

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM678374

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST
<b>SEQUENCE:</b>	1

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
DNB Bank ASA		09/24/2021	Allmennaksjeselskap (Asa): NORWAY

## RECEIVING PARTY DATA

<b>Name:</b>	Mowi USA, LLC
<b>Street Address:</b>	8550 N.W. 17TH Street
<b>Internal Address:</b>	Suite 105
<b>City:</b>	Miami
<b>State/Country:</b>	FLORIDA
<b>Postal Code:</b>	33126
<b>Entity Type:</b>	Limited Liability Company: FLORIDA

## PROPERTY NUMBERS Total: 11

Property Type	Number	Word Mark
Registration Number:	3824965	ADMIRAL'S
Registration Number:	2207350	AYSEN
Registration Number:	2876953	ROYAL FJORD
Registration Number:	4846089	ROYAL FJORD
Serial Number:	86126321	REBEL FISH
Serial Number:	87540232	REBEL FISH
Serial Number:	88084500	REBEL FISH
Registration Number:	5219633	REBEL FISH
Registration Number:	5061178	REBEL FISH
Registration Number:	5052368	THE SALMON KITCHEN .COM
Registration Number:	4944525	THE TILAPIA KITCHEN.COM

## CORRESPONDENCE DATA

Fax Number:

*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: 2026637271

Email: thomas.brooke@hklaw.com

TRADEMARK

**Correspondent Name:** Thomas W. Brooke  
**Address Line 1:** 800 17th Street, NW  
**Address Line 2:** Suite 1100  
**Address Line 4:** Washington, D.C. 20006

**NAME OF SUBMITTER:** Thomas W. Brooke

**SIGNATURE:** /Thomas W. Brooke/

**DATE SIGNED:** 10/01/2021

**Total Attachments: 8**

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## U.S. TERMINATION AND RELEASE AGREEMENT

This U.S. Termination and Release Agreement, dated and made effective as of September 24, 2021 (this "Agreement"), is among Mowi USA Holding, LLC (formerly known as Marine Harvest USA Holding, LLC), a Maine limited liability company ("Mowi Holding"), Mowi USA, LLC (formerly known as Marine Harvest USA, LLC), a Florida limited liability company ("Mowi USA"), Marine Harvest Holding AS, a Norwegian company ("MHH AS"), and DNB Bank ASA, for itself and each of the Secured Parties (the "Security Agent").

### Witnesseth:

WHEREAS, each of Mowi Holding, Mowi USA and MHH AS, respectively, are directly or indirectly owned by the Parent Borrower (defined in the next following sentence). The Parent Borrower was a party to that certain Facility Agreement dated June 8, 2017 (as amended, supplemented or modified from time to time, the "Original Facility Agreement") and made between, amongst others, Marine Harvest ASA (now known as Mowi ASA), a company incorporated under the laws of Norway, as Borrower (and referred to herein as the "Parent Borrower"), the Original Obligors named therein and the Arranger, the Original Lenders, the Original Hedge Counterparties, the Agent and the Security Agent (each as defined therein), to which each of Mowi Holding, Mowi USA and MHH AS acceded pursuant to an Accession Letter entered into by each, dated July 4, 2017, and pursuant to which the Original Lenders agreed to make available to the Borrowers (as defined therein) certain term and revolving loan facilities (the "Original Loan").

WHEREAS, it was a condition precedent to granting the Original Loan that each of Mowi Holding and Mowi USA (together, the "Relevant US Subsidiaries") provide certain security interests in favor of the Security Agent.

WHEREAS, further, it was a condition precedent to granting the Original Loan that MHH AS provide a security interest in the membership units of Mowi Holding in favor of the Security Agent;

WHEREAS, consequently, each of the Relevant US Subsidiaries or MHH AS (as applicable) provided certain security interests in favor of the Security Agent pursuant to each of the U.S. Security Documents (as defined below).

WHEREAS, as of the date of this Agreement, the Original Facility Agreement has been terminated and a new facility agreement has been entered into dated September 17, 2021 ("Facility Agreement") among, inter alia, the Parent Borrower as the Original Borrower and the Original Guarantor, the Arranger, the Original Lenders named therein, the Original Hedge Counterparties, the Sustainability Coordinator, the Agent and the Security Agent (each as defined therein) pursuant to which such Original Lenders have agreed to make available to the Borrowers (as defined therein) certain term and revolving loan facilities, and the parties hereto hereby wish to terminate and release the Secured Interests created under the U.S. Security Documents (as defined below).

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the parties to this Agreement hereby agree as follows.

Section 1. Definitions. Capitalized terms used herein without definition shall have the meaning ascribed thereto in this Section 1 and if not so described herein shall have the meanings ascribed thereto in the Facility Agreement.

"U.S. Security Documents" shall mean each of the documents listed on Schedule I of this Agreement, and each of the related documents which perfect the security interests created by the U.S. Security Documents in favor of the Security Agent.

"Secured Interests" shall mean the security interests created in favor of the Security Agent under each of the U.S. Security Documents in accordance with the terms thereof.

Section 2. Termination and Release of Security. Effective as of the date of this Agreement, each of the U.S. Security Documents are terminated and are of no further force and effect.

Section 3. Release of Liens and Indemnity. The Security Agent hereby confirms that, contemporaneously with termination of the U.S. Security Documents as contemplated pursuant to paragraph 2 of this Agreement, and except as otherwise provided in this Agreement, all of the Secured Interests created thereby, are hereby released without further act or requirement, and terminated as of the date of this Agreement.

Section 4. Share Certificates. The Security Agent hereby confirms that it has executed and delivered to each of Mowi Holding and Mowi USA an Affidavit of Loss and Indemnity Agreement in connection with the loss, destruction or theft of the following share certificates relating to Mowi Holding and Mowi USA respectively (collectively the "U.S. Share Certificates"):

(i) Certificate No. 5 dated April 19, 2019, evidencing MHH AS's ownership of 100% of the Membership Units of Mowi Holding; and

(ii) Certificate No. 5 dated April 19, 2019, evidencing Mowi Holding's ownership of 100% of the Membership Interests of Mowi USA.

Section 5. Representations and Warranties of each of Mowi Holding, Mowi USA and MHH AS. Each of Mowi Holding, Mowi USA and MHH AS, jointly and severally, represents, warrants and covenants to and with the Security Agent that:

(a) (i) in the case of Mowi Holding it is a limited liability company, duly organized, validly existing and in good standing under the laws of the State of Maine, (ii) in the case of Mowi USA, it is a limited liability company duly organized, validly existing and in good standing under the laws of the State of Florida, and (iii) in the case of MHH AS, it is a company duly organized, validly existing and in good standing under the laws of Norway; it has full power and authority to own its property; and it is qualified to do business in every jurisdiction where such qualification is required except where the

failure to be so qualified would not have a material adverse effect on its ability to conduct its business;

(b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary company action of each of them, and does not require any member or management committee or shareholder or board of director approval or consent of any trustee or holders of any indebtedness or obligations of each of them except such as has been duly obtained;

(d) this Agreement constitutes the legal, valid and binding obligations of each of them enforceable against each of them in accordance with its terms; and

(e) there are no pending or threatened actions or proceedings before or by any court or administrative agency which might, to the best of their knowledge, materially adversely affect the financial condition, business or operations of each of them or their respective abilities to perform their respective obligations under this Agreement or the applicable U.S. Security Documents to which each is a party;

Section 6. Further Assurances. Each of Mowi Holding, Mowi USA and MHH AS hereby agrees that, subject to the terms and conditions of this Agreement, each will from time to time, at the reasonable request of the Security Agent, promptly do all such things and execute, acknowledge, deliver, file and register all such documents, instruments, agreements, certificates, consents and assurances as the Security Agent may reasonably consider necessary or desirable in order to give full effect to this Agreement or to perfect the release intended to be effected by this Agreement, including but not limited to filing (a) a UCC-3 termination statement with the Secretary of the State of Florida with respect to the UCC-1 financing statement identified in Schedule II –A hereto and any other UCC filings made with respect to the Security Interests created in favor of Security Agent by Mowi USA under the relevant U.S. Security Documents, (b) a UCC-3 termination statement with the Secretary of the State of Maine with respect to the UCC-1 financing statement identified in Schedule II –B hereto and any other UCC filings made with respect to the Security Interests created in favor of Security Agent by Mowi Holding under the relevant U.S. Security Documents, (c) a UCC-3 termination statement with the Recorder of Deeds of the District of Columbia with respect to the UCC-1 financing statement identified in Schedule II-C hereto and any other UCC filings made with respect to the Security Interests created in favor of the Security Agent by MHH AS under the relevant U.S. Security Documents, and (d) termination of the filing made with the U.S. Patent and Trade Mark Office identified in Schedule II –D hereto and any other U.S. Patent and Trade Mark Office filings made with respect to the Security Interests created in favor of the Security Agent of the trademarks owned by Mowi USA. The Security Agent hereby authorizes each of Mowi Holding, Mowi USA and MHH AS to take the actions set forth in the preceding sentence and agrees to execute such instruments effecting the forgoing as are reasonably presented by either to the Security Agent.

Section 7. Counterparts. This Agreement may be executed in separate 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.

Section 8. GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE INTERNAL SUBSTANTIVE LAWS OF THE STATE OF FLORIDA, WITHOUT GIVING EFFECT TO THE CONFLICT OF LAW RULES THEREOF.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this Agreement has been duly executed by the parties hereto as of the date first above written.

**MOWI USA HOLDING, LLC**, as an Additional Guarantor

By: Ida Johanne Bohmann  
Name: **Ida Johanne Bohmann**  
Title:

By: \_\_\_\_\_  
Name: ~~Attorney-in-fact~~  
Title:

**MOWI USA, LLC**,  
as an Additional Guarantor

By: Ida Johanne Bohmann **Ida Johanne Bohmann**  
Name: **Ida Johanne Bohmann**  
Title: **Attorney-in-fact**

**MARINE HARVEST HOLDING AS**,  
as an Additional Guarantor

By: Ida Johanne Bohmann **Ida Johanne Bohmann**  
Name: **Ida Johanne Bohmann**  
Title:

**DNB BANK ASA**,  
as Security Agent **Attorney-in-fact**

By: Hau Ngo Finn Kristian Reinertsen  
Name: **Hau Ngo** **Finn Kristian Reinertsen**  
Title: **Advisor** **Senior Advisor**

Schedule I

1. that certain Membership Interest Pledge Agreement dated July 4, 2017, between Marine Harvest Holding AS and the Security Agent relating to the membership interests in Marine Harvest USA Holding, LLC (now known as Mowi USA Holding, LLC), pledged in favor of the Security Agent, as amended, modified or supplemented from time to time;

2. that certain Security Agreement dated July 4, 2017 between Marine Harvest USA Holding, LLC (now known as Mowi USA Holding, LLC) and the Security Agent, as amended, modified or supplemented from time to time;

3. that certain Membership Interest Pledge Agreement dated July 4, 2017 between Marine Harvest USA Holding, LLC (now known as Mowi USA Holding, LLC) and the Security Agent relating to the membership interests in Marine Harvest USA, LLC (now known as Mowi USA, LLC) pledged in favor of the Security Agent, as amended, modified or supplemented from time to time; and

4. that certain Security Agreement dated July 4, 2017, between Marine Harvest USA, LLC (now known as Mowi USA, LLC), and the Security Agent, as amended, modified or supplemented from time to time.



Schedule II

A. Florida Secretary of State

UCC-1 financing statement filed on June 30, 2017 at 4:32 p.m. (File No. 201701700628).

B. Maine Secretary of State

UCC-1 financing statement filed on June 30, 2017, at 5:00 p.m. (File No. 20170705101400103-52)

C. Recorder of Deeds, District of Columbia

UCC-1 financing statement filed on June 30, 2017, at 3:01 p.m. (Document No. 2017072530).

D. United States Patent and Trademark Office

Releasing the security interest granted pursuant to a Security Agreement recorded in the United States Patent and Trademark Office on December 1, 2014 at Reel 5410, Frame 0658, naming DNB BANK ASA as Secured Party and Marine Harvest USA, LLC as Debtor, covering the following:

<u>Trademark</u>	<u>Registration Number</u>
ADMIRAL'S	3,824,965
AYSEN	2,207,350
ROYAL FJORD	2,876,953
ROYAL FJORD	4,846,089
REBEL FISH	86,126,321
REBEL FISH	87540232
REBEL FISH	88,084,500
REBEL FISH	5,219,633
REBEL FISH	5,061,178
THE SALMON KITCHEN.COM	5,052,368
THE TILAPIA KITCHEN.COM	4,944,525

Trademark

Registration Number