Reference Descriptive	THAI EXPRESS & DESIGN (logo horizontal en couleurs)	Filed March 28, 2016	pending	MTY T&Ming Enterprises Inc.
1774276	Filed March 28, 2016	Canada	See Reference Descriptive	THAI EXPRESS & DESIGN (logo vertical en couleurs)	Filed March 28, 2016	pending	MTY T&Ming Enterprises Inc.
1181701	840268	Canada	DÉLICIES PAD-THAI CHÂSME THAILANDAIS E	SD	Enregistrée	2005-05-24	MTY T&Ming Enterprises Inc.A.s Entreprises MTY T&Ming inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1207260	643845	Canada	THAI 2 GO		Enregistrée	2005-07-07	MTY Tiki Ming Enterprises Inc.
1255254	673191	Canada	GENERAL THAI	S/O	Enregistrée	2006-09-22	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1255258	673190	Canada	GENERAL THAI	S/O	Enregistrée	2006-09-22	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1351730	747984	Canada	GENERAL CARI	S/O	Enregistrée	2009-09-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1351739	748448	Canada	GENERAL CURRY	S/O	Enregistrée	2009-09-23	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1411439	760134	Canada	See Référence Descriptive	THAI EXPRESS NOIR VERTICAL & DESSIN	Enregistrée	2010-02-24	MTY Tiki Ming Enterprises Inc.
1396278	760140	Canada	See Référence Descriptive	THAI EXPRESS HORIZONTAL & DESSIN	Enregistrée	2010-02-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1411432	760138	Canada	See Référence Descriptive	THAI EXPRESS NOIR HORIZONTAL & DESSIN	Enregistrée	2010-02-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1587833	675885	Canada	PINK THE BOY	THAI EXPRESS	Enregistrée	2014-04-14	MTY Tiki Ming Enterprises Inc.
1587834	675887	Canada	LA BOYE ROSE	THAI EXPRESS	Enregistrée	2014-04-14	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1803220	LMC678121	Canada	THAI EXPRESS		Enregistrée	2014-05-16	MTY Tiki Ming Enterprises Inc.
8803887	519880	Canada	THAI EXPRESS	S/O	Enregistrée	1998-10-26	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1181702	640403	Canada	PAO-THAI DELIGHTS THAI CUISINE	S/O	Enregistrée	2005-05-05	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1787700	Filed June 20, 2016	Canada	See Référence Descriptive	THAIZONE & DESIGN (2016)	Filed June 20, 2016		MTY Tiki Ming Enterprises Inc.
1746722	Filed September 18, 2015	Canada	THE GREEN BOX		Filed September 18, 2015		MTY Tiki Ming Enterprises Inc.
1522810	821860	Canada	AUTHENTIKI		Enregistrée	2012-04-11	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0546725	313388	Canada	TIKI MING	S/O	Enregistrée	1986-04-16	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1678366	ALLOWED	Canada	TOSTO		Approved	Approved	MTY Tiki Ming Enterprises Inc.
1679357	ALLOWED	Canada	TOSTO QUICKFIRE PIZZA PASTA		Approved	Approved	MTY Tiki Ming Enterprises Inc.
1718762	APPROVED	Canada	TOUGH LOVE FOR GOOD FOOD		Approved	Approved	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1718771	Bled March 11, 2015	Canada	SCRATCH-MADE		Filed March 11, 2015	filed March 11, 2015	MTY Tiki Ming Enterprises Inc.
1718825	APPROVED	Canada	See Référence Descriptive	TOSTO S DESIGN	Approved	Approved	MTY Tiki Ming Enterprises Inc.
1559019	admis	Canada	See Référence Descriptive	Tutti Frutti Breakfast & Lunch DESIGN	PENDING / EN OPPOSITIO N	Filed 2012-01-09	MTY Tiki Ming Enterprises Inc
1559023	admis	Canada	See Référence Descriptive	Tutti Frutti Breakfast & Lunch Vertical DESIGN	PENDING / EN OPPOSITIO N	Filed 2012-01-09	MTY Tiki Ming Enterprises Inc.
1559024	admis	Canada	See Référence Descriptive	Tutti Frutti Déjeuner & Dîner Horizontal & DESIGN	PENDING / EN OPPOSITIO N	Filed 2012-01-09	MTY Tiki Ming Enterprises Inc.
1559025	admis	Canada	See Référence Descriptive	Tutti Frutti Déjeuner & dîner - Vertical & DESIGN	PENDING / EN OPPOSITIO N	Filed 2012-01-09	MTY Tiki Ming Enterprises Inc.
1330703	720377	Canada	TUTTI FRUITTI DE JEUNER DINER		Enregistrée	2008-08-07	MTY Tiki Ming Enterprises Inc./Les
0732075	482727	Canada	TUTTI FRUITTI		Enregistrée	1996-08-30	MTY Tiki Ming Enterprises Inc./Les
1394121	808260	Canada	TUTTI FRUITTI BREAKFAST L LUNCH		Enregistrée	2011-10-04	MTY Tiki Ming Enterprises Inc.
1408011	808261	Canada	See Référence Descriptive	TUTTI FRUITTI BREAKFAST LUNCH & FRUIT BASKET & DESIGN	Enregistrée	2011-10-04	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Proprietaire
1588108	838874	Canada	See Reference Descriptive	TUTTI FRUTTI & DESIGN (FEUILLE)	Enregistrée	2012-12-17	MTY Tiki Ming Enterprises Inc.
0818882	401848	Canada	See Reference Descriptive	TUTTI FRUTTI DESSERTS & DESIGN	Enregistrée	1988-03-19	MTY Tiki Ming Enterprises Inc./Les
1788113	See June 2, 2018	Canada	LACHE PAS LA PATATE		Filed June 2, 2018		MTY Tiki Ming Enterprises Inc.
1431006	788823	Canada	See Reference Descriptive	VELENTINE & DESIGN	Enregistrée	2011-01-27	MTY Tiki Ming Enterprises Inc.
721525	508644	Canada	Valentine		Enregistrée	1989-03-19	MTY Tiki Ming Enterprises Inc.
1721488	APPROVED	Canada	TEAMONADE		Approved		MTY Tiki Ming Enterprises Inc.
1721495	APPROVED	Canada	THE MONADE		Approved		MTY Tiki Ming Enterprises Inc.
1766992	See June 14, 2018	Canada	TIA		Filed June 14, 2018		MTY Tiki Ming Enterprises Inc.
1766912	See June 14, 2018	Canada	See Reference Descriptive	TIA & DESIGN	Filed June 14, 2018		MTY Tiki Ming Enterprises Inc.
091018	524424	Canada	See Reference Descriptive	PANINO ALLEGRO & DESIGN	Enregistrée	2000-03-17	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1161947	622101	Canada	LOTO ESPRESSO		Enregistrée	2004-10-07	MTY Tiki Ming Enterprises Inc.
1447597	771093	Canada	TORTILLA CLUB		Enregistrée	2010-07-02	MTY Tiki Ming Enterprises Inc.
1453937	774427	Canada	TARTENFEUILLE		Enregistrée	2010-08-13	MTY Tiki Ming Enterprises Inc.
1447588	785382	Canada	VANDWICH		Enregistrée	2010-12-20	MTY Tiki Ming Enterprises Inc.
1002704	525677	Canada	VEGGIRAMA	S/O	Enregistrée	2000-03-23	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1374751	791316	Canada	See Référence Descriptive	VIE & NAM & DESSIN	Enregistrée	2011-02-21	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
1713554	approved	Canada	See Référence Descriptive	VILLA MADINA & DESIGN	pending	filed 2015-02-02	MTY Tiki Ming Enterprises Inc.
1713555	admise	Canada	VILLA MADINA		pending	filed 2015-02-02	MTY Tiki Ming Enterprises Inc.
1788866	filed June 14, 2016	Canada	PERFECT SHAWARMA		Filed June 14, 2016		MTY Tiki Ming Enterprises Inc.
1788867	filed June 14, 2016	Canada	LE PARFAIT SHISH TADUK, LE PARFAIT SHAWARMA		Filed June 14, 2016		MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1185038	821273	Canada	VILLA MADINA MEDITERRAN EAN CUISINE	S/O	Enregistrée	2004-08-20	MTY Tki Ming Enterprises Inc./Les Entreprises MTY Tki Ming Inc.
1185037	821438	Canada	VILLA MADINA CUISINE MEDITERRAN EENNE	S/O	Enregistrée	2004-10-01	MTY Tki Ming Enterprises Inc./Les Entreprises MTY Tki Ming Inc.
1293366	approved	Canada	See Reference Descriptive	WASABI GRILL AND N/CROCLE & GEISHA	Red December 18, 2015		MTY Tki Ming Enterprise Inc.
1444562	LMC042323	Canada	WASABI GRILL AND NODCLE		Enregistrée	2013-02-05	In progress by Manchu Wok Representatives
84035524	809916	China	MR. SUB		Enregistrée	1994-04-26	MTY Tki Ming Enterprises Inc.
8168220	8168220	CHINA	THAI EXPRESS	THAI EXPRESS & DESIGN	Enregistrée	2011-08-28	MTY Tki Ming Enterprises Inc.
210081	012802835	CTM (EU)	See Reference Descriptive	MUCHO BURRITO & DESIGN	Enregistrée	2014-02-14	MTY Tki Ming Enterprises Inc.
006788615	008788618	CTM (EU)	THAI EXPRESS		Enregistrée	2009-01-14	MTY Tki Ming Enterprises Inc./Les Entreprises MTY Tki Ming Inc.
104938	124521	Cuba	MR. SUB		Enregistrée	1996-08-09	MTY Tki Ming Enterprises Inc.
204048	Red 2014-01-03	Emirate Arabes Unis	COUNTRY STYLE		Application pending	Red 2014-01-07	MTY Tki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
130785	130785	Émirats Arabes Unis	EXTREME PITA		Enregistrée	2010-02-21	Extreme Pita IP Inc.
139353	139353	Émirats Arabes Unis	EXTREME PITA		Enregistrée	2010-02-21	Extreme Pita IP Inc.
150622	150622	Émirats Arabes Unis	EXTREME PITA		Enregistrée	2010-12-14	Extreme Pita IP Inc.
1867882	1867882	Émirats Arabes Unis	JUGO JUICE		Enregistrée	2014-09-17	MTY Tiki Ming Enterprises Inc.
201410	201410	Émirats Arabes Unis	LA CRÉMIÈRE		Enregistrée	2014-10-28	MTY Tiki Ming Enterprises Inc.
0656511	filed February 25, 2015	Émirats Arabes Unis	See Référence Descriptive	MR. SUB & DESIGN	pending		MTY Tiki Ming Enterprises Inc.
0656521	filed February 25, 2015	Émirats Arabes Unis	See Référence Descriptive	MR. SUB & DESIGN	pending		MTY Tiki Ming Enterprises Inc.
100793	100793	Émirats Arabes Unis	MR. SUB		Enregistrée	2015-08-24	MTY Tiki Ming Enterprises Inc.
139254	139254	Émirats Arabes Unis	MUCHO BURRITO		pending	pending	Mucho Burrito IP Inc.
148786	148786	Émirats Arabes Unis	MUCHO BURRITO		Enregistrée	2010-02-21	Mucho Burrito IP Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Propriétaire
150523	150523	Émirats Arabes Unis	MUCHO BURRITO		Enregistrée	2010-12-14	Mucho Burrito IP Inc.
130780	130780	Émirats Arabes Unis	PURBLENDZ		Enregistrée	2010-02-21	Purbledz IP Inc.
130357	130357	Émirats Arabes Unis	PURBLENDZ		Enregistrée	2010-02-21	Purbledz IP Inc.
151384	151384	Émirats Arabes Unis	PURBLENDZ		Enregistrée	2011-01-05	Purbledz IP Inc.
82787	151884	Émirats Arabes Unis	SURUYAKI JAPANESE EXPERIENCE		Enregistrée	July 11, 2006	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
82788	82861	Émirats Arabes Unis	SURUYAKI JAPANESE EXPERIENCE		Enregistrée	Emr. January 26, 2009 Effective July 11, 2008	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
84851	82976	Émirats Arabes Unis	SUSHI SHOP		Enregistrée	Emr. January 26, 2009 Effective: May 15, 2007	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
84849	82977	Émirats Arabes Unis	See Reference Descriptive	SUSHI SHOP & DESIGN	Enregistrée	Emr. January 26, 2009 Effective: May 15, 2007	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
84850	82978	Émirats Arabes Unis	See Reference Descriptive	SUSHI SHOP & DESIGN	Enregistrée	Emr. January 26, 2009 Effective: May 15, 2007	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
84852	82979	Émirats Arabes Unis	SUSHI SHOP		Enregistrée	Emr. January 28, 2009 Effective: May 15, 2007	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
82770	82962	Émirats Arabes Unis	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	Enr.: January 26, 2008 Effective: July 11, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
82769	151983	Émirats Arabes Unis	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	July 11, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
82768	81443	Émirats Arabes Unis	TIKI MING		Enregistrée	2007-05-03	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
82768	95612	Émirats Arabes Unis	TIKI MING		Enregistrée	Enr.: August 31, 2009 Effective: July 11, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
187652	187652	Émirats Arabes Unis	VANELUS		Enregistrée	2014-10-28	MTY Tiki Ming Enterprises Inc.
n/a	4109138	Etats-Unis	Mr. Swetaki	standart character mark	Enregistrée	2012-03-08	MTY Tiki Ming Enterprises Inc.
85207257	En Cours/Pending	Etats-Unis		PAD THAI ET DESIGN	En Cours/Pending	Rec December 29, 2010	MTY Tiki Ming Enterprises Inc.
85207241	En Cours/Pending	Etats-Unis		SUSHI SHOP ET DESIGN	En Cours/Pending	Rec December 29, 2010	MTY Tiki Ming Enterprises Inc.
87063454	Rec June 7, 2016	Etats-Unis	THAI 2 GO			Rec June 7, 2016	MTY Tiki Ming Enterprises Inc.
85207249	4623121	Etats-Unis	See Reference Descriptive	THAI EXPRESS ET DESIGN	Enregistrée	2014-10-21	MTY Tiki Ming Enterprises Inc.

No. Demande	No. d'Enregistrement	Pays	Marque de Commerce	Reference Descriptive	Statut	Date d'Enregistrement	Propriétaire
0828205	0802203	Etats-Unis	COUNTRY STYLE DONUTS		Enregistrée	1970-11-24	Melody Farm Specialty Foods and Equipment
77188921	3368318	Etats-Unis	FEEL GOOD ABOUT WHAT YOU EAT		Enregistrée	2000-01-15	MTY Tki Ming Enterprises Inc.
77188774 0	3802153	Etats-Unis	DISPERING HEALTHIER LIVING		Enregistrée	2000-04-07	MTY Tki Ming Enterprises Inc.
77488711	3828914	Etats-Unis	FRESH TO THE EXTREME		Enregistrée	2000-06-02	MTY Tki Ming Enterprises Inc.
75571544	2574081	Etats-Unis	EXTREME PITA		Enregistrée	2002-05-28	MTY Tki Ming Enterprises Inc.
85888773	4781585	Etats-Unis	See Reference Descriptive	EXTREME PITA & DESIGN	Enregistrée	2010-05-28	MTY Tki Ming Enterprises Inc.
88667112	Red June 18, 2015	Etats-Unis	GINGER		Filed June 18, 2015		MTY Tki Ming Enterprises Inc.
88667110	Red June 18, 2015	Etats-Unis	GINGER SUSHI BOUTIQUE		Filed June 18, 2015		MTY Tki Ming Enterprises Inc.
76907420	3302330	Etats-Unis	See Référence Descriptive	JUGO JUICE LOGO	Enregistrée	2007-10-02	MTY Tki Ming Enterprises Inc.
76054866	2788053	Etats-Unis	JUGO JUICE		Enregistrée	2003-09-23	MTY Tki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
75136006	2125037	États-Unis	MANCHU WOK & FRESH CHINESE CUISINE		Enregistrée	1997-10-07	MTY Tiki Ming Enterprises Inc.
73385840	1279286	États-Unis	MANCHU WOK		Enregistrée	1984-05-22	MTY Tiki Ming Enterprises Inc.
77631171	3756673	États-Unis	See Référence Descriptive	Mr. Souvlaki & design	Enregistrée	2010-03-09	MTY Tiki Ming Enterprises Inc.
77981397	4029527	États-Unis	MUCHO BURRITO		Enregistrée	2011-05-20	MTY Tiki Ming Enterprises Inc.
77482583	4113082	États-Unis	JOHNNY MUCHO		Enregistrée	2012-03-13	MTY Tiki Ming Enterprises Inc.
77983025	4226094	États-Unis	See Référence Descriptive	MUCHO BURRITO & DESIGN	Enregistrée	2012-10-16	MTY Tiki Ming Enterprises Inc.
77931943	3806672	États-Unis	PURE BLIND		Enregistrée	2011-01-18	MTY Tiki Ming Enterprises Inc.
78742423	En Cours/Pending	États-Unis	SUSHI SHOP EXPRESS	S/O	Filed	Filing: 28 octobre 2005	
86051208		États-Unis	See Référence Descriptive	Fish Circle & design	Application pending	Filed 2013-09-04	MTY Tiki Ming Enterprises Inc.
86333820	PENDING	États-Unis	See Référence Descriptive	BLOGSOM SUSHI & DESIGN	Application pending	Filed 2014-07-10	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
86370022	published June 29, 2016	Etats-Unis	SUSHIMAN		Filed March 16, 2016		MTY Tiki Ming Enterprises Inc.
87091672	Filed June 6, 2016	Etats-Unis	GENERAL TIKI		Filed June 6, 2016		MTY Tiki Ming Enterprises Inc.
87091683	Filed June 6, 2016	Etats-Unis	SAME SAME BUT DIFFERENT		Filed June 6, 2016		MTY Tiki Ming Enterprises Inc.
3057056	3057009	France	MR. SUB		Enregistrée	2011-09-03	Assignment pending
683870	1253184	France	MONSIEUR SCUSMARIN		Enregistrée	1983-12-12	MTY Tiki Ming Enterprises Inc.
683877	1253185	France	MR. SUBMARINE		Enregistrée	1983-12-06	MTY Tiki Ming Enterprises Inc.
30170574 3B	301705743B	Hong Kong	EXTREME PITA		Pending	pending	MTY Tiki Ming Enterprises Inc.
30170574 3A	301705743A	Hong Kong	EXTREME PITA		Enregistrée	2010-09-03	MTY Tiki Ming Enterprises Inc.
126378	19780916	Hong Kong	MR. SUBMARINE		Enregistrée	1978-07-03	MTY Tiki Ming Enterprises Inc.
30170575 2	301705752	Hong Kong	MUCHO BURRITO		Enregistrée	2010-09-03	MTY Tiki Ming Enterprises Inc.

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20170876 1	201708761	Hong Kong	PURBLENDZ		Enregistrée	2010-09-03	MTY Tiki Ming Enterprises Inc.
2020929	2020929	India	Extreme Pita		Enregistrée	2010-09-09	Extreme Pita IP Inc.
2020930	2020930	India	Extreme Pita			2010-09-09	Extreme Pita IP Inc.
2279255	PENDING	INDIA	MR. SUB	WORDMARK	Application Pending	filed 2012- 02-08	MTY Tiki Ming Enterprises Inc.
2020931	PENDING	India	MUCHO SURRITO		Application pending	pending	Mucho Burrito IP Inc.
2279256	PENDING	INDIA	O'BURGER	WORDMARK	Application pending	filed 2012- 02-08	MTY Tiki Ming Enterprises Inc.
2020932	PENDING	India	PURBLENDZ		Application pending	pending	Purblandz IP Inc.
2279253	PENDING	INDIA	SUKIYAKI	WORDMARK	Application pending	filed 2012- 02-08	MTY Tiki Ming Enterprises Inc.
2279250	PENDING	India	SUSHI SHOP	WORDMARK	Application pending	filed 2012- 02-08	MTY Tiki Ming Enterprises Inc.
2279252	PENDING	INDIA	THAI EXPRESS	WORDMARK	Application pending	filed 2012- 02-08	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
2278257	PENDING	INDIA	THAI EXPRESS	THAI EXPRESS & DESIGN	Application pending	Red 2012-02-08	MTY Tiki Ming Enterprises Inc.
2278251	2278251	INDIA	TIKI MING	WORDMARK	Enregistrée	2012-02-08	MTY Tiki Ming Enterprises Inc.
2278254	PENDING	INDIA	VANELLIS	WORDMARK	Application pending	Red 2012-02-08	MTY Tiki Ming Enterprises Inc.
63551	63551	Irak	MR. SUB		Enregistrée	2012-12-30	MTY Tiki Ming Enterprises Inc.
63553	63553	Irak	O'BURGER		Enregistrée	2012-12-30	MTY Tiki Ming Enterprises Inc.
63554	63554	Irak	VANELLIS		Enregistrée	2012-12-30	MTY Tiki Ming Enterprises Inc.
19936612	220653	Irlande	MR. SUB		Enregistrée	2002-04-15	MTY Tiki Ming Enterprises Inc.
106484	106484	Israël	MR. SUB		Enregistrée	1997-11-05	Assignment pending
78731	64392	Koweït	CULTURES		Enregistrée	2006-07-29	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
78732	66260	Koweït	CULTURES		Enregistrée	2007-07-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
78725	66203	Kuwait	SUKIYAKI A JAPANESE DELIGHT		Enregistrée	2007-07-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
8 versés	Filed on October 24, 2014	Kuwait	BLOSSOM SUSHI		Application pending	Filed October 24, 2014	MTY Tiki Ming Enterprises Inc.
137483	127107	Kuwait	SUSHI SHOP		Enregistrée	2015-11-18	MTY Tiki Ming Enterprises Inc.
141880	141880	Kuwait	See Référence Descriptive	SUSHI SHOP & DESIGN	Enregistrée	2015-11-18	MTY Tiki Ming Enterprises Inc.
78733	66201	Kuwait	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	2007-07-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
78734	66202	Kuwait	TIKI MING		Enregistrée	2007-07-17	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
10017	139491	Lebanon	COUNTRY STYLE	S/O	Enregistrée	2011-12-09	MTY Tiki Ming Enterprises Inc.
9775	139173	LEBANON	VANELLIS	S/O	Enregistrée	2011-11-24	MTY Tiki Ming Enterprises Inc.
0517197	PENDING	LIBYE	O'BURGER		Application pending	Filed 2012-11-13	MTY Tiki Ming Enterprises Inc.
0517198	PENDING	LIBYE	SUPFYANG		Application pending	Filed 2012-11-13	MTY Tiki Ming Enterprises Inc.

No. Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
0517203	PENDING	LIBYE	THAI EXPRESS		Application pending	filed 2012-11-13	MTY Tsi Ming Enterprises Inc.
0517217	PENDING	LIBYE	TSI MING		Application pending	filed 2012-11-13	MTY Tsi Ming Enterprises Inc.
0517218	PENDING	LIBYE	VANELLO		Application pending	filed 2012-11-13	MTY Tsi Ming Enterprises Inc.
26270	26270	Maroc	Country Style		Enregistrée	1998-10-17	Melody Farms Specialty Foods & Equipment Limited
26272	26272	Maroc	Country Style		Enregistrée	1998-10-17	Melody Farms Specialty Foods & Equipment Limited
26271	26271	Maroc	Country Style		Enregistrée	1998-10-17	Melody Farms Specialty Foods & Equipment Limited
120819	120819	Maroc	CULTURES		Enregistrée	2008-12-19	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
120818	120818	Maroc	FRANK SUPREME		Enregistrée	2008-12-19	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
120816	120816	Maroc	KIM CHI		Enregistrée	2008-12-19	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.
120817	120817	Maroc	LA CRÉMIÈRE		Enregistrée	2008-12-19	MTY Tsi Ming Enterprises Inc./Les Entreprises MTY Tsi Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
128072	128072	Maroc	O'BURGER		Enregistrée	2010-01-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
128814	128814	Maroc	GUK-YAKI		Enregistrée	2008-12-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
118936	118936	Maroc	SUSHI SHOP	s/o	Enregistrée	2008-08-15	MTY Tiki Ming Enterprises Inc.
131744	131744	Maroc	SUSHI SHOP	SUSHI SHOP & DESIGN	Enregistrée	2010-06-23	MTY Tiki Ming Enterprises Inc.
131748	131748	Maroc	SUSHI SHOP	SUSHI SHOP & DESIGN (VERTICAL)	Enregistrée	2010-06-23	MTY Tiki Ming Enterprises Inc.
121383	121383	Maroc	TANDORI CUISINE INDIENNE	s/o	Enregistrée	2008-01-28	MTY Tiki Ming Enterprises Inc.
118935	118935	Maroc	THAI EXPRESS	s/o	Enregistrée	2008-08-15	MTY Tiki Ming Enterprises Inc.
128815	128815	Maroc	TIKI-MING		Enregistrée	2008-12-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
128813	128813	Maroc	VANELUS		Enregistrée	2008-12-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
128812	128812	Maroc	VILLA MADRGA		Enregistrée	2008-12-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1062312	0012717	Mexico	SUSHI SHOP & LOGO	SUSHI SHOP & DESIGN	registered for class 33 only	2010-01-26	MTY Tiki Ming Enterprises Inc.
1531498 and 1531500	1503462	MEXICO	See Référence Descriptive	Thai Express & Design	Enregistrée	2014-09-26	MTY Tiki Ming Enterprises Inc.
879187	879187	New Zealand	JUGO JUICE		Enregistrée	2013-09-16	MTY Tiki Ming Enterprises Inc.
880580	880580	New Zealand	See Référence Descriptive	JUGO JUICE & DESIGN	Enregistrée	2013-07-10	MTY Tiki Ming Enterprises Inc.
61516	61516	Oman	EXTREME PITA		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.
61517	61517	Oman	EXTREME PITA		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.
61518	61518	Oman	MUCHO BURRITO		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.
61519	61519	Oman	MUCHO BURRITO		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.
61520	61520	Oman	PURBLENDZ		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.
61521	61521	Oman	PURBLENDZ		Enregistrée	2010-02-22	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
à venir	PENDING	Oman	THAI EXPRESS		Pending	filed 2014-02-17	MTY Tiki Ming Enterprises Inc.
à venir	PENDING	Oman	See Référence Descriptive	THAI EXPRESS & DESIGN (HORIZONTAL NOIR ET BLANC)	Pending	filed 2014-02-17	MTY Tiki Ming Enterprises Inc.
014828	21665	Peru	MR. SUB		Enregistrée	1997-01-21	Assignment pending
41998111 079	Pending	Philippines	Country Style		Pending		
PH/4/2004 /1741	42004001741	Philippines	Country Style		Enregistrée	2008-12-11	Melody Farms Specialty Foods & Equipment Limited
PH/4/2004 /1742	42004001742	Philippines	Country Style		Enregistrée	2008-12-11	Melody Farms Specialty Foods & Equipment Limited
PH/4/2004 /1740	42004001740	Philippines	Country Style		Enregistrée	2007-03-12	Melody Farms Specialty Foods & Equipment Limited
40367	40367	Qatar	CULTURES		Enregistrée	2008-11-27	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40368	40368	Qatar	CULTURES		Enregistrée	2008-12-31	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
108014	filed April 8, 2016	Qatar	EXTREME PITA		filed April 8, 2016		MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
40371	40371	Qatar	SUKIYABI JAPANESE EXPERIENCE		Enregistrée	December 31, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40372	40372	Qatar	SUKIYABI JAPANESE EXPERIENCE		Enregistrée	December 31, 2008	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40368	40368	Qatar	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	2008-11-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40370	40370	Qatar	PAD-THAI DELIGHTS THAI CUISINE		Enregistrée	2008-12-31	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40366	40366	Qatar	TIKI MING		Enregistrée	2008-11-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
40368	40368	Qatar	TIKI MING		Enregistrée	2008-11-24	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
89721	Red June 5, 2014	Qatar	See Reference Descriptive	TUTTI FRUTTI BREAKFAST & LUNCH (logo)	Application pending		MTY Tiki Ming Enterprises Inc.
1	14108	South Korea	MR. SUBMARINE		Enregistrée	inconnu	MTY Tiki Ming Enterprises Inc.
02-3648	186147	Sweden	MR. SUBMARINE		Enregistrée	1983-04-15	MTY Tiki Ming Enterprises Inc.
TN/E/2012/0242	PUBLISHED	TUNISIA	O'BURGER		Enregistrée	TN/E/2012/242	MTY Tiki Ming Enterprises Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
TN/E/2012 /0245	TN/E/2012/245	TUNISIA	SUKIYAKI		Enregistrée	2013-02-16	MTY Tiki Ming Enterprises Inc.
TN/E/2012 /442	TN/E/2012/442	Tunisia	SUSHI SHOP		Enregistrée (confirmed by Marcans)	2013-02-16	MTY Tiki Ming Enterprises Inc.
TN/E/2012 /0241	TN/E/2012/241	TUNISIA	THAI EXPRESS		Enregistrée	2013-02-16	MTY Tiki Ming Enterprises Inc.
TN/E/2012 /0243	TN/E/2012/243	TUNISIA	TIKI MING		Enregistrée	2013-02-16	MTY Tiki Ming Enterprises Inc.
TN/E/2012 /0244	TN/E/2012/244	TUNISIA	VANELLIS		Enregistrée	2013-02-16	MTY Tiki Ming Enterprises Inc.
2588340	2588340	United Kingdom	See Reference Descriptive	EXTREME PITA & DESIGN	Enregistrée	2011-07-20	MTY Tiki Ming Enterprises Inc.
2588400	2588400	United Kingdom	See Reference Descriptive	MUCHO BURRITO & DESIGN	Enregistrée	2011-07-20	MTY Tiki Ming Enterprises Inc.
2588341	2588341	United Kingdom	See Reference Descriptive	PHYBLENDZ & DESIGN	Enregistrée	2011-07-20	MTY Tiki Ming Enterprises Inc.
N/A	678303	Australie	MRS. VANELLIS				
082018310	1080097	Taiwan	MRS. VANELLIS				

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
89201831 2	1020888	Taiwan		MRS. VANELLIS & DESIGN			
125872	125822	Egypt	MRS. VANELLIS		Enregistrée	22 juillet 2003	
35001080 5	35001080	Hong Kong	MRS. VANELLIS (in each class)	MRS. VANELLIS & DESIGN (in each class)	Enregistrée	October 8, 2003	Mrs Vanellis Systems Inc.
89201831 1	182720	Taiwan	MRS. VANELLIS		Enregistrée	1 décembre 2003	Mrs Vanellis Systems Inc.
89201831 3	182721	Taiwan	See Reference Descriptive	MRS. VANELLIS & DESIGN	Enregistrée	1 décembre 2003	Mrs Vanellis Systems Inc.
3545600	3545600	China	MRS. VANELLIS		Enregistrée	14 octobre 2004	
3545603	3545603	China	See Reference Descriptive	MRS. VANELLIS & DESIGN	Enregistrée	2004-10-14	
3545601	3545601	China	MRS. VANELLIS		Enregistrée	21 jan 2005	
3545602	3545602	China	See Reference Descriptive	MRS. VANELLIS & DESIGN	Enregistrée	21 jan 2005	
1099554	577697	Canada	MME VANELLIS		Enregistrée	2003-03-19	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1099565	577751	Canada	See Reference Descriptive	MME VANELLIS LOGO DESIGN	Enregistrée	2003-03-20	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
643014	643014	New Zealand	MRS. VANELLIS		Enregistrée	February 14, 2002 with effect from August 8, 2001	Mrs Vanellis Systems Inc.
643315	643315	New Zealand	MRS. VANELLIS		Enregistrée	February 14, 2002 with effect from August 9, 2001	
643316	643316	New Zealand	MRS. VANELLIS		Enregistrée	February 14, 2002 with effect from August 9, 2001	
103759	103759	Jordan	VANELLIS		Enregistrée	4 novembre 2008	
50185	548-05	Saudi Arabia	MRS. VANELLIS		Enregistrée	4 Nov. 2000	
50184	574-17	Saudi Arabia	MRS. VANELLIS		Enregistrée	18 juin 2001	
20366	20366	Qatar	MRS. VANELLIS		Enregistrée	11 mai 2005	
20365	20365	Qatar	MRS. VANELLIS		Enregistrée	11 mai 2005	
19885	19885	Oman	MRS. VANELLIS		Enregistrée	February 8, 2004	Mrs Vanellis Systems Inc.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
19884	19884	Oman	MRS. VANELLIS		Enregistrée	December 28, 2003	Mrs Vanellis Systems Inc.
100569	25778	Bahrain	MRS. VANELLIS		Enregistrée	1 juin 1999	Mrs Vanellis systems inc.
100639	SM 3137	Bahrain	MRS. VANELLIS		Enregistrée	1 juin 1999	Mrs Vanellis Systems Inc.
125823	125823	Egypt	MRS. VANELLIS		Enregistrée	13 avril 2003	Mrs vanellis Systems Inc
14581	12183	Yemen	MRS. VANELLIS		Enregistrée	29 octobre 2000	Mrs Vanellis Systems Inc.
14592	12194	Yemen	MRS. VANELLIS		Enregistrée	29 octobre 2000	MTY Tiki Ming Enterprises Inc.
33115	25743	United Arab Emirates	MRS. VANELLIS		Enregistrée	7 octobre 2000	Mrs Vanellis Systems Inc.
33114	30228	United Arab Emirates	MRS. VANELLIS		Enregistrée	Bled on Sept. 25, 1998	Mrs Vanellis Systems Inc.
48515	41287	Kuwait	MRS. VANELLIS		Enregistrée		
48514	42152	Kuwait	MRS. VANELLIS		Enregistrée		

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1218636	640465	Canada	VANELLIS		Enregistrée	2005-05-25	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0891173	528958	Canada	MRS. VANELLIS		Enregistrée	2000-07-05	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0891174	530114	Canada	See Reference Descriptive	MRS. VANELLIS & DESIGN	Enregistrée	2000-07-13	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.
0515685	312554	Canada	MRS. VANELLI'S		Enregistrée	1988-03-28	MTY Tiki Ming Enterprises Inc./Les Entreprises MTY Tiki Ming Inc.

8825726 CANADA INC.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1611847	ADM5E	Canada	MADISONS		Approved	Filed	8825726 Canada Inc.
1700070	admis	Canada	RIBLETS DE PÂTE MACHONS		approved	Filed October 28, 2014	8825726 Canada Inc.
1223740	645533	Canada	See Reference Descriptive	MADISONS NEW YORK GRILL & BAR	Enregistrée	2005-08-10	8825726 Canada Inc.
1223741	646087	Canada	MADISONS NEW YORK GRILL & BAR		Enregistrée	2005-08-18	8825726 Canada Inc.
1611846	673943	Canada	2 FOR 222		Enregistrée	2014-03-21	8825726 Canada Inc.
1612274	873944	Canada	2 POUR 222		Enregistrée	2014-03-21	8825726 Canada Inc.

M. T. Y. DAIRY BARS INC.

None

FONTAINE SANTÉ CANADA INC.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1011154	538860	Canada	CAFÉ RAMA	S/O	Enregistrée	2001-01-17	FONTAINE SANTÉ CANADA INC.

9316-4973 QUEBEC INC.

None

9286-5591 QUEBEC INC.

No Demande	No d'Enregistrement	Pays	Marque de Commerce	Référence Descriptive	Statut	Date d'Enregistrement	Propriétaire
1399867	755862	Canada	THAIZONE & design		Enregistrée	2009-12-22	9286-5591 Québec Inc.
1399606	781665	Canada	THAIZONE		Enregistrée	2010-03-17	9286-5591 Québec Inc.
86606979	4,829,588	Etats-Unis	THAIZONE		Enregistrée	2015-10-13	9286-5591 Québec Inc.

Section 11.2 Schedule "B"

The following is Schedule "B" referred to in this Hypothec:

SECURITIES

MTY TIKI MING ENTERPRISES INC.

Name of the Entity	Shareholding and description of the number and class of shares
M.T.Y. Tiki Tiki Enterprises and Food Services Inc.	MTY Tiki Ming Enterprises Inc. 1 A share = 100%
Tiki Ming Food Enterprises Inc.	MTY Tiki Ming Enterprises Inc. 100 A shares = 100% and 100 B = 100%
M.T.Y. Dairy Bars Inc.	MTY Tiki Ming Enterprises Inc. 100 catégorie A shares = 100% and 162,178 catégorie C shares = 100%
M.T.Y. Oriental Express Enterprises Inc.	MTY Tiki Ming Enterprises Inc. 150 A shares = 100% and 150 B shares = 100%
154338 Canada Inc.	MTY Tiki Ming Enterprises Inc. 100 A shares = 66.67% and 50 B shares = 33.33%
Koya Japan Inc.	MTY Tiki Ming Enterprises Inc. 100,000 A shares = 100% and 100 B shares = 100%
Koya Japan Ontario Inc.	MTY Tiki Ming Enterprises Inc. 100,000 A shares = 100% and 100 B shares = 100%
Coutry Style Realty Limited	MTY Tiki Ming Enterprises Inc. 1 common share = 100%
Buns Master Bakery Realty Inc.	MTY Tiki Ming Enterprises Inc. 5,000,000 common shares = 100%
Les Promotions Valentine Inc.	MTY Tiki Ming Enterprises Inc. 100 A shares = 100%

Name of the Entity	Shareholding and description of the number and class of shares
9171-6654 Québec Inc.	MTY Tiki Ming Enterprises Inc. 300 A shares = 100% and 210,200 H shares = 100%
9286-5591 Quebec Inc.	MTY Tiki Ming Enterprises Inc. 17,700,000 class A common shares = 80%
MTY Franchising USA, Inc. formerly The Extreme Pita Franchising USA, Inc.	MTY Tiki Ming Enterprises Inc 100 common shares = 100%
Mucho Burrito Franchising USA, Inc.	MTY Tiki Ming Enterprises Inc 100 common shares = 100%
8825726 Canada Inc.	MTY Tiki Ming Enterprises Inc. 2,700,000 A shares = 90%
9316-4978 Quebec Inc.	MTY Tiki Ming Enterprises Inc. 100 catégorie A shares = 100%
FONTAINE SANTE CANADA INC.	MTY Tiki Ming Enterprises Inc. 50,911 A shares = 100%
9083472 Canada Inc	MTY Tiki Ming Enterprises Inc. 100 A shares = 100%
9221-5821 Quebec Inc.	MTY Tiki Ming Enterprises Inc. 151 A shares = 100% and 24,851 I shares = 100%

8825726 CANADA INC.

None

M.T.Y. DAIRY BARS INC.

None

FONTAINE SANTÉ CANADA INC.

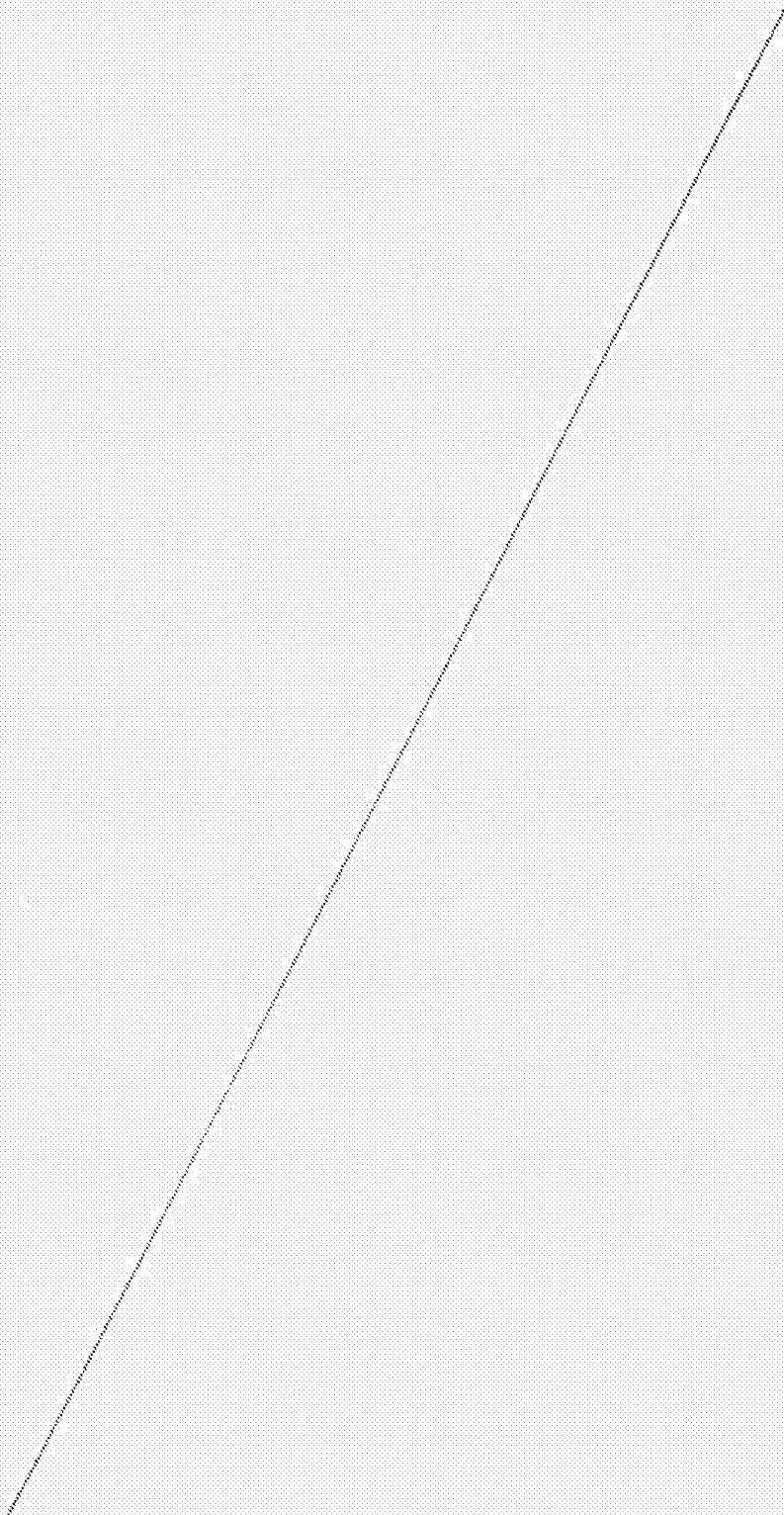
Name of the Entity	Shareholding and description of the number and class of shares
FONTAINE SANTE CANABEC INC.	Fontaine Sante Canada Inc. 100 A shares = 100%
Cultures International Foods Inc.	Fontaine Sante Canada Inc. 1,000 A shares = 100%

9316-4978 QUEBEC INC.

Name of the Entity	Shareholding and description of the number and class of shares
113 Luxembourg	9316-4978 Quebec Inc. 20,000 shares = 100% (to be set up)

9286-5591 QUEBEC INC.

None

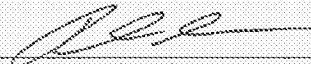


WHEREOF ACTE:


DONE AND PASSED in the City of Montreal, Province of Québec, on the date hereinabove set forth, and remaining of record in the office of the undersigned notary under minute number SIX HUNDRED AND SEVENTY-SEVEN (677).

AND after the parties had declared to the Notary to have taken cognizance of these presents and to have exempted the said Notary from reading them or causing them to be read, the said duly authorized representative of the Grantors and of the Hypothecary Representative respectively have signed these presents, all in the presence of the said Notary who has also signed.


THE TORONTO-DOMINION BANK

By: 
Name: Paul Archer
Title: Authorized Representative

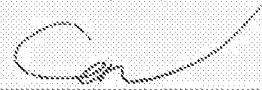
MTV TIKI MING ENTERPRISES INC.

By: 
Name: Claude St-Pierre
Title: Authorized Representative

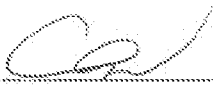
8825726 CANADA INC.

By: 
Name: Claude St-Pierre
Title: Authorized Representative

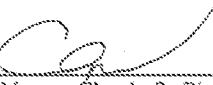
M.T.Y. DAIRY BARS INC.

By: 
Name: Claude St-Pierre
Title: Authorized Representative

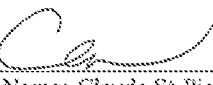
FONTAINE SANTÉ CANADA INC.

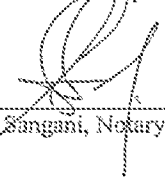
By: 
Name: Claude St-Pierre
Title: Authorized Representative

9316-4978 QUEBEC INC.

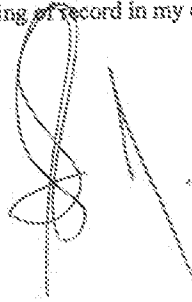
By: 
Name: Name: Claude St-Pierre
Title: Authorized Representative

9286-5591 QUEBEC INC.

By: 
Name: Name: Claude St-Pierre
Title: Authorized Representative


Mre. Shalini Sangani, Notary

A true copy of the original herof
remaining of record in my office.





Minute Number : 677

Date : July 19, 2016

Mrs. Shalini Sangani, Notary

DEED OF MOVABLE HYPOTHEC

by

MITY TRIMING ENTERPRISES INC., 8836736
CANADA INC., M.T.Y. DAIRY BARS INC.,
FONTAINE SAINTE CANADA INC., 9316-4976
QUEBEC INC. AND 9286-6681 QUEBEC INC.

in favour of

THE TORONTO-DOMINION BANK

CERTIFIED COPY

File no: 1950253026

1-514-392-0922
1-514-392-0922

198-1201, Avenue McGill College, Montreal (Quebec) H3B 3A7

TRADEMARK