

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM792829

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Oneida, LLC		11/18/2022	Limited Liability Company: DELAWARE
White Horse Capital Management, LLC		11/21/2022	Limited Liability Company: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Foodservices Brand Group, LLC (f/k/a COHG Acquisition, LLC)		
<b>Street Address:</b>	300 Knightsbridge Parkway, Suite 400		
<b>City:</b>	Lincolnshire		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60069		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 46</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	6072804	PLATE ENVY	
<b>Registration Number:</b>	0682551	ONEIDA	
<b>Registration Number:</b>	0439625	SENECA	
<b>Registration Number:</b>	0512068	ETON	
<b>Registration Number:</b>	2094572	LEXINGTON	
<b>Registration Number:</b>	2104884	BELMORE	
<b>Registration Number:</b>	2136644	CERAMICOR	
<b>Registration Number:</b>	2195521	UNITY	
<b>Registration Number:</b>	2266744	ETAGE	
<b>Registration Number:</b>	2386731	SANT'ANDREA	
<b>Registration Number:</b>	2617374	DELCO	
<b>Registration Number:</b>	2617375	DELCO	
<b>Registration Number:</b>	2620379	DELCO	
<b>Registration Number:</b>	2651556	SANT' ANDREA	
<b>Registration Number:</b>	2668370	SANT ANDREA	
<b>Registration Number:</b>	2671450	SANT' ANDREA	
<b>Registration Number:</b>	3925735	BOTTICELLI	

OP \$1165.00 6072804

Property Type	Number	Word Mark
Registration Number:	4068998	ONEIDA FOODSERVICE
Registration Number:	4135501	SANT'ANDREA
Registration Number:	5251050	QUEENSBURY
Registration Number:	5255595	CIRCA
Registration Number:	5255596	ROYALE
Registration Number:	5270314	MOOD
Registration Number:	5275113	OTHELLO
Registration Number:	5311452	CARESSA
Registration Number:	5311453	CHORD
Registration Number:	5311454	SAHARA
Registration Number:	5320021	JAZZ
Registration Number:	5383778	SURREY
Registration Number:	5399399	MONTAGUE
Registration Number:	5410240	CROMWELL
Registration Number:	5434364	TRAPEZE
Registration Number:	5434365	TENOR
Registration Number:	5472652	NEXUS
Registration Number:	5476775	KNIT
Registration Number:	5476776	LANCASTER GARDEN
Registration Number:	5829704	ANELLI
Registration Number:	5829705	RADIO SO
Registration Number:	5985011	SANT'ANDREA PENSATO
Registration Number:	5985012	SANT'ANDREA FURIOSO
Registration Number:	5985013	SANT'ANDREA BRIO
Registration Number:	5985014	SANT'ANDREA ADAGIO
Registration Number:	5985015	SANT'ANDREA AMORE
Registration Number:	6222270	FRANCIA
Registration Number:	6222271	PENSATO
Serial Number:	90287312	REGO

**CORRESPONDENCE DATA**

Fax Number: 9374436635

*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: 9374436817

Email: trademarks@thompsonhine.com

Correspondent Name: Roger H. Bora

Address Line 1: 10050 Innovation Drive, Suite 400

Address Line 2: Thompson Hine LLP

Address Line 4: Dayton, OHIO 45342

<b>ATTORNEY DOCKET NUMBER:</b>	106775-00003
<b>NAME OF SUBMITTER:</b>	Roger H. Bora
<b>SIGNATURE:</b>	/roger h bora/
<b>DATE SIGNED:</b>	03/08/2023

**Total Attachments: 14**

source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page1.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page2.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page3.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page4.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page5.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page6.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page7.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page8.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page9.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page10.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page11.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page12.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page13.tif  
source=Assignment of Trademark Rights - Oneida Executed corrected schedule v.2 (008)#page14.tif

## ASSIGNMENT OF TRADEMARK RIGHTS

This Assignment of Trademark Rights (this "Assignment"), effective as of November 22, 2022 (the "Effective Date"), is by and between ONEIDA, LLC, a Delaware limited liability company (the "Debtor"), and WHITE HORSE CAPITAL MANAGEMENT, LLC ("WH"), in its capacity as agent ("Agent") for the Lenders as defined in that certain Loan and Security Agreement, dated as of January 25, 2019 (as amended, modified or restated from time to time, the "Second Lien Loan Agreement") (hereinafter, the Agent and Debtor shall be collectively referred to as the "Assignors"), on the one hand, and FOODSERVICES BRAND GROUP, LLC (f/k/a COHG ACQUISITION, LLC), a Delaware limited liability company (the "Assignee"), on the other hand. Assignors and Assignee shall hereinafter be referred to collectively as the "Parties", and each individually as a "Party".

### RECITALS:

A. Debtor, the Agent and other parties entered into the Second Lien Loan Agreement. Any and all documents and instruments made or given in connection with or to evidence or secure the Second Lien Loan Agreement are hereinafter collectively referred to as the "Second Lien Loan Documents";

B. Pursuant to the Second Lien Loan Agreement and other related Second Lien Loan Documents, WH holds second-priority perfected liens on all or substantially all of the personal property assets owned by the Designated Obligors (collectively, the "Collateral") to secure payment and satisfaction of WH's claims against Designated Obligors under the Second Lien Loan Documents;

C. Debtor is in continuing default of the Second Lien Loan Agreement and the other Second Lien Loan Documents;

D. Debtor acknowledges that as a result of various defaults under the Second Lien Loan Documents, WH is entitled to and may exercise its remedies under the Second Lien Loan Documents and applicable law, including exercise of remedies pursuant to Article 9 of the Uniform Commercial Code, as enacted in the applicable jurisdiction(s) (the "UCC"), and may convey (the "Sale") all of the Debtor's rights, titles, and interests, throughout the world, in and to certain of the Collateral (the "Surrendered Collateral");

E. Leading up to the Sale, the Debtor has been the owner of all rights, titles, and interests, throughout the world, in and to all of the trademarks, service marks, brands, certification marks, collective marks, trade names, business names, fictitious business names, designs, logos, taglines, slogans, trade dress, devices, symbols, and other indicia of source or origin, and all registrations, applications for registration, recordations, amendments, certificates of correction, extensions and renewals thereof or therefor, in each case as listed on Schedule A hereto (collectively, the "Trademark Assets"), and all of the goodwill associated with the use of, and symbolized by, any of the Trademark Assets, and all other rights, titles, and interests set forth hereinbelow;

F. The Trademark Assets, all of the goodwill associated with the use of, and symbolized by any of the Trademark Assets, and all other rights, titles, and interests set forth hereinbelow, constitute a portion of the Surrendered Collateral; and

G. In connection with the Sale, Assignors and Assignee have agreed to execute this Assignment, whereby, pursuant to the Sale and this Assignment, Assignee will acquire and will have acquired all of Assignors' respective rights, titles, and interests, throughout the world, that Assignors have or may have, or had or may have had, in and to all Trademark Assets, all of the goodwill associated with

the use of and symbolized by the Trademark Assets, and all other rights, titles, and interests set forth hereinbelow.

NOW, THEREFORE, in consideration of the mutual promises and covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

1. Assignors hereby irrevocably assign, transfer, convey, deliver, and quitclaim to Assignee, and Assignee hereby accepts, all of Assignors' respective rights, titles, and interests, throughout the world, that Assignors have or may have, or had or may have had, in and to the following (collectively, the "Assigned Trademark Rights"): (a) all Trademark Assets, together with all of the goodwill associated with the use of, and symbolized by, any and all of the Trademark Assets; (b) all applications for registration which have been or may be filed in the United States, internationally or in any foreign country(ies), for or in connection with, or that otherwise claim or may claim priority to or the benefit of, any of the Trademark Assets, and all registrations issuing therefrom in the United States, internationally and in any foreign country(ies), and all recordations, amendments, certificates of correction, extensions and renewals thereof or therefor; (c) all rights to file, prosecute, receive and secure, exclusively and directly in the name of Assignee, each of the Trademark Assets, registrations, applications for registration, recordations, amendments, certificates of correction, extensions and renewals referenced in Sections 1(a) and 1(b) hereof, and to claim any benefits, priority rights or other rights to which any of the foregoing are or may be entitled, in each case under the trademark laws of the United States, the trademark laws of any foreign country(ies), the Paris Convention for the Protection of Industrial Property, the Madrid Protocol, or any other international agreement, treaty, law or convention, or the domestic rules, laws, statutes or regulations of any country(ies); and (d) all of Assignors' respective other rights, titles, interests, privileges and protections of any kind or nature whatsoever, that, in each case, have accrued, are accruing, or may accrue under any of the foregoing pursuant to any applicable law, rule, statute, regulation, convention or treaty, and that, in each case, existed, exists, or may come into existence, anywhere in the world.
2. Assignors hereby irrevocably assign, transfer, convey, deliver, and quitclaim to Assignee, and Assignee hereby accepts, all of Assignors' respective rights, titles, and interests, throughout the world, that Assignors have or may have, or had or may have had, to sue or to bring any action or to assert any claim, whether at law or in equity, against any person(s) or entity(ies) with regard to any of the Assigned Trademark Rights, including without limitation for past, present or future infringement, misappropriation, violation, or unauthorized use of any of the Assigned Trademark Rights, to obtain injunctive relief, and to recover or collect royalties, damages, and profits, including without limitation for such past, present or future infringement, misappropriation, violation, or unauthorized use of any of the Assigned Trademark Rights, in each case, anywhere in and throughout the world.
3. All Assigned Trademark Rights are to be held and enjoyed by Assignee and Assignee's successors and assigns as fully and exclusively as they would have been held and enjoyed by the respective Assignors had this Assignment not been made. Assignors agree that they will do, and will cause to be done, all acts serving to ensure that the Assigned Trademark Rights are held and enjoyed by Assignee and Assignee's successors and assigns as fully and exclusively as they would have been held and enjoyed by the respective Assignors had this Assignment not been made. Without limiting the generality of the foregoing, at the request of Assignee or its successors or assigns, Assignors shall: (a) execute and deliver, and cause to be executed and delivered, to Assignee all lawful documents (including, without limitation, any and all petitions, affidavits, declarations, oaths, assignments, affirmations of assignment, powers of attorney,

deeds, bills of sale, instruments of assumption, instruments of recordation, or other instruments, in form and in substance as requested by Assignee), and take all such other actions, as may be necessary or prudent to (i) effect, evidence, affirm, perfect, register, or record this Assignment, or the assignment to Assignee (or any of its successors or assigns) of any of the Assigned Trademark Rights, (ii) prosecute, maintain, administrate, or enforce any of the Assigned Trademark Rights, or (iii) effect the intent and purposes of this Assignment (including without limitation the implementation and recordation of the transactions as contemplated by this Assignment), in each case for the benefit of Assignee or any of its successors or assigns; (b) furnish to Assignee (and, as applicable, any of its successors or assigns) all facts relating to the Assigned Trademark Rights and all file histories therefor, and all documents, information, specimens, and other evidence establishing or otherwise pertaining to the use of any of the Assigned Trademark Rights; and (c) fully cooperate with and otherwise assist Assignee (and, as applicable, any of its successors or assigns) in any proceedings relating to any such Assigned Trademark Rights (including, without limitation, by providing any documents, testimony or other evidence in any such proceedings), whether before the United States Patent and Trademark Office, any foreign office, any governmental office or administrative agency, or any other legal entity or body whatsoever. Assignee, or its successors or assigns, shall bear all reasonable and necessary costs associated with the foregoing.

4. Debtor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as its agents and attorneys in fact, coupled with an interest, to act for and on its behalf and in its stead to execute and file any documents and to do all other lawfully permitted acts to effect, evidence, affirm, perfect, register, or record Assignee's rights under this Assignment, with the same legal force and effect as if executed by the Debtor, or any of its successors, legal representatives or assigns. To that end, the Debtor hereby grants Assignee and its duly authorized representatives the power to insert on this Assignment any further identification which may be necessary or prudent in order to comply with the rules of the United States Patent and Trademark Office, any foreign office, any governmental office or administrative agency, or any other legal entity or body whatsoever, for recordation and enforcement of this Assignment.
5. Assignors hereby authorize and request the United States Commissioner for Trademarks, and all similarly situated foreign officials, to issue any and all registration(s) resulting from any and all application(s) for registration (of, for, or otherwise pertaining to, any of the Assigned Trademark Rights) to Assignee, pursuant to the terms of this Assignment.
6. Assignors hereby covenant, represent, and warrant that they have the full right and authority to assign, transfer, convey, deliver, and quitclaim to Assignee all rights titles, and interests, throughout the world, that the respective Assignors have or may have, or had, or may have had, in and to the Assigned Trademark Rights, and that Assignors have not executed, and will not execute, any agreement(s) in conflict herewith. To the extent any of the Assigned Trademark Rights may have been sold, assigned, transferred, conveyed, delivered, or quitclaimed to Assignee via another instrument, including without limitation any and all documents and instruments evidencing the Sale, this Assignment shall operate as an affirmation of such sale, assignment, transfer, conveyance, delivery, or quitclaim of all rights, titles, and/or interests, throughout the world, that the respective Assignors have or may have, or had or may have had, in and to the Assigned Trademark Rights to Assignee.
7. This Assignment, and the rights, titles, interests, duties and obligations hereunder, are freely assignable by Assignee in whole or in part. The duties and obligations of Assignors under this Assignment may not be assigned, delegated or transferred without the prior written consent of Assignee. This Assignment shall inure to the benefit of Assignee and its successors, assigns and

other legal representatives, and shall be binding upon Assignors and their respective successors, assigns and other legal representatives.

8. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. The execution and delivery of counterparts of this Assignment, whether by facsimile or by scanned and emailed signatures or by original manual signature, and regardless of the variation in pagination or appearance, shall be binding upon the Parties executing this Assignment.

IN WITNESS WHEREOF, the Parties have caused this Assignment of Trademark Rights to be executed by and through their respective duly authorized representatives as of the Effective Date.

[remainder of page blank - signature and notary pages to follow]

**ASSIGNORS:**

Debtor

**ONEIDA, LLC**

By: [Signature]  
Name: Bryan O'Rourke  
Its: CEO

**Witness**

Signature: [Signature]  
Print Name: Colette M. Swiatkowski  
Date: 11-18-22

*Acknowledgement and Notary:*

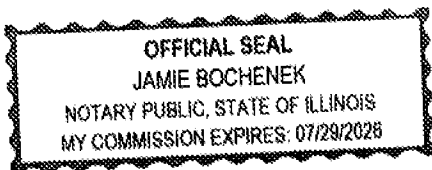
Country: USA )  
State of Illinois )  
County of COOK ) ss:

On the 18<sup>th</sup> day of November, 2022, before me personally appeared Bryan O'Rourke [signatory name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her authorized capacity as the CEO [signatory title] of Assignor, the company described hereinabove, and acknowledged the instrument to be the free act and deed of Assignor.

On the 18<sup>th</sup> day of November, 2022, before me personally appeared Colette Swiatkowski [witness name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her capacity as a witness for the above-referenced authorized signatory of the Assignor, and acknowledged the execution of the instrument to be the free act and deed of said signatory, made for and on behalf of the Assignor.

[Signature]  
Notary Public

Notarial Seal





*The Agent*

**WHITEHORSE CAPITAL MANAGEMENT, LLC**

By: [Signature]  
Name: Richard Siegel  
Its: Authorized Signatory

*Witness*

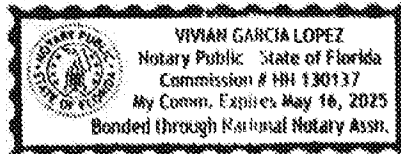
Signature: \_\_\_\_\_  
Print Name: \_\_\_\_\_  
Date: \_\_\_\_\_

*Acknowledgement and Notary:*

State of FLORIDA            )  
County of MIAMI-DADE    )        ss:

The foregoing instrument was acknowledged before me this 21<sup>st</sup> day of November, 2022, by Richard Siegel.

(Notarial Seal)



[Signature]  
Vivian Garcia Lopez

Personally Known X OR Produced Identification \_\_\_\_\_  
Type of Identification Produced \_\_\_\_\_

ASSIGNEE:

FOODSERVICES BRAND GROUP, LLC (f/k/a COHG ACQUISITION, LLC)

By: [Signature]  
Name: Mayank Singh  
Its: President

*Witness*  
Signature: [Signature]  
Print Name: Lauren Baker  
Date: November 18, 2022

*Acknowledgement and Notary:*

Country: USA )  
State of New York )  
County of Queens )      ss:

On the 18th day of November, 2022, before me personally appeared Mayank Singh [signatory name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her authorized capacity as the President [signatory title] of Assignee, the company described hereinabove, and acknowledged the instrument to be the free act and deed of Assignee.

On the 18th day of November, 2022, before me personally appeared Lauren Baker [witness name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her capacity as a witness for the above-referenced authorized signatory of the Assignee, and acknowledged the execution of the instrument to be the free act and deed of said signatory, made for and on behalf of the Assignee.




Notarial Seal

[Signature]  
Notary Public  
MAYRA ROQUE  
Notary Public, State of New York  
No. 01RO8217246  
Qualified in Queens County  
Commission Expires February 8, 2023

**SCHEDULE A**

Trademarks:

Trademark	Status	Registration No.	Registration Date
PLATE ENVY	Registered	6072804	6/9/2020
ONEIDA	Renewed	0682551	7/28/1959
SENECA	Renewed	0439625	7/6/1948
ETON	Renewed	0512068	7/12/1949
LEXINGTON	Renewed	2094572	9/9/1997
BELMORE	Renewed	2104884	10/14/1997
CERAMICOR	Renewed	2136644	2/17/1998
UNITY	Renewed	2195521	10/13/1998
ETAGE	Renewed	2266744	8/3/1999
SANT'ANDREA	Renewed	2386731	9/19/2000
DELCO	Renewed	2617374	9/10/2002
DELCO	Renewed	2617375	9/10/2002
DELCO	Renewed	2620379	9/17/2002


SANT' ANDREA (and design) 	Renewed	2651556	11/19/2002
SANT ANDREA (and design) 	Renewed	2668370	12/31/2002
SANT' ANDREA (and design) 	Renewed	2671450	1/7/2003
BOTTICELLI	Renewed	3925735	3/1/2011
ONEIDA FOODSERVICE	Renewed	4068998	12/13/2011
SANT'ANDREA	Registered	4135501	5/1/2012
QUEENSBURY	Registered	5251050	7/25/2017
CIRCA	Registered	5255595	8/1/2017
ROYALE	Registered	5255596	8/1/2017
MOOD	Registered	5270314	8/22/2017
OTHELLO	Registered	5275113	8/29/2017
CARESSA	Registered	5311452	10/17/2017
CHORD	Registered	5311453	10/17/2017
SAHARA	Registered	5311454	10/17/2017
JAZZ	Registered	5320021	10/31/2017
SURREY	Registered	5383778	1/23/2018

MONTAGUE	Registered	5399399	2/13/2018
CROMWELL	Registered	5410240	2/27/2018
TRAPEZE	Registered	5434364	3/27/2018
TENOR	Registered	5434365	3/27/2018
NEXUS	Registered	5472652	5/22/2018
KNIT	Registered	5476775	5/22/2018
LANCASTER GARDEN	Registered	5476776	5/22/2018
ANELLI	Registered	5829704	8/6/2019
RADIOSO	Registered	5829705	8/6/2019
SANT'ANDREA PENSATO	Registered	5985011	2/11/2020
SANT'ANDREA FURIOSO	Registered	5985012	2/11/2020
SANT'ANDREA BRIO	Registered	5985013	2/11/2020
SANT'ANDREA ADAGIO	Registered	5985014	2/11/2020
SANT'ANDREA AMORE	Registered	5985015	2/11/2020
FRANCIA	Registered	6222270	12/15/2020
PENSATO	Registered	6222271	12/15/2020

Pending Trademarks:

Trademark	Status	Registration No.	Registration Date
REGO	Pending	90287312	10/29/2020

Abandoned Trademarks

Trademark	Status	Registration No.	Registration Date
NOBLESSE	Lapsed	71306832	0280604
THOR	Lapsed	72268215	0874194
REGO	Lapsed	73170444	1138785
REGO (and design) 	Lapsed	73173443	1141341
BLUE RIDGE	Lapsed	73233363	1181156
DUNES	Lapsed	73233482	1177304
SANT' ANDREA	Lapsed	76080756	2469654
CATO	Lapsed	87289558	5275114
BOTTICELLI UNO	Lapsed	87342440	-
ESPREE	Lapsed	87950979	-
ONEIDA PLATE ENVY	Lapsed	88007940	-
BRAHMIN	Lapsed	88103732	-

International Trademark Registrations and Registrations Applications:

Trademark	Country	Application No. or Registration No. (as applicable)	Application filing Date or Registration Date (as applicable)
REGO	Brazil	819877751	Apr 8, 1997

REGO	Canada	TMA263393	Dec 1, 1980
REGO & Design	Canada	TMA263638	Dec 1, 1980
CHATEAU	Canada	TMA505816	Oct 30, 1997
JAZZ	Canada	1,769,699	Feb 26, 2016
FRANCIA (Standard Characters)	Canada	1,918,575	Sep 6, 2018
PENSATO (Standard Characters)	Canada	1,918,570	Sep 6, 2018
ANELLI	Canada	N/A	N/A
RADIO SO	Canada	N/A	N/A
ESPREE	Canada	N/A	N/A
BRAHMIN	Canada	N/A	N/A
JAZZ	China	22493720	Jan 4, 2017
JAZZ	Mexico	1650318	Feb 2, 2016
FRANCIA (Standard Characters)	Mexico	2097307	Sep 7, 2018
PENSATO (Standard Characters)	Mexico	2097317	Sep 7, 2018
FRANCIA (Standard Characters)	Mexico	2097313	Sep 7, 2018
PENSATO (Standard Characters)	Mexico	2097320	Sep 7, 2018
ANELLI	Mexico	N/A	N/A
RADIO SO	Mexico	N/A	N/A
ESPREE	Mexico	N/A	N/A
BRAHMIN	Mexico	N/A	N/A
TECHTONIC	United Kingdom	UK00002215173	Nov 29, 1999
SANT'ANDREA	Argentina	2939552	Aug 23, 2010
SANT'ANDREA	Australia	512320	Jul 11, 1991
BOTTICELLI	Australia	1881112 (IR No. 1370713)	May 16, 2018
BOTTICELLI UNO	Australia	1,370,729	May 16, 2018
SANT'ANDREA	Canada	TMA373664	Sep 21, 1990
BOTTICELLI UNO	Canada	1,864,727	Oct 26, 2017
BOTTICELLI	Canada	1,864,726	Oct 26, 2017
SANT'ANDREA ADAGIO (STANDARD CHARACTER)	Canada	1,911,261	Jul 24, 2018
SANT'ANDREA AMORE (STANDARD CHARACTER)	Canada	1,911,262	Jul 24, 2018
SANT'ANDREA BRIO (Standard Character)	Canada	1,911,265	Jul 24, 2018
SANT'ANDREA FURIOSO (Standard Character)	Canada	1,911,269	Jul 24, 2018
SANT'ANDREA	Canada	1,911,271	Jul 24, 2018

PENSATO			
SANT'ANDREA	China	529545	Sep 20, 1990
SANT'ANDREA	China	530373	Sep 30, 1990
BOTTICELLI	China	A0069793	Sep 8, 2017
BOTTICELLI UNO	China	A0069794	Sep 8, 2017
BOTTICELLI UNO	European Union	1370729	Oct 23, 2017
BOTTICELLI	European Union	A0069793	Sep 8, 2017
SANT'ANDREA	France	1535188	Jun 2, 1989
SANT'ANDREA	Germany	1157006	Apr 4, 1990
SANT'ANDREA (TM Registration - Merger)	Hong Kong	19903655AA	Nov 29, 1990
SANT'ANDREA (Design in IC 008)	Indonesia	IDM000132352	Aug 19, 1999
SANT'ANDREA (Design in IC 014)	Indonesia	IDM000131846	Jul 2, 1999
SANT'ANDREA (Design in IC 021)	Indonesia	IDM000131852	Jul 5, 1999
BOTTICELLI	Indonesia	DID2017059909	Nov 13, 2017
BOTTICELLI UNO	Indonesia	DID2017059910	Nov 13, 2017
BOTTICELLI	International Bureau (WIPO)	1370713	Sep 8, 2017
BOTTICELLI UNO	International Bureau (WIPO)	1370729	Sep 8, 2017
SANT'ANDREA (Design)	Italy	01361661	Dec 1, 2003
SANT'ANDREA	Italy	1251639	Mar 10, 2110
SANT' ANDREA	Japan	2352837	Nov 29, 1991
BOTTICELLI	Japan	A0069793	Sep 8, 2017
BOTTICELLI UNO	Japan	A0069794	Sep 8, 2017
SANT'ANDREA	Mexico	370888	Dec 14, 1989
BOTTICELLI	Mexico	A0069793	Sep 8, 2017
BOTTICELLI UNO	Mexico	A0069794	Sep 8, 2017
SANT' ANDREA ADAGIO (Standard Character)	Mexico	2079211	Jul 24, 2018
SANT' ANDREA AMORE (Standard Character)	Mexico	2079212	Jul 24, 2018
SANT' ANDREA BRIO (Standard Character)	Mexico	2079213	Jul 24, 2018
SANT' ANDREA FURIOSO (Standard Character)	Mexico	2079214	Jul 24, 2018
SANT' ANDREA PENSATO (Standard Character)	Mexico	2079215	Jul 24, 2018
BOTTICELLI UNO	Panama	261066-01	Sep 18, 2017
BOTTICELLI	Panama	261065-01	Sep 18, 2017



SANT'ANDREA (design)	Philippines	41998000330	May 13, 2002
BOTTICELLI UNO	Philippines	1370729	Jan 29, 2018
BOTTICELLI	Philippines	A0069793	Sep 8, 2017
SANT'ANDREA	Singapore	T8903542C	Aug 31, 1992
SANT'ANDREA	Singapore	T8903544Z	Mar 31, 1993
BOTTICELLI UNO	Singapore	1370729	Aug 30, 2018
BOTTICELLI	Singapore	A0069793	N/A
SANT'ANDREA	Spain	2888990	Mar 5, 1992
SANT'ANDREA	Taiwan R.O.C.	478353	Mar 16, 1990
SANT'ANDREA	Taiwan R.O.C.	00487732	Jun 16, 1990
SANT'ANDREA	Taiwan R.O.C.	00483397	May 1, 1990
BOTTICELLI	Taiwan R.O.C.	106066692	Oct 24, 2017
BOTTICELLI UNO	Taiwan R.O.C.	106066691	Oct 24, 2017
BOTTICELLI	Thailand	170132898	Sep 18, 2017
BOTTICELLI UNO	Thailand	170132899	Sep 18, 2017
SANT'ANDREA	United Kingdom	UK00001386211	Apr 12, 1991
BOTTICELLI UNO	United Kingdom	1370729	Jan 24, 2018
BOTTICELLI	United Kingdom	A0069793	Sep 8, 2017

Distribution Agreement, dated December 29, 2010, between Oneida, LLC and Common Sense Hospitality Products, LLC pursuant to which Oneida, LLC has a license to use the following trademarks, Strata, Strata Serving System, Strata Buffet System by Oneida, Strata SizzleTop, Strata HotTop, Strata CarveTop, Strata LinkTop, Strata Stack/Store/Roll.