

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM469003

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Land O'Frost, Inc.		04/02/2018	Corporation: ILLINOIS
Land O'Frost Holding, LLC		04/02/2018	Limited Liability Company: ILLINOIS
Wellshire Farms, LLC		04/02/2018	Limited Liability Company: ILLINOIS

RECEIVING PARTY DATA

Name:	Wells Fargo Bank, National Association
Street Address:	MAC N8405-164
Internal Address:	10 S. Wacker Dr
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 49

Property Type	Number	Word Mark
Serial Number:	87031373	DELI SNACKERS
Serial Number:	87031432	BAKED MEAT SNACKS DELI SNACKERS
Serial Number:	87031472	
Serial Number:	86085247	LAND O'FROST SIMPLY DELICIOUS
Serial Number:	85193052	WHAT GREAT TASTE IS ALL ABOUT
Serial Number:	78933616	LAND O' FROST
Serial Number:	77086058	GRAND DELI
Serial Number:	77227998	BISTRO FAVORITES
Serial Number:	76579646	THIN NEVER TASTED THIS GOOD
Serial Number:	76579645	THE START OF A GREAT SANDWICH
Serial Number:	76579644	AMERICA'S FAVORITE 1 LB. DELI-POUCH
Serial Number:	76579648	GREAT TASTING LUNCHMEATS
Serial Number:	76120944	REDI.EAT
Serial Number:	76415141	DELISHAVED
Serial Number:	76318333	WORLD DELI

OP \$1240.00 87031373

TRADEMARK

Property Type	Number	Word Mark
Serial Number:	75819612	SALAD TOPPERS
Serial Number:	75305521	LAND O'FROST PREMIUM
Serial Number:	73004249	LAND O'FROST
Serial Number:	73787452	SANDWICH SHOP
Serial Number:	85236358	ALWAYS IN GOOD TASTE... NATURALLY!
Serial Number:	86699442	
Serial Number:	85236434	COLAMECO'S PRIMO NATURALE
Serial Number:	77625450	COLAMECO'S
Serial Number:	85243689	COLAMECO'S PRIMO NATURALE
Serial Number:	78643362	FEEL GREAT EAT WELL
Serial Number:	77935692	GARRETT VALLEY
Serial Number:	85408475	GLOBAL GOURMET GG
Serial Number:	78391976	HEAT AND EAT WELL
Serial Number:	85972564	HOMESTYLE MEALS
Serial Number:	86512124	LESS IS MORE! ONLY INGREDIENTS
Serial Number:	78707917	LOU'S FAMOUS
Serial Number:	85236405	LOU'S GARRETT VALLEY NATURALS
Serial Number:	85243709	LOU'S GARRETT VALLEY NATURALS
Serial Number:	77935696	LOU'S NATURALS
Serial Number:	86261334	LOU'S NATURALS
Serial Number:	86927745	NATURAL SHOULD MEAN NATURAL
Serial Number:	87323228	ALL BACON IS GOOD, BUT WELLSHIRE DRY RUB
Serial Number:	87237183	MORE NATURAL THAN NATURAL
Serial Number:	78523506	OPUS O
Serial Number:	78281366	SMART CHART
Serial Number:	78804347	SMART CHART GF SF DF P8
Serial Number:	77935731	WELL OP! WORKING WELL TOGETHER
Serial Number:	78235771	WELLSHIRE
Serial Number:	85213822	WELLSHIRE
Serial Number:	78708227	WELLSHIRE KIDS
Serial Number:	78803129	WELLSHIRE KIDS
Serial Number:	85214817	WELLSHIRE ORGANIC
Serial Number:	85001947	WELLSHIRE UNIVERSITY "U"
Serial Number:	73489222	SMOKY CANYON

CORRESPONDENCE DATA

Fax Number: 7037125050

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.

TRADEMARK

REEL: 006309 FRAME: 0388

Phone: 7037125130
Email: rdbaker@mcguirewoods.com
Correspondent Name: REGINA BAKER
Address Line 1: 1750 Tysons Boulevard, Suite 1800
Address Line 4: Tysons, VIRGINIA 22102

NAME OF SUBMITTER: REGINA BAKER

SIGNATURE: /REGINA BAKER/

DATE SIGNED: 04/04/2018

Total Attachments: 13

source=Trademark_LOF_WF_WF#page1.tif
source=Trademark_LOF_WF_WF#page2.tif
source=Trademark_LOF_WF_WF#page3.tif
source=Trademark_LOF_WF_WF#page4.tif
source=Trademark_LOF_WF_WF#page5.tif
source=Trademark_LOF_WF_WF#page6.tif
source=Trademark_LOF_WF_WF#page7.tif
source=Trademark_LOF_WF_WF#page8.tif
source=Trademark_LOF_WF_WF#page9.tif
source=Trademark_LOF_WF_WF#page10.tif
source=Trademark_LOF_WF_WF#page11.tif
source=Trademark_LOF_WF_WF#page12.tif
source=Trademark_LOF_WF_WF#page13.tif

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made as of April 2, 2018, by the Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), in favor of WELLS FARGO BANK, NATIONAL ASSOCIATION ("Bank").

WITNESSETH:

WHEREAS, pursuant to that certain Restated Credit Agreement dated as of April 2, 2018 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among Grantors and the other entities (if any) party thereto from time to time as "Borrowers" (collectively, the "Borrowers") and Bank, the Bank has agreed to make certain financial accommodations available to the Borrowers from time to time pursuant to the terms and conditions thereof;

WHEREAS, the Bank is willing to make the financial accommodations to the Borrowers as provided for in the Credit Agreement and the other Loan Documents, but only upon the condition, among others, that the Grantors shall have executed and delivered to the Bank, that certain Security Agreement: Business Assets, dated as of the date hereof, made by the Grantors and the other entities (if any) party thereto from time to time as "Debtors" in favor of the Bank (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Credit Agreement and the Security Agreement, the Grantors are required to execute and deliver to Bank this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. DEFINED TERMS; LOAN DOCUMENT; INCORPORATION BY REFERENCE. All capitalized terms used but not otherwise defined in this Trademark Security Agreement have the meanings indicated in the Security Agreement or, if no definition is provided for such term therein, in the Credit Agreement. This Trademark Security Agreement is a Loan Document. The preamble and recitals to this Trademark Security Agreement are hereby incorporated into this Trademark Security Agreement by reference.

2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Bank, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral"), in each case subject to Section 3 of this Trademark Security Agreement:

(a) all of its Trademarks and Trademark Intellectual Property licenses to which it is a party from time to time including without limitation those referred to on Schedule I attached hereto and incorporated herein by this reference;

(b) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

(c) all products and proceeds (as that term is defined in the Illinois Uniform Commercial Code, as in effect from time to time) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

The Grantors hereby represent and warrant that no Excluded Asset is referred to on Schedule 1 attached hereto.

3. EXCLUDED TRADEMARK COLLATERAL.

(a) Subject to clauses (b) through (d) of this Section 3, but notwithstanding any other provision of this Trademark Security Agreement, the term "Trademark Collateral" does not include, and a security interest will not attach pursuant to this Trademark Security Agreement to, any intent-to-use trademark application, but only to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of that intent-to-use trademark application under applicable federal law.

(b) The exclusions of Section 3(a) do not (and are not to be construed to) limit, impair, or otherwise affect any of Bank's Liens in or upon any right or interest of any Grantor in or to (i) monies due or to become due under or in connection with any intent-to-use trademark application, or (ii) any proceeds from the sale, license, lease, or other dispositions of any intent-to-use trademark application.

(c) With respect to any intent-to-use trademark application excluded from the Trademark Collateral in accordance with Section 3(a), upon submission to and acceptance by the United States Patent and Trademark Office of a statement of use or an amendment to allege use pursuant to 15 U.S.C. § 1060(a) or any successor provision, that intent-to-use trademark application will, without necessity of any further action, become Trademark Collateral.

(d) For the avoidance of doubt and notwithstanding any provision of this Trademark Security Agreement to the contrary, the Secured Obligations of any Grantor do not include any Excluded Swap Obligation of such Grantor.

4. SECURITY FOR SECURED OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and liabilities and would be owed by Grantors, or any of them, to Bank, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

5. SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Bank pursuant to the Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Bank with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement and in the Credit Agreement, the terms and provisions of each of which are incorporated by reference herein as if

fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Security Agreement, the Security Agreement shall control.

6. AUTHORIZATON TO SUPPLEMENT; AFTER-ACQUIRED TRADEMARKS. If any Grantor shall hereafter obtain rights to any Trademark Collateral, the provisions of this Trademark Security Agreement shall automatically apply thereto. Without limiting the obligations of Grantors under the Credit Agreement, Grantors hereby authorize Bank unilaterally to modify this Trademark Security Agreement by amending Schedule I to include each and every supplement to such Schedule I delivered to Bank by or on behalf of Grantors, or any of them, pursuant to the Credit Agreement or otherwise. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend Schedule I shall in any way affect, invalidate or detract from Bank's continuing security interest in all Collateral (including, without limitation, the Trademark Collateral), whether or not listed on Schedule I.

7. RELEASE OF LIENS. Upon any disposition of Trademark Collateral that is expressly permitted pursuant to the Credit Agreement, such Trademark Collateral shall be released from the security interests granted herein.

8. COUNTERPARTS. This Trademark Security Agreement may be executed in any number of counterparts, each of which when executed and delivered shall be deemed to be an original, and all of which when taken together shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement, but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, or binding effect of this Trademark Security Agreement.

9. GOVERNING LAW AND ARBITRATION PROVISIONS. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING GOVERNING LAW AND ARBITRATION SET FORTH IN SECTIONS 7.10 AND 7.13 OF THE CREDIT AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, this Trademark Security Agreement has been duly executed by the parties hereto, intending to be legally bound hereby, as of April 2, 2018

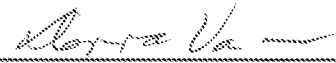
GRANTORS:

LAND O'FROST, INC.

By: 

Title: Treasurer

LAND O'FROST HOLDING, LLC

By: 

Title: President

WELLSHIRE FARMS, LLC

By: _____

Title: President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

IN WITNESS WHEREOF, this Trademark Security Agreement has been duly executed by the parties hereto, intending to be legally bound hereby, as of April 2 , 2018

GRANTORS:

LAND O'FROST, INC.

By: _____

Title: Treasurer

LAND O'FROST HOLDING, LLC

By: _____

Title: President

WELLSHIRE FARMS, LLC

By:  _____

Title: President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

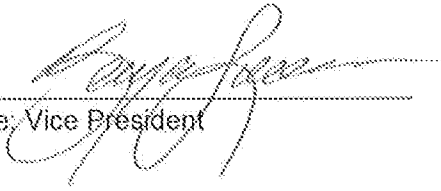
99886875

TRADEMARK
REEL: 006309 FRAME: 0394

BANK:

ACCEPTED AND ACKNOWLEDGED BY:

WELLS FARGO BANK, NATIONAL
ASSOCIATION

By: 
Title: Vice President

[SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT]

99886875

TRADEMARK
REEL: 006309 FRAME: 0395

SCHEDULE I
to
TRADEMARK SECURITY AGREEMENT

This Schedule I is attached to and made a part of that certain Trademark Security Agreement, dated as of April 2, 2018, made by LAND O'FROST, INC., an Illinois corporation ("LOF Inc."), LAND O'FROST HOLDING, LLC, an Illinois limited liability company ("Holding"), WELLSHIRE FARMS, LLC, an Illinois limited liability company ("Wellshire"), and the other "Grantors" (if any) party thereto from time to time, in favor of WELLS FARGO BANK, NATIONAL ASSOCIATION.

Trademark Registrations/Applications

Grantor	Country	Mark	Application/ Registration #	Application Date / Registration Date
Land O' Frost, Inc.	US	DELI SNACKERS	87031373/ NA	May 10, 2016
Land O' Frost, Inc.	US	BAKED MEAT SNACKS DELI SNACKERS	87031432/ NA	May 10, 2016
Land O' Frost, Inc.	US	design only	87031472/ 5206251	May 10, 2016/May 16, 2017
Land O' Frost, Inc.	US	LAND O' FROST SIMPLY DELICIOUS	86085247/ 4638321	October 8, 2013/November 11, 2014
Land O' Frost, Inc.	US	WHAT GREAT TASTE IS ALL ABOUT	85193052/ 4292815	December 8, 2010/February 19, 2013
Land O' Frost, Inc.	US	LAND O' FROST	78933616/ 3242329	July 20, 2006/May 15, 2007
Land O' Frost, inc. (Land O' Frost, Inc.)	US	GRAND DELI	77086058/ 3676886	January 18, 2007/ September 1, 2009
Land O' Frost, Inc.	US	BISTRO FAVORITES	77227998/ 3538034	July 12, 2007/November 25, 2008
Land O' Frost (Land O' Frost, Inc.)	US	THIN NEVER TASTED THIS GOOD	76579646/ 3012630	March 8, 2004/November 8, 2005

Land O' Frost (Land O' Frost, Inc.)	US	THE START OF A GREAT SANDWICH	76579645/ 3012629	March 8, 2004/November 8, 2005
Land O' Frost, Inc.	US	AMERICA'S FAVORITE 1 LB. DELI-POUCH	76579644/ 2953789	March 8, 2004/ May 17, 2005
Land o' Frost (Land O' Frost, Inc.)	US	GREAT TASTING LUNCHMEATS	76579648/ 2943187	March 8, 2004/April 19, 2005
Land O' Frost, Inc.	US	REDI.EAT	76120944/ 2641760	September 5, 2000/October 29, 2002
Land O' Frost, Inc.	US	DELISHAVED	76415141/ 2892033	October 5, 2004/May 23, 2002
Land O' Frost, Inc.	US	WORLD DELI	76318333/ 2767638	September 26, 2001/September 23, 2003
Land O' Frost, Inc.	US	SALAD TOPPERS	75819612/ 2516317	October 12, 1999/December 11, 2001
Land O' Frost, Inc.	US	LAND O'FROST PREMIUM	75305521/ 2165858	June 9, 1997/June 16, 1998
Land O' Frost, Inc.	US	LAND O'FROST	73004249/ 1002950	October 23, 1973/January 28, 1975
Land O' Frost Corporation (Land O' Frost, Inc.)	US	SANDWHICH SHOP	73787452/ 1562406	March 20, 1989/ October 24, 1989

Grantor ¹	Country	Mark	Reg. No.	Reg. Date	Application No.
Wellshire Farms, LLC	US	ALWAYS IN GOOD TASTE...NATURALLY!	4,226,466	10/16/2012	85/236,358
Wellshire Farms, LLC	US	Claim Box Design	4,961,799	5/17/2016	86/699,442
Wellshire Farms, LLC	US	COLAMECO' S PRIMO NATURALE ¹	4,232,159	10/30/2012	85/236,434
Wellshire Farms, LLC	US	COLAMECO'S	3,607,994	4/14/2009	77/625,450
Wellshire Farms, LLC	US	COLAMECO' S PRIMO NATURALE ¹	4,141,115	5/15/2012	85/243,689
Wellshire Farms, LLC	US	FEEL GREAT EAT WELL	3,231,207	4/17/2007	78/643,362
Wellshire Farms, LLC	US	GARRETT VALLEY	3,952,093	4/26/2011	77/935,692
Wellshire Farms, LLC	US	GLOBAL GOURMET GG	4,252,482	12/04/2012	85/408,475
Wellshire Farms, LLC	US	HEAT AND EAT WELL	3,345,046	11/27/2007	78/391,976
Wellshire Farms, LLC	US	HOMESTYLE MEALS	4,706,213	3/24/2015	85/972,564
Wellshire Farms, LLC	US	LESS IS MORE! ONLY INGREDIENTS	4,799,531	8/25/2015	86/512,124
Wellshire Farms, LLC	US	LOU'S FAMOUS	3,283,705	8/21/2007	78/707,917
Wellshire Farms, LLC	US	LOU'S GARRETT VALLEY NATURALS	4,143,814	5/15/2012	85/236,405
Wellshire Farms, LLC	US	LOU'S GARRETT VALLEY NATURALS	4,140,058	5/08/2012	85/243,709
Wellshire Farms, LLC	US	LOU'S NATURALS	3952094	4/26/2011	77/935696

¹ Each of the marks is currently in the name of Wellshire Farms West, Inc. (Florida) with the exception that the USPTO lists the owner of the MORE NATURAL THAN NATURAL registration as in the name of Wellshire Farms, Inc. These marks will be assigned to Wellshire Farms, LLC post-closing.

Wellshire Farms, LLC	US	LOU'S NATURALS	4,802,011	9/01/2015	86/261,334
Wellshire Farms, LLC	US	NATURAL SHOULD MEAN NATURAL	5196888	5/2/2017	86927745
Wellshire Farms, LLC	US	ALL BACON IS GOOD BUT WELLSHIRE DRY RUBBED IS GREAT!	5276171	8/29/2017	87323228
Wellshire Farms, LLC	Canada	ALL BACON IS GOOD BUT WELLSHIRE DRY RUBBED IS GREAT!	Pending	N/A	1847578
Wellshire Farms, LLC	US	MORE NATURAL THAN NATURAL	5232071	6/27/2017	87237183
Wellshire Farms, LLC	US	OPUS O	3,694,167	10/06/2009	78/523,506
Wellshire Farms, LLC	US	SMART CHART	3,075,517	4/04/2006	78/281,366
Wellshire Farms, LLC	US	SMART CHART GF SF DF P8	3,271,832	7/31/2007	78/804,347
Wellshire Farms, LLC	US	WELL OP! WORKING WELL TOGETHER	3,849,957	9/21/2010	77/935,731
Wellshire Farms, LLC	US	WELLSHIRE	3,548,157	12/16/2008	78/235,771
Wellshire Farms, LLC	Canada	WELLSHIRE	TMA750,766	10/22/2009	1,339,286
Wellshire Farms, LLC	Mexico	WELLSHIRE	1,082,901	2/09/2009	961,569
Wellshire Farms, LLC	US	WELLSHIRE and Design (Farm Scene)	4,006,115	8/02/2011	85/213,822
Wellshire Farms, LLC	US	WELLSHIRE KIDS	3,280,699	8/14/2007	78/708,227
Wellshire Farms, LLC	US	WELLSHIRE KIDS and Design	3,345,721	11/27/2007	78/803,129
Wellshire Farms, LLC	US	WELLSHIRE ORGANIC	4,025,451	9/13/2011	85/214,817

Wellshire Farms, LLC	US	WELLSHIRE UNIVERSITY "U"	4,042,847	10/18/2011	85/001,947
Wellshire Farms, LLC	Canada	WOODSTOWN FARMS	TMA916,897	10/13/2015	1690470

Trade Names

LAND O'FROST²

Common Law Trademarks

See attachment 1.

Trademarks Not Currently In Use

Grantor	Country	Mark	Application/Registration #	Application Date / Registration Date
Land O' Frost, Inc.	US	SMOKY CANYON (not renewed)	73489222/ 1360864	July 9, 1985/ September 17, 1985

Trademark Licenses

<i>All Licenses Are Oral³</i>				
<u>Licensor</u>	<u>Licensee</u>	<u>Customer</u>	<u>Product</u>	<u>Royalty to Wellshire Farms, LLC (dollars per pound)</u>
Wellshire Farms, LLC	<u>Kunzlers (2015)</u>			

² This trade name is already disclosed and subject of a trademark registration listed in the table above.

³ Wellshire Farms, LLC assumed the position of licensor on the date of this Agreement, and will continue to receive royalty payments for the licensing of the identified recipes, unless the license agreements are terminated. Royalties are generally expected to be paid on a monthly basis.

All of the licenses are oral and the Intellectual Property that is subject of all of these licenses are the recipes for the identified products, as specified in the table set forth above. With reasonable notice, Wellshire Farms, LLC could visit and inspect each licensee's facilities and that it has the right to terminate the license if any of its quality control requirements are not met. Licenses can be terminated by either side at any time.

Wellshire Farms, LLC		Aldi	Appleton Bacon Farms	\$0.05
Wellshire Farms, LLC	<u>Martins</u> <u>(2017)</u>			
Wellshire Farms, LLC		Metropolitan	WF Mild Italian	\$0.10
Wellshire Farms, LLC			WF Hot Italian	\$0.10
Wellshire Farms, LLC			WF Bratwurst	\$0.10
Wellshire Farms, LLC			WF Chorizo	\$0.10
Wellshire Farms, LLC			WF Chicken Mild	\$0.10
Wellshire Farms, LLC			WF Chicken Hot	\$0.10
Wellshire Farms, LLC			WF Chicken Bratwurst	\$0.10
Wellshire Farms, LLC			WF Chicken Breakfast BULK	\$0.10
Wellshire Farms, LLC			WF Breakfast BULK	\$0.10
Wellshire Farms, LLC			WF Mild Italian BULK	\$0.10
Wellshire Farms, LLC			WF Chicken Mild BULK	\$0.10
Wellshire Farms, LLC			WF Italian BULK	\$0.10
	<u>Godshalls</u> <u>(2015)</u>			
Wellshire Farms, LLC		C&S Ahold	Turkey Bacon-ABF	\$0.10
Wellshire Farms, LLC			MPL Turkey Bacon	\$0.10
Wellshire Farms, LLC		Columbus Manufacturing	Applewood Turkey Bacon	\$0.05

Wellshire Farms, LLC		C&S Wholesale	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		H.E. Butt	Turkey Kielbasa	\$0.10
Wellshire Farms, LLC		Kroger	Turkey Bacon Sld	\$0.10
Wellshire Farms, LLC		Supervalu-OR	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		Safeway-Auburn	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		Safeway-Dallas	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		Safeway-Denver	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		Safeway-Tracy	Turkey Kielbasa	\$0.20
Wellshire Farms, LLC		SuperValu-Shaws	Turkey Kielbasa	\$0.20