

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM493775

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST IN TRADEMARKS		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
BANK OF AMERICA, N.A.		10/12/2018	National Banking Association: UNITED STATES
RECEIVING PARTY DATA			
Name:	PLUMROSE, USA INC.		
Street Address:	1770 Promontory Circle		
City:	Greeley		
State/Country:	COLORADO		
Postal Code:	80634		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 11			
Property Type	Number	Word Mark	
Registration Number:	2969621	DAK	
Registration Number:	1285412	DAK	
Registration Number:	0797345	PLUMROSE	
Registration Number:	2949648	DANOLA	
Registration Number:	3922636	SUNHILL FOOD	
Registration Number:	1208726	PLUMROSE	
Registration Number:	4003154	PLUMROSE PREMIUM QUALITY USA	
Registration Number:	1198116		
Registration Number:	1005086		
Registration Number:	3922637	SUNHILL FOOD	
Registration Number:	2025238	DANOLA	
CORRESPONDENCE DATA			
Fax Number:			
<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:	212-318-6532		
Email:	alanagramer@paulhastings.com		
Correspondent Name:	ALANA GRAMER		
Address Line 1:	C/O PAUL HASTINGS LLP		

CH \$290.00 2969621

Address Line 2:	200 PARK AVENUE
Address Line 4:	NEW YORK, NEW YORK 10166

NAME OF SUBMITTER:	ALANA GRAMER
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SIGNATURE:	/s/
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DATE SIGNED:	10/12/2018
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Total Attachments: 6

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RELEASE OF SECURITY INTEREST IN TRADEMARKS

This RELEASE OF SECURITY INTEREST IN TRADEMARKS (this "Release"), dated effective as of October 12, 2018, is made by BANK OF AMERICA, N.A., as Administrative Agent (the "Assignor") for the several banks and other financial institutions or entities (the "Lenders") from time to time parties to the Credit Agreement referred to below, and the Person listed on the signature pages hereof (the "Assignee").

WHEREAS, JBS USA Lux S.A. (f/k/a JBS USA, LLC), a société anonyme organized under the laws of Luxembourg (the "U.S. Borrower"), JBS AUSTRALIA PTY LIMITED, the other Loan Parties, the Lenders and the Administrative Agent entered into a Third Amended and Restated Revolving Syndicated Facility Agreement, dated as of August 15, 2014 (as amended on June 17, 2015, as further amended on August 23, 2016, and as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement");

WHEREAS, in connection with the Credit Agreement, the U.S. Borrower and the other Grantors (as defined in the Security Agreement (Other Collateral)) have entered into an Amended and Restated Security Agreement (Other Collateral), dated as March 26, 2018 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement (Other Collateral)") in favor of the Administrative Agent for the ratable benefit of the Secured Parties;

WHEREAS, pursuant to the terms and conditions of the Security Agreement (Other Collateral), the Assignee entered into a Short-Form Trademark Security Agreement, dated March 26, 2018 (as it may be from time to time amended, restated, amended and restated, modified or supplemented, the "Trademark Security Agreement"), pursuant to which the Assignee granted to the Assignor, for the ratable benefit of the Secured Parties, a security interest in all of the Assignee's right, title and interest in and to the following (the "Trademark Collateral"):

(i) the trademark and service mark registrations and applications set forth in Schedule A hereto (provided that no security interest was granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "Trademarks");

(ii) all Proceeds and products of the Trademarks; and

(iii) all rights to sue at law or in equity for any infringement, unfair competition or other impairment thereof, including the right to receive all proceeds and damages therefrom;

and

WHEREAS, the Assignor and the Assignee desire that the Assignor terminate, release, and discharge fully its security interest in, all right, title and interest in and to the Trademark Collateral, including, without limitation, the Trademarks set forth on Schedule A hereto.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor hereby agrees with the Assignee as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Trademark Security Agreement or Credit Agreement, as applicable, and used herein have the meaning given to them in the Trademark Security Agreement or the Credit Agreement, as applicable.

SECTION 2. Release of Security Interest. The Assignor hereby terminates, releases and discharges fully its security interest in the Trademark Collateral, including, without limitation, the trademarks and trademark applications listed on Schedule A hereto, and reassigns and transfers any right, title and interest that the Assignor may have in the Trademark Collateral to the Assignee. The Assignor hereby acknowledges and agrees that the Trademark Security Agreement is terminated.

SECTION 3. Recordation. The Assignor hereby authorizes the Assignee or the Assignee's authorized representative to (i) record this Release with the United States Patent and Trademark Office; provided, however, that the Trademark Security Agreement has been filed with the United States Patent and Trademark Office, (ii) file UCC financing statement amendments with the applicable filing office in order to memorialize the release of the security interest of the Assignor in the Trademark Collateral, and/or (iii) otherwise record or file this Release in the applicable governmental office or agency.

SECTION 4. Further Assurances. The Assignor hereby agrees to execute and deliver to any Assignee all termination statements, releases and similar documents that such Assignee (or its respective agent or designee) shall reasonably request in order to confirm this Release and the Assignee's right, title, and interest in or to the Trademark Collateral, at such Assignee's sole cost and expense.

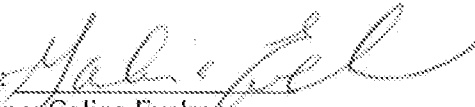
SECTION 5. Execution in Counterparts. This Release may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Delivery of an executed counterpart of a signature page to this Release by facsimile or an electronic transmission of a .pdf copy thereof shall be effective as delivery of an original executed counterpart of this Release.

SECTION 6. Governing Law. **THIS RELEASE SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF NEW YORK.**

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Assignor and the Assignee have executed this Release of Security Interest in Trademarks as of the date written above.

BANK OF AMERICA, N.A.,
as the Administrative Agent

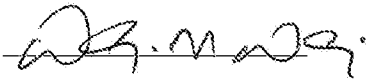
By: 

Name: Galina Evelson

Title: Vice President

[Signature Page to Release of Security Interest in Trademarks]

PLUMROSE, USA INC.,
as the Assignee

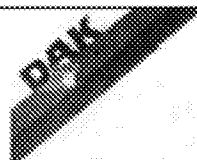

By: 

Name: Denilson Molina
Title: Chief Financial Officer

[Signature Page to Release of Security Interest in Trademarks]

TRADEMARK
REEL: 006455 FRAME: 0953

Schedule A
to
RELEASE OF SECURITY INTEREST IN TRADEMARKS

Case Ref.	Country	Mark	Device (if any)	Registration No.
TM8206MX00	Mexico	DAK <w>		386283
TM8206US00	USA	DAK <w>		2969621
TM8210US00	USA	Dak <f>		1285412
TM8219CA00	Canada	PLUMROSE <w>		TMA122260
TM8219MX02	Mexico	PLUMROSE <w>		382764
TM8219MX05	Mexico	PLUMROSE <w>		382764
TM8219MX29	Mexico	PLUMROSE <w>		382764
TM8219MX30	Mexico	PLUMROSE <w>		382764
TM8219MX31	Mexico	PLUMROSE <w>		382764
TM8219MX32	Mexico	PLUMROSE <w>		382764
TM8219US00	USA	PLUMROSE <w>		797345
	USA	DANOLA		2949648
TM8266CA00	Canada	DANOLA <w>		TMA302629
TM8266MX00	Mexico	DANOLA <w>		519210
TM8277US00	USA	SUNHILL FOOD <w>		3922636
TM8284US00	USA	Plumrose <f>		1208726

TM8286CA00	Canada	Plumrose Premium Quality USA new logo <f>		TMA836633
TM8286US00	USA	Plumrose Premium Quality USA new logo <f>		4003154
TM8288CA00	Canada	Viking <f>		TMA836634
TM8289US00	USA	Viking <f>		1198116
	USA	Design Only		1005086
TM8297US00	USA	Sunhill Food <f>		3922637
TM8338CA00	Canada	Plumrose Premium Quality USA <f>		TMA838007
TM8685US00	USA	Danola <f>		2025238