# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM485475

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Choice Foods, LLC		08/09/2018	Limited Liability Company: UTAH
Minnesota Best Maid Cookie Company, Inc.		08/09/2018	Corporation: MINNESOTA
South Coast Baking, LLC		08/09/2018	Limited Liability Company: CALIFORNIA
The New French Bakery, Inc.		08/09/2018	Corporation: MINNESOTA
Rise Baking Sweet Goods, Inc.		08/09/2018	Corporation: DELAWARE

## **RECEIVING PARTY DATA**

Name:	Cortland Capital Market Services LLC, as Administrative Agent
Street Address:	225 W. Washington Street
Internal Address:	9th Floor
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60606
Entity Type:	Limited Liability Company: DELAWARE

## **PROPERTY NUMBERS Total: 17**

Property Type	Number	Word Mark
Registration Number:	3500252	ANGELA MARIE'S
Registration Number:	3065802	BEST MAID COOKIE COMPANY
Registration Number:	5444255	BEST MAID COOKIE COMPANY EST. 1934
Registration Number:	5444277	BEST MAID EST. 1943 COOKIE COMPANY
Registration Number:	2313019	COOKIES HERE, COOKIES THERE, COOKIE LOVE
Registration Number:	5365795	FAST PAN
Registration Number:	3063392	GOOD, BETTER, BEST MAID
Registration Number:	5318606	INNOVATION YOU CAN TASTE
Registration Number:	4086198	MARSHMALLOW MUNCHIE
Registration Number:	3756017	NEW FRENCH BAKERY EST. 1995
Registration Number:	5240776	NEW FRENCH BAKERY EST. 1995
Registration Number:	5520331	NEW FRENCH BAKERY EST. 1995
		TRADEMARK

REEL: 006409 FRAME: 0127 900461764

Property Type	Number	Word Mark
Registration Number:	5520311	NEW FRENCH BAKERY EST. 1995 TAKE & BAKE
Registration Number:	2271682	RICH & SINFUL
Registration Number:	5240775	SOUTH COAST BAKING
Registration Number:	5392740	SOUTH COAST · BAKING ·
Registration Number:	2246834	THE BEST SOFT AND CHEWY COOKIES IN THE C

### **CORRESPONDENCE DATA**

**Fax Number:** 6175269899

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:** 6175269628

Email: cslattery@proskauer.com

Correspondent Name: Christine Slattery
Address Line 1: Proskauer Rose LLP

Address Line 2: One International Place, 23rd Floor Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	43028 / 080
NAME OF SUBMITTER:	Christine Slattery
SIGNATURE:	/Christine Slattery/
DATE SIGNED:	08/09/2018

### **Total Attachments: 8**

source=Project Puck Second Lien Trademark Security Agreement#page1.tif source=Project Puck Second Lien Trademark Security Agreement#page2.tif source=Project Puck Second Lien Trademark Security Agreement#page3.tif source=Project Puck Second Lien Trademark Security Agreement#page4.tif source=Project Puck Second Lien Trademark Security Agreement#page5.tif source=Project Puck Second Lien Trademark Security Agreement#page6.tif source=Project Puck Second Lien Trademark Security Agreement#page7.tif source=Project Puck Second Lien Trademark Security Agreement#page8.tif

SECOND LIEN TRADEMARK SECURITY AGREEMENT dated as of August 9, 2018 (this "Agreement"), among each of the Grantors listed on the signature pages hereof (each a "Grantor" and collectively, the "Grantors") and Cortland Capital Market Services LLC, as administrative agent (in such capacity, the "Administrative Agent").

Reference is made to (a) the Second Lien Credit Agreement dated as of August [9], 2018 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among Ultimate Baked Goods Intermediate LLC, a Delaware limited liability company ("Holdings"), Ultimate Baked Goods Midco LLC, a Delaware limited liability company (the "Borrower"), Cortland Capital Market Services LLC, as Administrative Agent (in such capacity, the "Administrative Agent") and the Lenders party thereto, and (b) the Second Lien Collateral Agreement dated of even date with the Credit Agreement (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Collateral Agreement"), among Holdings, the Borrower, the other Grantors from time to time party thereto and the Administrative Agent. The Lenders have agreed to extend credit to the Borrower subject to the terms and conditions set forth in the Credit Agreement. Each Grantor is an Affiliate of the Borrower and is willing to execute and deliver this Agreement in order to induce the Lenders to make additional Loans and as consideration for Loans previously made. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms</u>. Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the <u>Collateral Agreement</u>. The rules of construction specified in Section 1.01(b) of the Collateral Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Secured Obligations, each Grantor hereby grants to the Administrative Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest (the "Security Interest") in all of such Grantor's right, title and interest in, to and under the Trademarks listed on Schedule I attached hereto (the "Trademark Collateral"). This Agreement is not to be construed as an assignment of any trademark or trademark application and shall not be deemed to grant a security interest in any intent-to-use trademark applications filed in the United States Patent and Trademark Office, pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. Section 1051, prior to the accepted filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an accepted filing of an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act but only to the extent, if any, that, and solely during the period, if any, in which the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark under applicable federal law.

SECTION 3. <u>Collateral Agreement</u>. The Security Interest granted to the Administrative Agent herein is granted in furtherance, and not in limitation, of the security interests granted to the Administrative Agent pursuant to the Collateral Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the Trademark Collateral are more fully set forth in the Collateral Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Collateral Agreement, the terms of the Collateral Agreement shall govern.

SECTION 4. <u>Termination</u>. Upon the Termination Date, the Security Interest granted herein shall terminate and the Administrative Agent shall execute, acknowledge, and deliver to the Grantors, at the request of Grantors and at the Grantors' sole cost and expense, an instrument in writing in recordable form releasing the collateral pledge, grant, assignment, lien and security interest in the Trademark Collateral under this Agreement.

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SECTION 5. <u>Counterparts</u>. This Agreement may be executed in counterparts (and by different parties hereto on different counterparts), each of which shall constitute an original but all of which when taken together shall constitute a single contract. Delivery of an executed signature page to this Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually signed counterpart of this Agreement.

SECTION 6. <u>Miscellaneous</u>. The terms and provisions of Sections 5.02 (Waivers; Amendments), 5.05 (Survival of Agreement), 5.07 (Severability), 5.09 (Governing Law; Jurisdiction; Consent to Service of Process; Appointment of Service of Process Agent), 5.10 (WAIVER OF JURY TRIAL), and 5.11 (Headings) of the Collateral Agreement are hereby incorporated herein by reference and shall apply to this Agreement *mutatis mutandis* as if fully set forth herein.

[Remainder of Page Intentionally Left Blank]

[Signature Page to Second Lien Trademark Security Agreement]

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

## **GRANTORS**:

THE NEW FRENCH BAKERY, INC. MINNESOTA BEST MAID COOKIE CO., INC. CHOICE FOODS, LLC SOUTH COAST BAKING, LLC

Title: Chief Financial Officer

[Signature Page to Second Lien Trademark Security Agreement]

RISE BAKING SWEET GOODS, INC.

By: \_\_

Name: Chris McCammon

Title: Chief Financial Officer

[Signature Page to Second Lien Trademark Security Agreement]

CORTLAND CAPITAL MARKET SERVICES

LLC, as Administrative Agent

Name: Emily Ergang Pappas Title: Associate Counsel

[Signature Page to Second Lien Trademark Security Agreement]

Schedule I to the Second Lien Trademark Security Agreement

# TRADEMARK COLLATERAL

Renewal due: February 28, 2026						
Registered	9002/82/20	3,063,392	03/08/2005	78/582,648	Minnesota Best Maid Cookie Company, Inc.	GOOD, BETTER, BEST MAID
Affidavit of Use: December 26, 2023						
Registered	12/26/2017	5,365,795	06/22/2016	87/080,105	South Coast Baking,	FAST PAN
Registered  Renewal due: February 1, 2020	02/01/2000	2,313,019	01/29/1998	75/425,962	Minnesota Best Maid Cookie Company, Inc.	COOKIES HERE, COOKIES THERE, COOKIE LOVERS EVERYWHERE!
						COKIE COMPANY
04/10/2024						BEST MAID
Affidavit of Use due:					Cookie Company, Inc.	COMPANY & Design
Registered	04/10/2018	5,444,277	11/25/2016	87/248,134	Minnesota Best Maid	BEST MAID EST. 1934 COOKIE
Affidavit of Use due: April 10/2024					count company, me.	
Registered	04/10/2018	5,444,255	11/15/2016	87/237,883	Minnesota Best Maid	BEST MAID COOKIE
Renewal due: March 7, 2026					Coorie Company, me.	COMMAINI
Registered	03/07/2006	3,065,802	03/07/2005	78/581,841	Minnesota Best Maid	BEST MAID COOKIE
Renewal due: September 9, 2018						
Registered	8002/60/60	3,500,252	06/23/2006	78/916,032	Choice Foods, LLC	ANGELA MARIE'S
Status	Reg. Date	Reg. No.	App. Date	App. No.	Owner	Mark With Image

NEW BAKERY	NEW FRENCH BAKERY EST. The Inc.		NEW ERENCH RAKERY EST	1775	NEW FRENCH BAKERY EST. Th		MARSHMALLOW MUNCHIE CI	Q	INNOVATION YOU CAN TASTE Rise Baking Sweet	Mark With Image
	The New French Bakery, Inc.	C.	The New French Bakery		The New French Bakery,		Choice Foods, LLC	Goods, Inc.]	ise Baking Sweet	Owner
	87/248,137	077	87/248 140		77/694,426		85/134,032		87/248,131	App. No.
	11/25/2016	11/20/2010	11/25/2016		03/19/2009		09/20/2010		11/25/2016	App. Date
	5,520,331	0,110,700	5 740 776		3,756,017		4,086,198		5,318,606	Reg. No.
	07/17/2018		07/11/2017		03/02/2010		01/17/2012		_	Reg. Date
Affidavit of Use due: 07/17/2024	Registered	Affidavit of Use Due: July 11, 2023	Registered	Renewal due: March 2, 2020	Registered	Renewal due: January 18, 2022	Registered	Affidavit of Use due: October 24, 2023	Registered	Status

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Mark With Image	Owner	N	App Date	Dan No	Dan Data	Status
ENCH BAKERY TAKE	New	87/237,872	11/15/2016	5,520,311		Registered
& BAKE	Inc.					Affidavit of Use due: 07/17/2024
RICH & SINFUL	Minnesota Best Maid Cookie Company, Inc.	75/416,421	01/12/1998	2,271,682	08/24/1999	Registered
						Next renewal due: August 24, 2019
SOUTH COAST BAKING	South Coast Baking, LLC	87/248,124	11/25/2016	5,240,775	07/11/2017 Registered	Registered
						Affidavit of Use Due: July 22, 2023
SOUTH COAST BAKING & Design	South Coast Baking, LLC	87/248,126	11/25/2016	5,392,740	01/30/2018	Registered
						Affidavit of Use Due: January 30, 2024
SOUND COASIN						
THE BEST SOFT AND CHEWY	Minnesota Best Maid	75/425,961	01/29/1998	2,246,834	05/18/1999	Registered
COOKIES IN THE COUNTRY	Cookie Company, Inc.					Supplemental Register
						Renewal due: May 18, 2019