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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM427662

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sugar Creek Packing Co.		05/15/2017	Corporation: OHIO

RECEIVING PARTY DATA

Name:	ING CAPITAL LLC
Street Address:	1133 Avenue of the Americas
City:	New York
State/Country:	NEW YORK
Postal Code:	10036
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 19

Property Type	Number	Word Mark		
Registration Number:	3071035	CORNFIELD		
Registration Number:	1877773			
Registration Number:	1878759	OLD COURTHOUSE		
Registration Number:	3101976	SUGAR CREEK		
Registration Number:	3193439	SUGAR CREEK COLD STORAGE		
Registration Number:	1922253	SUGAR CREEK'S		
Registration Number:	3696752	SILVER CLASSIC		
Registration Number:	4721148	BRANDWORTHY FOOD SOLUTIONS		
Registration Number:	4828157	SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SI		
Registration Number:	4828132	SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SI		
Registration Number:	4828158	SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SI		
Registration Number:	4828135	SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SI		
Serial Number:	87340152	SOUS VIDE BATTER IN BAG		
Serial Number:	87134058	BRANDWORTHY PACKAGING SOLUTIONS		
Registration Number:	5166544	SUGARCREEK'S		
Serial Number:	86928818	SUGAR CREEK FOODS		
Serial Number:	86894936	TENDERCOOK		
Serial Number:	86894898	TENDERCOOKBACON		
Registration Number:	4928704	PERFECT. PREPARED. PROTEINS.		
Registration Number:	4928704	PERFECT. PREPARED. PROTEINS.		

TRADEMARK REEL: 006061 FRAME: 0014

900406160

CORRESPONDENCE DATA

Fax Number: 6175236850

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 617-523-2700

Email: susan.dinicola@hklaw.com,Eric.Reeves@hklaw.com

Correspondent Name: Holland & Knight LLP Address Line 1: 10 St. James Avenue

Address Line 4: Boston, MASSACHUSETTS 02116

NAME OF SUBMITTER:	Susan C. DiNicola
SIGNATURE:	/Susan C. DiNicola/
DATE SIGNED:	05/16/2017

Total Attachments: 16

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INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Intellectual Property Security Agreement (this "IP Security Agreement") is made and effective as of this 15th day of May, 2017, by SUGAR CREEK PACKING CO., an Ohio corporation ("Grantor"), in favor of ING CAPITAL LLC, a Delaware limited liability company, in its capacity as administrative agent under the Loan Agreement described below ("Agent") with an office at 1133 Avenue of the Americas, New York, New York 10036, Attention: Chief Credit Officer. Capitalized terms used in this IP Security Agreement and not otherwise defined shall have the respective meanings ascribed to such terms in the Loan Agreement (defined below).

RECITALS

WHEREAS, Grantor, Agent and the other Lenders party thereto are parties to that certain Loan and Security Agreement dated as of the date hereof (as amended, restated or otherwise modified from time to time, the "Loan Agreement") and other related loan documents (collectively, with the Loan Agreement, and as each may be amended or otherwise modified from time to time, the "Financing Agreements"), which Financing Agreements provide (i) for Lenders to, from time to time, extend credit to or for the account of Grantor and (ii) for the grant by Grantor to Agent, on behalf of Lenders, of a security interest in substantially all of Grantor's assets, including, without limitation, all of the Intellectual Property of Grantor, and Grantor has agreed to execute this IP Security Agreement for recording such security interest with the United States Patent and Trademark Office, the United States Copyright Office and other Governmental Authorities;

NOW, THEREFORE, in consideration of the willingness of Agent and the Lenders to enter into the Loan Agreement and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

- 1. <u>Grant of Security Interest</u>. To secure the complete and timely payment and satisfaction of all Loans now or in the future made by Agent and Lenders to Grantor, as the borrower under the Loan Agreement, and for the payment or other satisfaction of all other Obligations, Grantor hereby grants to Agent, for the benefit of the Lenders, a continuing security interest in, lien and mortgage in and to Grantor's entire right, title and interest in and to any and all of the following collateral, whether now owned or existing or hereafter acquired or arising, but excluding any Excluded Intellectual Property (as defined below) (the "<u>IP Collateral</u>"):
- (a) The copyright registrations and applications set forth on <u>Schedule A</u> attached hereto (collectively, the "<u>Copyrights</u>");
- (b) The patents and patent applications set forth on <u>Schedule B</u> attached hereto, including, without limitation, divisionals, continuations, reissues, extensions and continuations-in-part of the same (collectively, the "Patents");
- (c) The trademark and service mark registrations and trademark and service mark applications set forth on <u>Schedule C</u> attached hereto and all goodwill associated with the foregoing (collectively, the "<u>Trademarks</u>");

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- (d) The domain names and registrations set forth on <u>Schedule D</u> attached hereto and all goodwill associated with the foregoing (collectively, the "<u>Domain Names</u>");
- (e) Any and all claims and causes of action for past, present or future infringement of any of the foregoing, with the right, but not the obligation, to sue for and collect damages for infringement of the foregoing;
- (f) Any and all licenses or rights granted under any of the foregoing, and all license fees and royalties arising from such licenses or rights, in each case to the extent permitted by such licenses or rights;
- (g) Any and all amendments, renewals, extensions, reissuances and replacements of any of the foregoing; and
 - (h) Any and all products and proceeds of any of the foregoing.

Notwithstanding the foregoing, the IP Collateral shall not include any of the foregoing if and to the extent that the grant of a security interest therein: (i) is prohibited by any statute, law, rule, regulation, order or other requirement of a Governmental Authority, (ii) requires a consent not obtained of any Governmental Authority pursuant to such statute, law, rule, regulation, order or other requirement, or is prohibited by, constitutes a breach or default under, or results in the termination of, any contract, lease, license, agreement, instrument or other document evidencing or giving rise to such property (other than to the extent such statute, law, rule, regulation, order or other requirement, or the term in such contract, lease, license, agreement, instrument or other document providing for such prohibition, breach, default or termination is ineffective under applicable law); provided however that, the IP Collateral shall include and such security interest shall attach immediately to any applicable portion of the property described in clauses (i) and (ii) at such time as the condition causing such prohibition, breach, default or termination shall be remedied and to the extent severable, shall attach immediately to any portion of such property to the extent that such attachment does not result in any of the consequences specified in clauses (i) and (ii) above, or (iii) would result in the invalidation, unenforceability or voiding thereof with respect to any intent-to-use Trademark application for which an amendment to allege use or statement of use has not been filed under 15 U.S.C. § 1051(d), respectively, or if filed, has not been deemed in conformance with 15 U.S.C. § 1051(a) or examined and accepted, respectively, by the United States Patent and Trademark Office, solely to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability, or result in the voiding, of any registration that issues from such intent-to-use application under applicable federal law, whereupon such applications shall be automatically subject to the security interest, lien and mortgage granted herein and deemed included in the IP Collateral (all of the foregoing in this sentence being referred to collectively as the "Excluded Intellectual Property"). Notwithstanding the foregoing, the IP Collateral shall include all proceeds of any Excluded Intellectual Property, unless such proceeds separately constitute Excluded Intellectual Property.

2. Requested Recordation. Each Grantor authorizes and requests that the Register of Copyrights and the Commissioner of Patents and Trademarks (and any state, foreign or other authority to which this IP Security Agreement is submitted) to file and record this IP Security

Agreement (and any corresponding or separate forms of such jurisdiction) in order to publicly record the interests of Agent in the IP Collateral.

- 3. Release. Unless otherwise agreed in writing by the parties, the security interests granted herein will terminate (and all rights to the IP Collateral will revert to Grantor) upon the repayment in full, in cash, of all Obligations (other than contingent indemnity obligations that are not yet due and payable) and termination of the Financing Agreements. Upon any such termination, Agent (at Grantor's request and sole expense) will promptly execute and deliver to Grantor (with such customary representations and warranties from a secured lender releasing its lien as Grantor may reasonably request) such documents as Grantor may reasonably request and as are provided to Agent to evidence such termination.
- 4. <u>Duties of Grantor</u>. To the extent that failure to do so would result in a Material Adverse Effect, Grantor shall have the duty (i) to file and prosecute diligently any applications for the IP Collateral pending as of the date hereof or hereafter, as commercially reasonable, until the Obligations (other than contingent indemnification obligations that survive the termination of the Financing Agreements) shall have been paid in full and the Financing Agreements have been terminated, (ii) to preserve and maintain all rights in the IP Collateral, as commercially reasonable and (iii) to ensure that the IP Collateral is and remains enforceable, as commercially reasonable. Any expenses incurred in connection with Grantor's obligations under this Section 4 shall be borne by Grantor.
- 5. Lender's Right to Sue. After an Event of Default has occurred and is continuing, Lender shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the IP Collateral and, if Agent or any Lender shall commence any such suit, Grantor shall, at the request of Agent, do any and all lawful acts and execute any and all proper documents required by Agent in aid of such enforcement and Grantor shall promptly, upon demand, reimburse and indemnify Lender for all costs and expenses incurred by Lender in the exercise of its rights under this Section 5.
- 6. <u>Waivers</u>. No course of dealing between Grantor and Agent, nor any failure to exercise, nor any delay in exercising, on the part of Agent or any Lender, any right, power or privilege hereunder or under the Financing Agreements shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

7. Miscellaneous.

(a) This IP Security Agreement has been entered into in conjunction with the provisions of and the security interest granted to Agent, for the benefit of the Lenders, under the Financing Agreements. The rights and remedies of Grantor and Agent are more fully described in the Financing Agreements, all terms and provisions of which are hereby incorporated herein by reference. If any provisions of this IP Security Agreement are deemed to conflict with the Financing Agreements, the provisions of the Financing Agreements shall govern.

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- (b) Grantor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Agent shall reasonably request from time to time in order to carry out the purpose of this IP Security Agreement and agreements set forth herein.
- All of Agent's or any Lender's rights and remedies with respect to the IP Collateral, whether established hereby or by the Financing Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Grantor hereby authorizes Agent upon the occurrence of an Event of Default, to make, constitute and appoint any officer or agent of Agent as Agent may select, in its sole discretion, as Grantor's true and lawful attorney-in-fact, with power to (i) endorse Grantor's name on all applications, documents, papers and instruments reasonably necessary or desirable for Agent in the use of the IP Collateral, or (ii) take any other actions with respect to the IP Collateral as Agent deems to be in the best interest of Agent and the Lenders, or (iii) grant or issue any exclusive or nonexclusive license under the IP Collateral to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the IP Collateral to anyone. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof, except such attorney's gross negligence or willful misconduct. This power of attorney shall be irrevocable until the Obligations shall have been paid in full and the Financing Agreements have been terminated. Grantor acknowledges and agrees that this IP Security Agreement is not intended to limit or restrict in any way the rights and remedies of Agent or any Lender under the Financing Agreements but rather is intended to facilitate the exercise of such rights and remedies. Agent shall have, in addition to all other rights and remedies given it by the terms of this IP Security Agreement and the Financing Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Ohio.
- (d) This IP Security Agreement may be executed in any number of counterparts with the same effect as if all the signatures on such counterparts appeared on one document. Each such counterpart will be deemed to be an original, but all counterparts together will constitute one and the same instrument. Delivery of an executed counterpart of a signature page of this IP Security Agreement by facsimile or other electronic transmission shall be effective as delivery of an original manually executed counterpart of this IP Security Agreement.
- (e) This IP Security Agreement shall be governed by the internal laws of the state of New York, without regard to conflicts of law principles, and applicable federal law. If any provision or application of this IP Security Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this IP Security Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this IP Security Agreement shall survive the execution and delivery of this IP Security Agreement as set forth in the Loan Agreement.

[Remainder of Page Intentionally Blank; Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have executed this IP Security Agreement as of the date first written above.

GRANTOR:

SUGAR CREEK PACKING CO

Name. John G. Richardson

Title: Chairman of the Board

[SIGNATURE PAGE TO IP SECURITY AGREEMENT]

Agreed and Accepted As of the Date First Written Above

ING CAPITAL LLC,

as Agent and a Lender

Name: William B. Redmond
Title: Managing Director

By: Name: Bennett Whitehurst
Title: Vice President

Address: 1133 Avenue of the Americas

New York, New York 10036 Attention: Chief Credit Officer

[SIGNATURE PAGE TO IP SECURITY AGREEMENT]

ACKNOWLEDGMENT OF GRANTOR

State of	Ohio)	
)	SS.
County of	Hamilton)	

On this ____ day of May, 2017 before me personally appeared John G. Richardson, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Sugar Creek Packing Co., an Ohio corporation, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

THOMAS J BOLLINGER
Notary Public State of Ohio
Notary Publ

[NOTARY PAGE TO IP SECURITY AGREEMENT]

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SCHEDULE A

COPYRIGHT COLLATERAL

Registered Copyrights:

None.

Pending Copyright Applications:

None.

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SCHEDULE B

PATENT COLLATERAL

Title	Reference Number	Lype	Country	Filed	Serial Number	Status
	031115-00600US2	NEW	United States	7/14/2016	15/210,377	PENDING
031	.1115-00600USp2e	NEW	United States	10/10/2016	62/406,244	PENDING
031	115-00600USP1	NEW	United States	10/7/2016	62/405,645	PENDING
031	115-00600US1	FCA	United States	1/4/2017	15/398,385	PENDING
031	031115- 00600US1CP1	CIP	United States	3/17/2017	15/462,484	PENDING

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SCHEDULE C

TRADEMARK COLLATERAL

Registered Trademarks and Pending Applications:

Status	Registered	0	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
Reg. No.	3071035		1877773	1878759	3101976	3193439	1922253	3696752	4721148	4828157
Reg. Date	3/21/2006		2/7/1995	2/14/1995	9/6/2006	1/2/2007	9/26/1995	10/13/2009	4/14/2015	10/6/2015
Serial No.	78599294		74483684	74483676	78470722	78821760	74483680	77513543	86129327	86316238
File Date	3/31/2005		1/28/1994	1/28/1994	8/20/2004	2/23/2006	1/28/1994	7/2/2008	11/26/2013	6/20/2014
Owner	Sugar Creek Packing	Co.	Sugar Creek Packing Co.	Sugar Creek Packing Co.	Sugar Creek Packing Co.	Sugar Creek Packing Co.	United States Sugar Creek Packing Co.	Sugar Creek Packing Co.	United States Sugar Creek Packing Co.	Sugar Creek Packing Co.
Country	United States		United States	United States	United States	United States	United States	United States	United States	United States
Image										Sugar Creek Brandworthy Food Solutions Since 1588
Mark	CORNFIELD		MISCELLANEOUS DESIGN (TREE LOGO)	OLD COURTHOUSE	SUGAR CREEK	SUGAR CREEK COLD STORAGE	SUGAR CREEK'S	SILVER CLASSIC	BRANDWORTHY FOOD SOLUTIONS	SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SINCE 1966 LEFT TREE COLOR DESIGN

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Mark	Image	Country	Owner	File Date	Serial No.	Reg. Date	Reg. No.	Status
SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SINCE 1966 LEFT TREE DESIGN	Sugar Greek Brandworthy Food Solutions Since 1886	United States	Sugar Creek Packing Co.	6/13/2014	86309650	10/6/2015	4828132	Registered
SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SINCE 1966 LEFT TREE COLOR DESIGN	Sugar Creek Brandworthy Food Solutions	United States	Sugar Creek Packing Co.	6/20/2014	86316313	10/6/2015	4828158	Registered
SUGARCREEK BRANDWORTHY FOOD SOLUTIONS SINCE 1966 LEFT TREE DESIGN	Sugar Creek Brandworthy Food Solutions	United States	Sugar Creek Packing Co.	6/16/2014	86310883	10/6/2015	4828135	Registered
SOUS VIDE BATTER IN	Source Source Consultation	United States	Sugar Creek Packing Co.	2/17/217	87340152	N/A	N/A	Pending
BRANDWORTHY PACKAGING SOLUTIONS		United States	Sugar Creek Packing Co.	8/10/2016	87134058	N/A	N/A	Pending
SUGARCREEK'S		United States	Sugar Creek Packing Co.	10/7/216	87196924	3/21/2017	5166544	Registered
SUGAR CREEK FOODS		United States	Sugar Creek Packing Co.	3/4/2016	86928818	N/A	N/A	Pending
TENDERCOOK		United States	Sugar Creek Packing Co.	2/2/2016	86894936	N/A	N/A	Pending
TENDERCOOKBACON		United States	Sugar Creek Packing	2/2/2016	86894898	N/A	N/A	Pending
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SCHEDULE D

DOMAIN NAMES

Domain Name	Expiration Date
brandworthyfood.com	1/23/2018
brandworthyfood.xxx	3/19/2018
brandworthyfoods.com	1/23/2018
brandworthyfoods.xxx	3/19/2018
brandworthyfoodsolutions.com	1/23/2018
brandworthyfoodsolutions.xxx	3/19/2018
companywithheld.com	9/5/2018
reallycoolfoods.com	8/11/2017
reallycoolfoods.xxx	3/27/2018
sccoldstorage.com	1/24/2019
sccoldstorage.xxx	3/27/2018
scfreezer.com	1/24/2019
scfreezer.xxx	3/27/2018
sugar-creek.com	5/18/2021
sugar-creek.info	4/7/2018
sugar-creek.net	5/18/2021
sugar-creek.org	5/18/2021
sugar-creek.us	4/28/2020
sugar-creek.xxx	12/6/2018
sugar-creeks.com	3/27/2018

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sugar-creeks.xxx	3/27/2018
sugarcreek.com	11/6/2021
sugarcreek.us	10/18/2017
sugarcreekcoldstorage.com	1/23/2019
sugarcreekcoldstorage.xxx	3/27/2018
sugarcreekfoods.biz	2/24/2019
sugarcreekfoods.com	9/18/2017
sugarcreekfoods.net	2/24/2019
sugarcreekfoods.us	2/24/2019
sugarcreekfoods.us.com	2/24/2019
sugarcreekfoods.xxx	3/27/2018
sugarcreeks.xxx	3/27/2018
REALLYCOOLFOODS.PORN	5/15/2020
SCCOLDSTORAGE.PORN	5/15/2020
SCFREEZER.PORN	5/15/2020
SUGAR-CREEK.PORN	5/15/2020
SUGAR-CREEKS.PORN	5/15/2020
SUGARCREEKCOLDSTORAGE.PORN	5/15/2020
SUGARCREEKFOODS.PORN	5/15/2020
SUGARCREEKS.PORN	5/15/2020
WINGATEPACKAGING.PORN	5/15/2020
WINGATEPACKAGINGINC.PORN	5/15/2020
BRANDWORTHYFOOD.PORN	5/15/2020
BRANDWORTHYFOODS.PORN	5/15/2020

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BRANDWORTHYFOODSOLUTIONS.PORN	5/15/2020
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SCCOLDSTORAGE.ADULT	5/15/2020
SCFREEZER.ADULT	5/15/2020
SUGAR-CREEK.ADULT	5/15/2020
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WINGATEPACKAGINGINC.ADULT	5/15/2020
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BRANDWORTHYFOODS.ADULT	5/15/2020
BRANDWORTHYFOODSOLUTIONS.ADULT	5/15/2020
WINGATEPACKAGINGINC.SEX	10/5/2017
WINGATEPACKAGING.SEX	10/5/2017
SUGARCREEKS.SEX	10/5/2017
SUGARCREEKFOODS.SEX	10/5/2017
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BRANDWORTHYFOOD.SEX	10/5/2017

[Sugar Creek] – IP Security Agreement HK50761055

RECORDED: 05/16/2017