CH \$290.00 4154

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM833012

| SUBMISSION TYPE: | NEW ASSIGNMENT | |
|-----------------------|-------------------|--|
| NATURE OF CONVEYANCE: | SECURITY INTEREST | |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|--------------------------|----------|----------------|-------------------------|
| Fuji Food Products, Inc. | | 07/26/2023 | Corporation: CALIFORNIA |
| Fuji Food Products, Inc. | | 07/26/2023 | Corporation: DELAWARE |

RECEIVING PARTY DATA

| Name: | Stifel Bank & Trust |
|-----------------|---|
| Street Address: | One Financial Plaza, 501 North Broadway |
| City: | St. Louis |
| State/Country: | MISSOURI |
| Postal Code: | 63102 |
| Entity Type: | Nonfiduciary Trust Company: MISSOURI |

PROPERTY NUMBERS Total: 11

| Property Type | Number | Word Mark |
|----------------------|----------|---------------------------|
| Registration Number: | 4154644 | A TREND TO HEALTHY EATING |
| Registration Number: | 3793926 | FUJISAN |
| Registration Number: | 4437250 | CREATIVE CUISINE |
| Registration Number: | 4387495 | OKAMI |
| Registration Number: | 3259365 | OKAMI THE "ANYTIME" MEAL |
| Serial Number: | 97582051 | CHEF SELECT |
| Serial Number: | 97582103 | FUJISAN |
| Serial Number: | 97582098 | FUJISAN |
| Serial Number: | 97582067 | SUSHI TO GO! |
| Serial Number: | 97582090 | |
| Serial Number: | 97582086 | |

CORRESPONDENCE DATA

Fax Number: 7202000679

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: 720-200-0676

Email: iptm@atllp.com

Correspondent Name: Jeanette E. Sinclare

Address Line 1: 4643 South Ulster St., Suite 800

TRADEMARK

REEL: 008172 FRAME: 0339

900794310

| Address Line 4: De | Denver, COLORADO 80237 | |
|-------------------------|------------------------|--|
| ATTORNEY DOCKET NUMBER: | 18632.30 | |
| NAME OF SUBMITTER: | Jeanette E. Sinclare | |
| SIGNATURE: | /jeanette sinclare/ | |
| DATE SIGNED: | 08/18/2023 | |
| T-1-1 AU | | |

Total Attachments: 12

source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page1.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page3.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page4.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page5.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page6.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page7.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page8.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page9.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page10.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page10.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page11.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page11.tif source=Fuji - Trademark and Patent Collateral Assignment - Execution Copy#page11.tif

TRADEMARK AND PATENT COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

THIS TRADEMARK AND PATENT COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (the "Agreement") is made as of the 26th day of July, 2023, by and among FUJI FOOD PRODUCTS, INC., a California corporation and successor by conversion to Fuji Food Products, Inc., a Delaware corporation ("Fuji"), and FUJISAN FRANCHISING CORP., a California corporation ("Fujisan" and together with Fuji, "Assignors" and each an "Assignor"), jointly and severally, each with its principal place of business at 14420 Bloomfield Avenue, Santa Fe Springs, California 90670, and STIFEL BANK & TRUST, with an office at One Financial Plaza, 501 North Broadway, St. Louis, Missouri 63102, as administrative agent ("Administrative Agent") for itself and the other Lenders (as defined in the Credit Agreement (as hereinafter defined)).

WHEREAS, Assignors have executed and delivered to Administrative Agent and Lenders a Credit Agreement dated as of even date herewith (as amended from time to time, the "Credit Agreement"), which provides that Lenders shall, subject to the terms and conditions thereof, extend credit to or for the benefit of Assignors in an outstanding aggregate principal amount not to exceed \$55,000,000.00;

WHEREAS, in order to induce Administrative Agent and Lenders to execute and deliver the Credit Agreement, Assignors have agreed to grant to Administrative Agent, for the benefit of Lenders, a security interest in, and collaterally assign to Administrative Agent, for the benefit of Lenders, certain trademark and patent rights; and

WHEREAS, this Agreement is being executed contemporaneously with the Credit Agreement under which Administrative Agent, for the benefit of Lenders, has been granted a security interest in, among other things, all equipment, inventory, accounts, general intangibles, books, records, product specifications, goodwill, customer lists and trade secrets (collectively, the "Other Assets") relating to products sold under the Intellectual Property, as defined hereinafter; and

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors hereby agree with Administrative Agent as follows:

1. <u>Capitalized Terms</u>. Capitalized terms used and not defined herein shall have the meaning given to them in the Credit Agreement.

2. <u>Grant of Security Interest; Collateral Assignment.</u>

(a) To secure the complete and timely satisfaction of the Obligations, Assignors hereby grant to Administrative Agent, for the benefit of Lenders, a continuing security interest in all of their right, title and interest in and to the trademark(s), trade name(s), servicemark(s), trademark application(s), trademark(s), patent application(s) and patent(s) listed on Schedule A attached hereto (as the same may be amended pursuant hereto from time to time) (collectively, the "Intellectual Property"), including, without limitation, all renewals thereof, all proceeds thereof (such as, by way of example, license royalties and proceeds of infringement suits), the right to sue for past, present and future infringements and all rights corresponding thereto throughout the world and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof (all of the foregoing are collectively called the "Intellectual Property Rights"), and the goodwill of the business to which the Intellectual Property Rights, and the Associated Goodwill") (the Intellectual Property Collateral").

- (b) In addition to the grant of security interest provided in paragraph 1(a), Assignors hereby assign and convey to Administrative Agent, for the benefit of Lenders, all of their right, title and interest in and to the Intellectual Property Collateral; provided, however, that such assignment and conveyance shall be and become of force and effect only, and shall immediately and automatically become of force and effect without further action, upon the occurrence of an Event of Default.
- 3. <u>Representations, Warranties and Covenants of Assignors</u>. Assignors represent, covenant and warrant to Administrative Agent that:
 - (a) The registrations of the Intellectual Property are subsisting and have not been adjudged invalid or unenforceable;
 - (b) The Intellectual Property is valid and enforceable;
 - (c) No claim has been made that the use of the Intellectual Property does or may violate the rights of any third person;
 - (d) Assignors have the unqualified right to enter into this Agreement and to perform its terms;
 - (e) Assignors shall use, for the duration of this Agreement, the proper statutory notice in connection with its use of the Intellectual Property; and
 - (f) Assignors shall use for the duration of this Agreement, consistent standards of quality in its manufacture and/or sale of products sold under the Intellectual Property.
- 4. <u>Inspection Rights</u>. Assignors hereby grant to Administrative Agent and its employees, agents and designees the right to visit Assignors' plants and facilities which manufacture, distribute or store products sold under the Intellectual Property, and to inspect the products and quality control records relating thereto, in each case with reasonable advanced notice and during normal business hours. Assignors shall do any and all acts reasonably required by Administrative Agent to ensure Assignors' compliance with paragraph 2(g) hereof.
- 5. <u>Further Assurances</u>. Assignors agree that, until all of the Obligations shall have been satisfied in full and the Credit Agreement has been terminated in accordance with its terms, it will not enter into any agreement (for example, a license agreement) which is inconsistent with Assignors' obligations under this Agreement, without Administrative Agent's prior written consent. Assignors further agree that at any time and from time to time, at the expense of Assignors, Assignors will promptly execute and deliver all further instruments and documents, and take all further action, that may be necessary or desirable, or that Administrative Agent may reasonably request, in order to perfect and protect the security interest and collateral assignment granted or purported to be granted hereby or to enable Administrative Agent to exercise its rights and remedies hereunder.
- 6. <u>Additional Intellectual Property</u>. If, before the Obligations shall have been satisfied in full, Assignors shall obtain rights to any registrations of any new trademark(s), trade name(s), servicemark(s), trademark application(s), trademark(s), patent application(s) or patent(s), the provisions of paragraph 1 shall automatically apply thereto and Assignors shall give Administrative Agent prompt written notice thereof.

- 7. <u>Modification by Administrative Agent</u>. Assignors authorize Administrative Agent to modify this Agreement by amending <u>Schedule A</u> to include any future registrations of any trademark(s), trade name(s), servicemark(s), trademark application(s), trademark(s), patent application(s), or patent(s) covered by paragraphs 1 and 5 hereof, without the signature of any Assignor to the extent permitted by applicable law.
- 8. Grant of License to Administrative Agent for the benefit of Lenders. Assignors hereby presently grant to Administrative Agent, for the benefit of Lenders, a license to use the Intellectual Property in connection with the Collateral, upon and after the foreclosure upon, sale or other transfer of all or any part of the Collateral by or to Administrative Agent, for the benefit of Lenders, pursuant to the Credit Agreement and/or this Agreement. The license granted in this paragraph 7 may be transferred by Administrative Agent, without any Assignor's consent, to any successor of Administrative Agent, any assignee of Administrative Agent, and/or any purchaser or other transferree of any or all of the Collateral. This license may not be revoked until all of the Obligations have been satisfied in full and the Credit Agreement has been terminated in accordance with its terms.
- 9. <u>Rights of Assignor</u>. Unless and until there shall have occurred an Event of Default, Assignors shall own the title to the Intellectual Property Collateral and shall have the exclusive, nontransferable right to use the Intellectual Property on and in connection with products sold by Assignors, for Assignors' own benefit and account and for none other. Assignors agree not to sell or assign its interest in, or grant any license under the Intellectual Property or the other Intellectual Property Collateral, other than the license to Administrative Agent, for the benefit of Lenders, hereunder, without the prior written consent of Administrative Agent.
- 10. <u>Default</u>. If any Event of Default shall have occurred, Administrative Agent shall have, in addition to all other rights and remedies given it by this Agreement, those provided in the Credit Agreement and those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Intellectual Property Collateral may be located.
- 11. <u>Termination of Agreement</u>. At such time as Assignors shall completely satisfy all of the Obligations and the Credit Agreement shall be terminated in accordance with its terms, this Agreement shall terminate and Administrative Agent shall execute and deliver to Assignors, at Assignors' expense, and without recourse, representation or warranty, all releases, assignments and other instruments as may be necessary or proper to re-vest in Assignors full title to the Intellectual Property Collateral, subject to any disposition thereof which may have been made by Administrative Agent pursuant hereto.
- 12. Expenses. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including, without limitation, reasonable attorneys' fees and legal expenses, incurred by Administrative Agent in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including, without limitation, all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Intellectual Property Collateral, or in defending or prosecuting any actions or proceedings arising out of or related to the Intellectual Property Collateral, shall, to the extent permitted by applicable law, be borne and paid by Assignors on demand by Administrative Agent and until so paid shall be added to the principal amount of the Obligations and shall bear interest at the interest rate then applicable under the Credit Agreement.
- 13. <u>Preservation of Intellectual Property Rights</u>. Assignors shall have the duty, through counsel reasonably acceptable to Administrative Agent, to do any and all acts which are reasonably

necessary or desirable to preserve and maintain all rights in the Intellectual Property. Any expenses incurred in connection with the foregoing shall be borne by Assignors. Assignors shall not abandon any Intellectual Property without the prior written consent of Administrative Agent, which consent shall not be unreasonably withheld. Assignors shall have the right, with the consent of Administrative Agent, which consent shall not be unreasonably withheld, to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Intellectual Property, in which event Administrative Agent may, if necessary, be joined as a nominal party to such suit so long as Administrative Agent is satisfied, in its sole determination, that such joinder will not subject it to any risk of liability. Assignors shall promptly, upon demand, reimburse and indemnify Administrative Agent for all damages, costs and expenses, including, without limitation, reasonable attorneys' fees, incurred by Administrative Agent in the fulfillment of any provision of this paragraph 13.

- Administrative Agent, upon and after the occurrence and during the continuation of an Event of Default, to make, constitute and appoint any officer or agent of Administrative Agent, as Administrative Agent may select, in its exclusive discretion, as Assignors' true and lawful attorney-in-fact, with the power to endorse each Assignor's name on all applications, documents, papers and instruments necessary for Administrative Agent to use the Intellectual Property or the other Intellectual Property Collateral, or to grant or issue any exclusive or non-exclusive license under the Intellectual Property Collateral to Administrative Agent or anyone else, or necessary for Administrative Agent to assign, pledge, convey or otherwise transfer title in or dispose of the Intellectual Property Collateral to anyone else. Assignors hereby ratify all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.
- 15. <u>Administrative Agent May Act</u>. If any Assignor fails to comply with any of its obligations hereunder, Administrative Agent may do so in such Assignor's name or in Administrative Agent's name to the extent permitted by applicable law, but at such Assignor's expense, and Assignors hereby agree to reimburse Administrative Agent in full for all reasonable expenses, including, without limitation, reasonable attorneys' fees, incurred by Administrative Agent in protecting, defending or maintaining the Intellectual Property Collateral or any part thereof.
- 16. <u>No Waiver</u>. No course of dealing between any Assignor and Administrative Agent, nor any failure to exercise, nor any delay in exercising, on the part of Administrative Agent, any right, power or privilege hereunder, under the Credit Agreement or under applicable law shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 17. <u>Rights Cumulative</u>. All of Administrative Agent's rights and remedies with respect to the Intellectual Property Collateral, whether established hereby or by the Credit Agreement or by any other agreements or by law, shall be cumulative and may be exercised singularly or concurrently.
- 18. <u>Severability</u>. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 19. <u>Modification</u>. This Agreement is subject to modification only by a writing signed by the parties, except as provided in paragraph 6.

- 20. <u>Inurement</u>. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and assigns of Assignors, Administrative Agent and Lenders; provided however, that the foregoing provision shall not invalidate or otherwise modify the restrictions imposed on Assignors hereunder with respect to transferring any part of or interest in the Intellectual Property Collateral.
- 21. <u>Governing Law</u>. The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed and construed in accordance with the internal laws of the State of Missouri.
- 22. <u>Headings</u>. The headings contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not a part of the agreement between the parties hereto.
- 23. <u>Counterparts</u>; <u>Delivery</u>. This Agreement may be executed in one or more counterparts and may be delivered in the original, by facsimile or electronically, each of which shall be deemed an original, but all of which together shall constitute one and the same document.
- 24. Jury Trial. EACH PARTY HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY OR THEREBY (WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY). EACH PARTY HERETO (A) CERTIFIES THAT NO REPRESENTATIVE, AGENT OR ATTORNEY OF ANY OTHER PERSON HAS REPRESENTED, EXPRESSLY OR OTHERWISE, THAT SUCH OTHER PERSON WOULD NOT, IN THE EVENT OF LITIGATION, SEEK TO ENFORCE THE FOREGOING WAIVER AND (B) ACKNOWLEDGES THAT IT AND THE OTHER PARTIES HERETO HAVE BEEN INDUCED TO ENTER INTO THIS AGREEMENT AND THE OTHER LOAN DOCUMENTS BY, AMONG OTHER THINGS, THE MUTUAL WAIVERS AND CERTIFICATIONS IN THIS SECTION.
- Choice of Law and Venue. This Agreement, and the rights and duties of the parties hereto, shall be construed and determined in accordance with the internal laws of the State of Missouri. The parties hereby submit to the exclusive jurisdiction of the courts of the State of Missouri sitting in St. Louis County and of the United States District Court of the Eastern District of Missouri, and any appellate court from any thereof, in any action or proceeding arising out of or relating to this Agreement or any other Loan Document, or for recognition or enforcement of any judgment, and each of the parties hereto irrevocably and unconditionally agrees that all claims in respect of any such action or proceeding may be heard and determined in such state court or, to the fullest extent permitted by applicable law, in such federal court. Each Assignor and Administrative Agent irrevocably waive, to the fullest extent permitted by law, any objection which they may now or hereafter have to the venue of any such proceeding brought in such a court and any claim that any such proceeding brought in such a court has been brought in an inconvenient forum.

[Remainder of page intentionally left blank – signature page follows]

| - | e parties have executed this Agreement as of the day and year fire | ŝŧ |
|--|--|---------------|
| above written. | ASSIGNORS: | |
| | FUJI FOOD PRODUCTS, INC., a California corporation By: Name: Alex Meruelo | _ |
| | Title: Chairman of the Board | |
| | FUJISAN FRANCHISING CORP., a California corporation | |
| | By: Name: Alex Meruelo Title: Chairman of the Board | |
| STATE OF | SS | |
| corporation, and that said instrument | Chairman of the Board of Fuji Food Products, Inc., a Californias signed on behalf of said corporation by authority of its board of ard acknowledged said instrument to be the free act and deed of | of |
| | Notary Public | |
| My commission expires: | | |
| STATE OF | | |
| COUNTY OF | SS | |
| July, 2023, personally appeared Ale sworn, deposes and says that he is the corporation, and that said instrument | Notary Public in and for the county aforesaid, on thisday of Meruelo to me known personally, and who, being by me dul Chairman of the Board of Fujisan Franchising Corp., a Californias signed on behalf of said corporation by authority of its board of said acknowledged said instrument to be the free act and deed of the control of the said corporation by authority of its board of the said acknowledged said instrument to be the free act and deed of the said corporation. | y ia of |
| | Notary Public | _ |
| My commission expires: | | |

[SIGNATURE PAGE TO TRADEMARK AND PATENT COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT]

ACKNOWLEDGMENT

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
) ss.
County of Los Angeles)

On JULY 25, 2023, before me, MARIO A. TAPANES, a Notary Public, personally appeared ALEX MERUELO, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Mario A. Tapanes Notary Public

Notary Commission No.: 2425842 Commission Expires: 11/08/2026 Notary Phone: (562) 745-2355 MARIO A. TAPANES
COMM. #2425842
Notary Public - California
Los Angeles County
My Comm. Expires Nov. 8, 2026

The data below is not required by law and is for identification purposes only. The Notary does not attest to its truthfulness, accuracy, or validity. The failure to include any information below does not affect the validity of this certificate. Furthermore, the Notary Public completing this certificate does not verify the truthfulness, accuracy, or validity of the information below.

Signer Capacity: Chairman of the Board

Signer is Representing: Fuji Food Products, Inc.

Title/Type of Document: Trademark and Patent Collateral Assignment and Security Agreement

Date of Document: July 26, 2023

Other Signers: Alex Meruelo, Trustee of the Alex Meruelo Living Trust

ACKNOWLEDGMENT

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California) ss.
County of Los Angeles)

On JULY 25, 2023, before me, MARIO A. TAPANES, a Notary Public, personally appeared ALEX MERUELO, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Mario A. Tapanes Notary Public

Notary Commission No.: 2425842 Commission Expires: 11/08/2026 Notary Phone: (562) 745-2355 MARIO A. TAPANES
COMM. #2425842
Notary Public - California
Los Angeles County
My Comm. Expires Nov. 6, 2026

The data below is not required by law and is for identification purposes only. The Notary does not attest to its truthfulness, accuracy, or validity. The failure to include any information below does not affect the validity of this certificate. Furthermore, the Notary Public completing this certificate does not verify the truthfulness, accuracy, or validity of the information below.

Signer Capacity: Chairman of the Board

Signer is Representing: Fujisan Franchising Corp.

Title/Type of Document: Trademark and Patent Collateral Assignment and Security Agreement

Date of Document: July 26, 2023

Other Signers: Alex Meruelo, Trustee of the Alex Meruelo Living Trust

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

ADMINISTRATIVE AGENT:

STIFEL BANK & TRUST, as Administrative Agent

Name: George W. Kriegshauser
Title: Senior Vice President/Commercial

Lending

ISIGNATURE PAGE TO TRADEMARK AND PATENT COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT]

SCHEDULE A

<u>UNITED STATES ISSUED TRADEMARKS, SERVICE MARKS</u> <u>AND COLLECTIVE MEMBERSHIP MARKS</u>

REGISTRATIONS

| <u>Assignor</u> | <u>Mark</u> | Registration Number/Serial Number | Filing Date/Registration Date |
|--|---|-----------------------------------|---------------------------------------|
| Fuji Food Products, Inc. (Delaware Corporation) | A TREND TO HEALTHY EATING FUJISAN | 4154644/85045410 | May 21, 2010/ June 5, 2012 |
| Fuji Food Products, Inc. (Delaware Corporation) | | 3793926/77536602 | May 25, 2010/ July 31, 2008 |
| Fuji Food Products, Inc., a California corporation | CREATIVE CUISINE | 4437250/85643711 | June 5, 2012/ November 19, 2023 |
| Fuji Food Products, Inc., a California corporation Fuji Food Products, Inc., a California corporation | OKAMI | 4387495/85810525 | December 26, 2012/ August 20, 2013 |
| | OKAMI THE "ANYTIME" MEAL and Design | 3259365/78680916 | July 28, 2005/ July 3, 2007 |

APPLICATIONS

| Assignor | <u>Mark</u> | Application (Serial) Number | Application Date |
|---|--------------------|-----------------------------|-------------------|
| Fuji Food Products, Inc., a California corporation | CHEF SELECT | 97582051 | September 7, 2022 |
| Fuji Food Products, Inc., a California corporation | FUJISAN and Design | 97582103 | September 7, 2022 |
| | Fujisan | | |
| Fuji Food Products, Inc., a California corporation | FUJISAN and Design | 97582098 | September 7, 2022 |

Assignor Mark Application (Serial) **Application Date** Number

Fuji Food Products, Inc., a California corporation Fuji Food Products, Inc., a California corporation

SUSHI TO GO!

Pending Application/ 97582067

97582090

September 7, 2022

September 7, 2022

Design Only



Design Only

Fuji Food Products, Inc., a California corporation



97582086 September 7, 2022

COLLECTIVE MEMBERSHIP MARKS

NONE

UNREGISTERED MARKS

NONE

UNITED STATES ISSUED PATENTS

<u>Title</u> Patent Number **Issue Date**

NONE

UNITED STATES PATENT APPLICATIONS

Title Filing Date Serial Number

NONE

FOREIGN ISSUED PATENTS

Title Country Patent Number **Issue Date**

NONE

FOREIGN PATENT APPLICATIONS

<u>Title</u> <u>Serial Number</u> <u>Filing Date</u>

NONE

TRADEMARK REEL: 008172 FRAME: 0352

RECORDED: 08/18/2023