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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM529959

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	Amended and Restated Trademark Security Agreement	

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
H.J. BAKER & BRO., LLC		06/21/2019	Limited Liability Company: DELAWARE

## **RECEIVING PARTY DATA**

Name:	Wells Fargo Bank, National Association, as Agent	
Street Address:	One Boston Place, 18th Floor	
City:	Boston	
State/Country:	MASSACHUSETTS	
Postal Code:	02108	
Entity Type:	Association: UNITED STATES	

## **PROPERTY NUMBERS Total: 21**

Property Type	Number	Word Mark
Serial Number:	87231096	AQUA-PAK
Registration Number:	2414078	BAKERBRO.COM
Serial Number:	86880835	ENCAPSULAID
Registration Number:	3337770	H.J. BAKER'S PRO PLUS
Registration Number:	4337342	H.J. BAKER & BRO., INC.
Serial Number:	86717329	LACTIVATE
Registration Number:	3873622	METABOLYS
Registration Number:	4134981	METABOLYS
Registration Number:	4077494	METABOLYS
Registration Number:	4141903	METABOLYS
Serial Number:	86717353	METABO MET
Registration Number:	4119365	NUTRI-PAK
Registration Number:	4189921	NUTRI-PAK
Registration Number:	3137784	PRO-LAK
Registration Number:	1743424	PRO LAK
Registration Number:	4146685	PRO-PAK
Registration Number:	2558058	PRO-PAK
Registration Number:	4190782	PRO-PLUS
Serial Number:	86880850	SAFEGAIN
	•	TRADEMARK

TRADEMARK

900504720 REEL: 006682 FRAME: 0734

Property Type	Number	Word Mark
Registration Number:	4345270	
Serial Number:	86880856	VEGAIN

### **CORRESPONDENCE DATA**

**Fax Number:** 8009144240

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:** 614-280-3566

**Email:** james.murray@wolterskluwer.com

Correspondent Name: James Murray

Address Line 1: 4400 Easton Commons Way, Suite 125

Address Line 2: CT Corporation

Address Line 4: Columbus, OHIO 43219

NAME OF SUBMITTER: Robin Riley	
SIGNATURE:	/Robin Riley/
DATE SIGNED:	07/01/2019

## **Total Attachments: 16**

source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page1.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page2.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page3.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page4.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page5.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page6.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page7.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page8.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page9.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page10.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page11.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page12.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page13.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page14.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page15.tif source=HJ Baker - AR Trademark Security Agmt with Cover Page for filing#page16.tif

		RKS ONLY	
To the director of the U.S. Pate		e record the attached documents or	the new address(es) below.
1. Name of conveying party(ies)		2. Name and address of receiving	j party(ies)
H. J. BAKER &	BRO. LLC	Additional names, addresses, or citizens	☐ Yes ship attached? ☒ No
		Name: Wells Fargo Bank, Nationa	
☐ Individual(s)	☐ Association	Internal Address:	
☐ General Partnership	☐Limited Partnership	Street Address: <u>One Boston Place.</u>	18 <sup>th</sup> Floor
☐ Corporation ☑ Limited Liability Company		City: <u>Boston</u>	
Citizenship: <u>DE</u>		State: MA	
Execution Date(s): June 21, 2019		Country: <u>USA</u>	Zip: <u>02108</u>
Additional names of conveying par	ties attached? ☐ Yes ☒ No		
3. Nature of conveyance:		General Partnership Citizenship	
☐ Assignment	☐ Merger	☐ Limited Partnership Citizenship:	
☐ Security Agreement	☐ Change of Name	☐ Corporation Citizenship:	
☐ Other: Amended and Restate		Other Bank Citizenship: USA	
Agreement	,	If assignee is not domiciled in the U representative designation is attach (Designations must be a separate d	ed. ∐Yes⊠ No
		fication or description of the Trade	emark.
A. Trademark Application No.(s) So	ee Attached Schedule 1	B. Trademark Registration No.(s) S Additional sheet(s	
C. Identification or Description of T	rademark(s) (and Filing Date if	Application or Registration Number is	s unknown)
5. Name address of party to who concerning document should be Name: Robin Riley		6. Total number of applications a registrations inv	
Internal Address: Otterbourg P.C.		7. Total fee (37 CFR 2.6(b)(6) & 3.4	
Street Address: 230 Park Avenue		☐ Authorized to be charged to ☐ Enclosed	o deposit account
City: New York		8. Payment Information:	
State: NY	Zip: <u>10169</u>	a. Credit Card Las	st 4 Numbers
Phone Number: <u>212-905-3705</u>		Exp	piration Date
Fax Number:		<ul> <li>b. Deposit Account Number</li> <li>Authorized User Name:</li> </ul>	
Email Address: rriley@otterbourg.c	<u>om</u>	, (11,11,11,11,11,11,11,11,11,11,11,11,11,	
9. Signature: <u>ACEA</u>	Signature		June 28, 2019 Date mber of pages including cover
R	Robin Riley lame of Person Signing	sneet, at	tachments, and document: 16

Documents to be recorded (including cover sheet) should be faxed to (703) 306-6995, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

#### AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement") is made this 21st day of June, 2019, by and among the Grantors listed on the signature pages hereof (collectively, jointly and severally, "Grantors" and each individually "Grantor"), and Wells Fargo Bank, National Association, a national banking association ("Wells Fargo"), in its capacity as administrative agent for each member of the Lender Group and the Bank Product Providers (in such capacity, together with its successors and assigns in such capacity, "Agent").

#### WITNESSETH:

WHEREAS, Wells Fargo provided a senior secured revolving credit facility to H. J. Baker & Bro., LLC, a Delaware limited liability company ("Parent") and certain affiliates of Parent, as evidenced by the Credit Agreement, dated as of January 16, 2013, by and among Agent, certain parties thereto as lenders, Parent, and certain affiliates of Parent (as heretofore amended, modified or supplemented, the "Original Credit Agreement"), and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection therewith or related thereto;

WHEREAS, in connection with the Original Credit Agreement, Parent has granted Wells Fargo a security interest in and lien upon certain trademarks and related assets as set forth in the Trademark Collateral Agreement, dated as of January 16, 2013, between Parent and Wells Fargo (as amended, restated, supplemented or otherwise modified prior to the date hereof, the "Existing Trademark Agreement"), recorded with the United States Patent and Trademark Office on January 16, 2013 at reel/frame 4944/0412;

WHEREAS, the Original Credit Agreement has been amended and restated, as set forth in the Amended and Restated Credit Agreement, dated as of December 8, 2016, by and among Parent, such subsidiaries and Wells Fargo (as heretofore amended, modified or supplemented, the "Existing Credit Agreement"), and other agreements, documents and instruments referred to therein or at any time executed and/or delivered in connection therewith or related thereto (all of the foregoing, together with the Existing Credit Agreement, as the same have been amended, modified, supplemented, extended, renewed, restated or replaced prior to the date hereof, being collectively referred to herein as the "Existing Loan Documents");

WHEREAS, the credit facility provided to Parent and certain of its subsidiaries as set forth in the Existing Credit Agreement is being amended and restated in its entirety on or about the date hereof pursuant to a senior secured revolving credit and term loan facility being provided by Agent and the Lender Group as set forth in the Credit Agreement, dated of even date herewith, by and among Parent. Oxbow Sulphur Inc., a Delaware corporation, to be known as, and survivor of the merger with, H. J. Baker Sulphur, LLC, a Delaware limited liability company ("H.J. Baker Sulphur US"), Sulcom, Inc., a Delaware corporation, to be known as H. J. Baker Logistics, LLC, a Delaware limited liability company ("H.J. Baker Logistics" and together with Parent, H.J. Baker Sulphur US and any other Person organized under the laws of a jurisdiction in the United States that becomes a party thereto as a Borrower, each a "US Borrower" and collectively, "US Borrowers"), H. J. Baker Sulphur Canada ULC, a British Columbia unlimited liability company, as the continuing corporation upon the amalgamation with Oxbow Sulphur Canada ULC, a British Columbia unlimited liability company ("H.J. Baker Sulphur Canada." and together with any other Person organized under the laws of Canada or a jurisdiction in Canada that becomes a party thereto as a Borrower, each a "Canadian Borrower" and collectively, "Canadian Borrowers"), and Oxbow Sulphur B.V., a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid), incorporated under the laws of the Netherlands, having its statutory seat in Rotterdam, the Netherlands and registered with the Dutch Chamber of Commerce under number

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72513330, which will enter into a merger with H. J. Baker Sulphur International Coöperatief U.A., a cooperative with excluded liability (cooperatie met uitgesloten aansprakelijkheid), incorporated under the laws of the Netherlands, having its statutory seat in Amsterdam, the Netherlands and registered with the Dutch Chamber of Commerce under number 74967983, with Oxbow Sulphur B.V. as the disappearing entity ("Oxbow Netherlands," and together with any other Person organized under the laws of the Netherlands that becomes a party thereto as a Borrower, each a "Dutch Borrower" and collectively "Dutch Borrowers"; and together with the US Borrowers and the Canadian Borrowers, each a "Borrower" and collectively, "Borrowers"), certain affiliates of Borrowers party thereto, the lenders party thereto as Lenders (each individually a "Lender" and collectively, "Lenders") and Agent (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement");

WHEREAS, in connection with the amendment and restatement of the Existing Credit Agreement, and the senior secured revolving credit and term loan facility being provided by Agent and the Lender Group pursuant to the Credit Agreement, the members of the Lender Group and the Bank Product Providers are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement, the other Loan Documents, and the Bank Product Agreements, subject to the execution and delivery by Parent, the other Borrowers and certain other subsidiaries of Parent of the US Guaranty and Security Agreement, dated of even date herewith, by and among Agent, Parent and certain subsidiaries of Parent (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, the Borrowers and Guarantors party thereto are required to execute and deliver to Agent, for the benefit of the Lender Group and the Bank Product Providers, 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. <u>Defined Terms</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set forth in <u>Section 1.4</u> of the Credit Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.
- 2. <u>Grant of Security Interest In Trademark Collateral</u>. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit of each member of the Lender Group and each of the Bank Product Providers, to secure the Secured Obligations, and each of those Grantors party to the Existing Trademark Agreement reaffirms and restates the prior grant of such Grantor under the Existing Trademark Agreement of, a continuing security interest (referred to in this Trademark Security Agreement as the "<u>Security Interest</u>") 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 "<u>Trademark Collateral</u>"):
- (a) all of its United States Trademark registrations and applications including those referred to on Schedule I; provided, that, notwithstanding the foregoing, United States "intent-to-use" trademark applications shall be excluded from the definition of "Trademark Collateral" hereunder 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, provided that upon submission and acceptance by the PTO of an amendment to allege use, pursuant to 15 U.S.C. Section 1060(a) (or any successor provision), such intent-to-use trademark application shall be included in the definition of "Trademark Collateral" hereunder:

- (b) all goodwill of the business connected with the use of, and symbolized by, each Trademark that is the subject of any such Trademark registration or application; and
- (c) all products and proceeds (as that term is defined in the UCC) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any such Trademark, 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 in connection with any such Trademark and any other Trademark Related Asset.
- 3. <u>Security for Secured Obligations</u>. 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 would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group, the Bank Product Providers or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.
- 4. Security Agreement. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group and the Bank Product Providers, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions 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 Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.
- 5. Authorization to Supplement. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending Schedule I to include any such new trademark rights of each Grantor. 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 Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.
- 6. <u>Counterparts</u>. This Trademark Security Agreement is a Loan Document. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate 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, and binding effect of this Trademark Security Agreement.
- 7. Choice of Law And Venue, Jury Trial Waiver. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, AND JURY TRIAL WAIVER SET FORTH IN <u>SECTION 25</u> OF THE GUARANTY AND

SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, MUTATIS MUTANDIS.

8. Restatement. As of the date hereof, the terms, conditions, agreements, covenants, representations and warranties set forth in the Existing Trademark Agreement are hereby amended, restated, restructured, replaced and superseded in their entirety by the terms, conditions, agreements, covenants, representations and warranties set forth in this Trademark Security Agreement. The parties hereto acknowledge and agree that (a) this Trademark Security Agreement does not constitute a novation, payment and reborrowing or termination of the Secured Obligations arising under or pursuant to the Existing Trademark Agreement as in effect immediately prior to the effectiveness of this Trademark Security Agreement, (b) such Secured Obligations arising under or pursuant to the Existing Trademark Agreement are in all respects continuing with only the terms being modified as provided in this Trademark Security Agreement, and (c) the Liens and security interests in favor of the Agent for the benefit of the Lender Group and the Bank Product Providers securing payment of such Secured Obligations arising under or pursuant to the Existing Trademark Agreement are in all respects continuing and in full force and effect with respect to all Secured Obligations and shall not in any manner be impaired, limited, terminated, waived or released by virtue of the amendment and restatement of any of the Existing Trademark Agreement and the other Existing Loan Documents on the date hereof.

[signature page follows]

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GRANTORS:	By: Name: Shristopher V.B. Smith Title: Charl Executive Officer
AGENT:	ACCEPTED AND ACKNOWLEDGED BY: WELLS FARGO BANK, NATIONAL ASSOCIATION
	By: Name: Its Authorized Signatory

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

[signature page to Trademark Security Agreement]

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:	H. J. BAKER & BRO., LLC		
	By: Name: Title:		
AGENT:	ACCEPTED AND ACKNOWLEDGED BY:		
	WELLS FARGO BANK, NATIONAL ASSOCIATION		
	By:  Name: See M. Lange  Its Authorized Signatory		

[signature page to Trademark Security Agreement]

# SCHEDULE I

#### to

# TRADEMARK SECURITY AGREEMENT

# Trademark Registrations/Applications

Mark	Owner	Jurisdiction Status	Application No. Application Date	Registration No.
AQUA-PAK	H. J. Baker & Bro LLC	Argentina Published	3492506 Apr 5, 2016	
PRO-PAK	H. J. Baker & Bro., LLC	Argentina Published	3507371 May 20, 2016	
AQUA-PAK	H. J. Baker & Bro.,	Bolivia	SM 01525-2016	168447-C Sep
	LLC	Registered	Mar 29, 2016	14, 2016
PRO-PAK	H. J. Baker & Bro.,	Bolivia	SM 01526- 2016	168448
	LLC	Registered	Mar 29, 2016	Sep 14, 2016
AQUA-PAK	H. J. Baker & Bro.,	Brazil	827001967	827001967
	LLC	Registered	Dec 10, 2004	Oct 30, 2007
METABOLYS	H. J. Baker & Bro.,	Canada	1,478,574	888919
	LLC	Registered	Apr 27, 2010	Oct 29, 2014
AQUA-PAK	H. J. Baker & Bro., LLC	Chile Published	1205064 May 18, 2016	
PRO-PAK	H. J. Baker & Bro., LLC	Chile Published	1205062 May 18, 2016	
AQUA-PAK	H. J. Baker & Bro.,	China	4416988	4416988
	LLC	Registered	Dec 15, 2004	Apr 7, 2009
AQUA-PAK (in Chinese	H. J. Baker & Bro.,	China	18386635	
characters	ULC	Published	Nov 20, 2015	

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H. J. Baker & Bro.,	Colombia	2016-075072	
LLC	Published	Mar 28, 2016	
H. J. Baker & Bro.,	Colombia	11115556	443559
LLC	Registered	Sep 7, 2011	Mar 22, 2012
H. J. Baker & Bro.,	Colombia	11074846	435671
LLC	Registered	Jun 8, 2011	Nov 24, 2011
H. J. Baker & Bro.,	Colombia	11074847	435672
LLC	Registered	Jun 8, 2011	Nov 24; 2011
H. J. Baker & Bro.,	Colombia	12032929	451427
LLC	Registered	Feb 24, 2012	Jun 28, 2012
H. J. Baker & Bro.,	Colombia	12032932	451418
LLC	Registered	Feb 24, 2012	Jun 26, 2012
H. J. Baker & Bro.,	Costa Rica	2015-9867	253077
LLC	Registered	Oct 13, 2015	Jun 17, 2016
H. J. Baker & Bro.,	Costa Rica	2015-7097	249298
LLC	Registered	Jul 24, 2015	Jan 21, 2016
H. J. Baker & Bro.,	Dominican Republic Registered	2016-12360	231453
LLC		Apr 14, 2016	Jun 30, 2016
H. J. Baker & Bro.,	Dominican Republic	2011-14340	192700
LLC	Registered	Jun 8, 2011	Jan 17, 2012
H. J. Baker & Bro.,	Dominican Republic	2015-23996	230983
LLC		Aug 4, 2015	Jun 14, 2016
H. J. Baker & Bro.,	Dominican Republic	2011-16523	195117
LLC		Jul 5, 2011	May 16, 2012
	H. J. Baker & Bro., LLC  H. J. Baker & Bro., LLC	H. J. Baker & Bro., LLC  H. J. Baker & Bro., LLC  Registered  H. J. Baker & Bro., LLC  H. J. Baker & Bro., LLC  Registered  H. J. Baker & Bro., LLC  H. J. Baker & Bro., LLC  Registered  Dominican Republic LLC  Registered	LLC

PRO-POLLO & Ship	H. J. Baker & Bro., LLC	Dominican Republic Registered	2012-5564 Mar 6, 2012	195825 Jun 15, 2012
AQUA-PAK	H. J. Baker & Bro., LLC	Ecuador Published	2015-43465 Oct 14, 2015	
PRO-PAK	H. J. Baker & Bro., LLC	Ecuador Published Opposed	2015-39043 Sep 10, 2015	
PRO-PAK	H. J. Baker & Bro., LLC	El Salvador Published	2015145370 Jul 30, 2015	
PRO-PAK	H. J. Baker & Bro., LLC	Guatemala Published	2015-7568 Aug 4, 2015	
AQUA-PAK	H. J. Baker & Bro., LLC	Honduras Registered	39750-15 Oct 13, 2015	138177 Aug 25, 2016
PRO-PAK	H. J. Baker & Bro., LLC	Honduras Pending	35613-15 Sep 8, 2015	
AQUA-PAK	H. J. Baker & Bro., LLC	Indonesia Pending	D00 2015 0149147 Nov 4, 2015	
PRO-PAK	H. J. Baker & Bro., LLC	Indonesia Pending	D002015041434 Sep 23, 2015	
AQUA-PAK	H. J. Baker & Bro., LLC	Mexico Registered	697869 Jan 20, 2005	916196 Jan 24, 2006
H.J. BAKER & BRO.,	H. J. Baker & Bro.,	Mexico Registered	1182973 Jun 1, 2011	1251326 Nov 14, 2011
H.J. BAKER & BRO.,	H. J. Baker & Bro., LLC	Mexico Registered	1182975 Jun 1, 2011	1247852 Nov 1, 2011

H.J. BAKER & BRO.,	H. J. Baker & Bro.,	Mexico	1182976	1247853
	LLC	Registered	Jun 1, 2011	Nov 1, 2011
H.J. BAKER DE MEXICO	H. J. Baker & Bro.,	Mexico	1182977	1251327
	LLC	Registered	Jun 1, 2011	Nov 14, 2011
H.J. BAKER DE MEXICO	H. J. Baker & Bro.,	Mexico	1182978	1247854
	LLC	Registered	Jun 1, 2011	Nov 1, 2011
H.J. BAKER DE MEXICO	H. J. Baker & Bro.,	Mexico	1182979	1247855
	LLC	Registered	Jun 1, 2011	Nov 1, 2011
LACTIVATE	H. J. Baker & Bro.,	Mexico	1660833	1644882
	LLC	Registered	Sep 23, 2015	Jun 9, 2016
METABOLYS	H. J. Baker & Bro.,	Mexico	1079281	1219747
	LLC	Registered	Mar 31, 2010	May 30, 2011
METABOLYS and	H. J. Baker & Bro.,	Mexico	1079280	1217640
	LLC	Registered	Mar 31, 2010	May 19, 2011
METABOMET	H. J. Baker & Bro.,	Mexico	1660834	1613267
	LLC	Registered	Sep 23, 2015	Feb 12, 2016
NUTRI-PAK	H. J. Baker & Bro.,	Mexico	1218293	1272472
	LLC	Registered	Oct 7, 2011	Mar 7, 2012
PRO-LAK	H. J. Baker & Bro.,	Mexico	1439134	1450637
	LLC	Registered	Dec 6, 2013	Apr 28, 2014
PRO-LAK & Design	H. J. Baker & Bro.,	Mexico	1439135	1445046
	LLC	Registered	Dec 6, 2013	Mar 31, 2014
PRO-PAK	H. J. Baker & Bro.,	Mexico	166102	459627
	LLC	Registered	Apr 26, 1993	May 9, 1994

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PRO-PLUS	H. J. Baker & Bro.,	Mexico	1216762	121000
	LLC	Registered	Oct 3, 2011	1318296 Oct 5, 2012
PRO-PLUS	H. J. Baker & Bro.,	Mexico	1216507	1269363
	LLC	Registered	Sep 30, 2011	Feb 20, 2012
PRO-POLLO	H. J. Baker & Bro.,	Mexico	1218291	1272471
	LLC	Registered	Oct 7, 2011	Mar 7, 2012
AQUA-PAK	H. J. Baker & Bro.,	Myanmar	15776/2015	IV/15776/2015
	LLC	Registered	Nov 25, 2015	Dec 10, 2015
PRO-PAK	H. J. Baker & Bro.,	Myanmar	15187/2015	IV/15187/2015
	LLC	Registered	Nov 12, 2015	Nov 27, 2015
AQUA-PAK	H. J. Baker & Bro.,	Nicaragua	2015-03849	2016113139
	LLC	Registered	Oct 14, 2015	Jan 22, 2016
PRO-PAK	H. J. Baker & Bro.,	Nicaragua	2015-03343	2016113138
	LLC	Registered	Sep 6, 2015	Jan 22, 2016
PRO-PAK	H. J. Baker & Bro., LLC	Nigeria Pending	F/TM/O/2015/663 59 Sep 7, 2015	
PRO-PAK	H. J. Baker & Bro.,	Pakistan	231001	231001
	LLC	Registered	Dec 28, 2006	Dec 28, 2006
NUTRI-PAK	H. J. Baker & Bro.,	Panama	201161	201161
	LLC	Registered	Jun 8, 2011	Jun 8, 2011
NUTRI-PAK	H. J. Baker & Bro.,	Panama	201162	201162
	LLC	Registered	Jun 8, 2011	Jun 8, 2011
PRO-PAK	H. J. Baker & Bro.,	Panama	205267	205267
	LLC	Registered	Oct 10, 2011	Oct 10, 2011
PRO-PLUS	H. J. Baker & Bro.,	Panama	201372	201372

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PRO-PLUS	H. J. Baker & Bro., LLC	Panama Registered	201371 Jun 15, 2011	201371 Jun 15, 2011
PRO-POLLO	H. J. Baker & Bro.,	Panama Registered	201163 Jun 8, 2011	201163 Jun 8, 2011
PRO-POLLO	H. J. Baker & Bro., LLC	Panama Registered	201160 Jun 8, 2011	201160 Jun 8, 2011
AQUA-PAK	H. J. Baker & Bro., LLC	Paraguay Published	1618008 Apr 5, 2016	
PRO-PAK	H. J. Baker & Bro., LLC	Paraguay Published	1618011 Apr 5, 2016	
AQUA-PAK	H. J. Baker & Bro., LLC	Peru Registered	637615 Oct 19, 2015	234193 Jan 19, 2016
PRO-PLUS	H. J. Baker & Bro., LLC	Peru Pending	674918 Aug 31, 2016	
AQUA-PAK	H. J. Baker & Bro., LLC	Philippines Allowed	4-2015-012813 Nov 5, 2015	
PRO-PAK	H. J. Baker & Bro., LLC	Philippines Registered	85369 Apr 12, 1993	61029 Jun 22, 1995
PRO-PAK	H. J. Baker & Bro., LLC	Russian Federation  Registered  Instructed to Abandon	2006726568 Sep 15, 2006	355015 Jul 15, 2008
PRO-PAK	H. J. Baker & Bro., LLC	Sri Lanka Pending	200940 Sep 15, 2015	
AQUA-PAK Stylized	H. J. Baker & Bro., LLC	United States of America Pending	87/231,096 Nov 9, 2016	
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BAKERBRO.COM	H. J. Baker & Bro., LLC	United States of America Registered	75/897,321 Jan 18, 2000	2414078 Dec 19, 2000
ENCAPSULAID	H. J. Baker & Bro., LLC	United States of America Allowed	86/880,835 Jan 20, 2016	
H.J. BAKER'S PRO PLUS	H. J. Baker & Bro., LLC	United States of America Registered	76/670,402 Dec 14, 2006	3337770 Nov 20, 2007
H.J. BAKER & BRO., INC.	H. J. Baker & Bro., LLC	United States of America Registered	85/587,672 Apr 3, 2012	4337342 May 21, 2013
LACTIVATE	H. J. Baker & Bro., LLC	United States of America Allowed	86/717,329 Aug 6, 2015	
METABOLYS	H. J. Baker & Bro., LLC	United States of America Registered	76/669,631 Nov 27, 2006	3873622 Nov 9, 2010
METABOLYS	H. J. Baker & Bro., LLC	United States of America Registered	85/409.599 Aug 29, 2011	4134981 May 1, 2012
METABOLYS and	H. J. Baker & Bro., LLC	United States of America Registered	77/839,548 Oct 1, 2009	4077494 Dec 27, 2011
METABOLYS and	H. J. Baker & Bro., LLC	United States of America Registered	85/409,691 Aug 29, 2011	4141903 May 15, 2012
METABOMET	H. J. Baker & Bro., LLC	United States of America Allowed	86/717,353 Aug 6, 2015	

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NUTRI-PAK	H. J. Baker & Bro., LLC	United States of America Registered	85/192,975 Dec 8, 2010	4119365 Mar 27, 2012
NUTRI-PAK	H. J. Baker & Bro., LLC	United States of America Registered	85/495,237 Dec 14, 2011	4189921 Aug 14, 2012
PRO-LAK	H. J. Baker & Bro., LLC	United States of America Registered	76/648,365 Oct 11, 2005	3137784 Sep 5, 2006
83	H. J. Baker & Bro., LLC	United States of America Registered	74/144,802 Mar 5, 1991	1743424 Dec 29, 1992
PRO-PAK	H. J. Baker & Bro., LLC	United States of America Registered	85/444,641 Oct 11, 2011	4146685 May 22, 2012
PRO-PAK	H. J. Baker & Bro., LLC	United States of America Registered	76/067,813 Jun 13, 2000	2558058 Apr 9, 2002
PRO-PLUS	H. J. Baker & Bro., LLC	United States of America Registered	85/532,276 Feb 2, 2012	4190782 Aug 14, 2012
SaféGain	H. J. Baker & Bro., LLC	United States of America Allowed	86/880,850 Jan 20, 2016	
sign	H. J. Baker & Bro., LLC	United States of America Registered	85/587,720 Apr 3, 2012	4345270 Jun 4, 2013
Vega <sup>®</sup> n	H. J. Baker & Bro., LLC	United States of America Allowed	86/880,856 Jan 20, 2016	

AQUA-PAK	H. J. Baker & Bro., LLC	Uruguay Published	473141 Apr 7, 2016	
PRO-PAK	H. J. Baker & Bro., LLC	Vietnam Published	4-2015-24474 Sep 7, 2015	The second secon

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