

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM505471

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
SPROUT FOODS, INC.		01/10/2019	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	BIBBY FINANCIAL SERVICES, INC.		
Street Address:	600 TownPark Lane, Suite 450		
City:	Kennesaw		
State/Country:	GEORGIA		
Postal Code:	30144		
Entity Type:	Corporation: FLORIDA		
PROPERTY NUMBERS Total: 36			
Property Type	Number	Word Mark	
Registration Number:	4827624	SPROUT RISE	
Registration Number:	4784123	SPROUT SMASH	
Registration Number:	4959046	SPROUT	
Registration Number:	3786214	SPROUT	
Registration Number:	5543410	SPROUT ORGANIC SMASH	
Registration Number:	5604258	SPROUT POWER PAK	
Registration Number:	5583487	SPROUT ORGANIC CRISPY CHEWS	
Registration Number:	5583486	SPROUT ORGANIC CURLZ	
Registration Number:	5543411	SPROUT	
Registration Number:	5254664	HONESTY PLEDGE ALWAYS TRANSPARENT NON-GM	
Registration Number:	5429257	HONESTY PLEDGE ALWAYS TRANSPARENT NON-GM	
Registration Number:	5429258	ALWAYS TRANSPARENT HONESTY PLEDGE NON-GM	
Registration Number:	5195695	NO CONCENTRATES HONESTY PLEDGE NON-GMO	
Registration Number:	5195694	HONESTY PLEDGE NO CONCENTRATES NON-GMO	
Registration Number:	5254668	ALWAYS TRANSPARENT HONESTY PLEDGE NON-GM	
Serial Number:	87495760	SPROUT ORGANIC TWO PEAS IN A POD	
Serial Number:	87202029	SPROUT POWER PAK	
Serial Number:	87144293	SPROUT ORGANIC CURLZ	
Serial Number:	87495753	PLANT POWERED PROTEIN	

CH \$915.00 4827624

Property Type	Number	Word Mark
Serial Number:	87495748	PLANT POWERED
Serial Number:	87213684	PLANT POWERED
Serial Number:	87201991	ALWAYS TRANSPARENT HONESTY PLEDGE NON-GM
Serial Number:	87202010	ALWAYS TRANSPARENT HONESTY PLEDGE NON-GM
Serial Number:	87202004	HONESTY PLEDGE ALWAYS TRANSPARENT NON-GM
Serial Number:	87201207	HONESTY PLEDGE ALWAYS TRANSPARENT NON-GM
Serial Number:	87202016	HONESTY PLEDGE NO CONCENTRATES NON-GMO
Serial Number:	87202022	NO CONCENTRATES HONESTY PLEDGE NON-GMO
Serial Number:	86735913	SPROUT
Serial Number:	87144280	SPROUT
Serial Number:	87495743	SPROUT ORGANIC CRISPY CHEWS
Serial Number:	87495731	SPROUT ORGANIC CURLZ
Serial Number:	87144227	SPROUT ORGANIC SMASH
Serial Number:	87497082	SPROUT POWER PAK
Serial Number:	86080553	SPROUT RISE
Serial Number:	86080539	SPROUT SMASH
Serial Number:	87202062	PLANT POWERED CHICKPEAS & LENTILS

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.

Email: kansley@stradley.com
Correspondent Name: Kareem Ansley
Address Line 1: Stradley Ronon
Address Line 2: 100 Park Avenue
Address Line 4: New York, NEW YORK 10017

ATTORNEY DOCKET NUMBER:	188632-0003
NAME OF SUBMITTER:	Kareem Ansley
SIGNATURE:	/Kareem Ansley/
DATE SIGNED:	01/11/2019

Total Attachments: 13

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PATENT AND TRADEMARK SECURITY AGREEMENT

This Patent and Trademark Security Agreement (this “**Agreement**”), dated as of January 10, 2019, is made by and between SPROUT FOODS, INC., a Delaware corporation (the “**Borrower**”) and BIBBY FINANCIAL SERVICES, INC., a Florida corporation (“**BFS**”).

Recitals

Borrower and BFS are parties to that certain Loan and Security Agreement dated as of even date herewith (as the same may hereafter be amended, supplemented or restated from time to time, the “**Credit Agreement**”) setting forth the terms on which BFS may now or hereafter extend credit to or for the account of Borrower.

As a condition to extending credit to or for the account of Borrower, BFS has required the execution and delivery of this Agreement by Borrower.

ACCORDINGLY, in consideration of the mutual covenants contained in the Credit Agreement and herein, the parties hereby agree as follows:

1. Definitions. All terms defined in the Recitals hereto or in the Credit Agreement that are not otherwise defined herein shall have the meanings given to them therein. In addition, the following terms have the meanings set forth below:

“Obligations” means each and every debt, liability and obligation of every type and description arising under or in connection with any Loan Document (as defined in the Credit Agreement) which Borrower may now or at any time hereafter owe to BFS, whether such debt, liability or obligation now exists or is hereafter created or incurred and whether it is or may be direct or indirect, due or to become due, absolute or contingent, primary or secondary, liquidated or unliquidated, independent, joint, several or joint and several, and including specifically, but not limited to, the Obligations (as defined in the Credit Agreement).

“Patents” means all of Borrower’s right, title and interest in and to patents or applications for patents, fees or royalties with respect to each, and including without limitation the right to sue for past infringement and damages therefor, and licenses thereunder, all as presently existing or hereafter arising or acquired, including without limitation the patents listed on **Exhibit A**.

“Security Interest” has the meaning given in Section 2.

“Trademarks” means all of Borrower’s right, title and interest in and to: (i) trademarks, service marks, collective membership marks, registrations and applications for registration for each, and the respective goodwill associated with each, (ii) licenses, fees or royalties with respect to each, (iii) the right to sue for past, present and future infringement, dilution and damages therefor, (iv) and licenses thereunder, all as presently existing or hereafter arising or acquired, including, without limitation, the marks listed on **Exhibit B**.

2. Security Interest. Borrower hereby irrevocably pledges and assigns to, and grants BFS a security interest (the “**Security Interest**”) with power of sale to the extent permitted by law, in the Patents and in the Trademarks to secure payment of the Obligations. As set forth in the Credit Agreement, the Security Interest is coupled with a security interest in substantially all of the personal property of Borrower. This Agreement grants only the Security Interest herein described, is not intended to and does not affect any present transfer of title of any trademark registration or application and makes no assignment and grants no right to assign or perform any other action with respect to any intent to use trademark application, unless such action is permitted under 15 U.S.C. § 1060.

3. Representations, Warranties and Agreements. Borrower represents, warrants and agrees as follows:

(a) **Patents. Exhibit A** accurately lists all Patents owned or controlled by the Borrower as of the date hereof, or to which the Borrower has a right as of the date hereof to have assigned to it, and accurately reflects the existence and status of applications and letters patent pertaining to the Patents as of the date hereof. If after the date hereof, Borrower owns, controls or has a right to have assigned to it any Patents not listed on **Exhibit A**, or if **Exhibit A** ceases to accurately reflect the existence and status of applications and letters patent pertaining to the Patents, then Borrower shall promptly provide written notice to BFS with a replacement **Exhibit A**, which upon acceptance by BFS shall become part of this Agreement.

(b) **Trademarks. Exhibit B** accurately lists all Trademarks owned or controlled by the Borrower as of the date hereof and accurately reflects the existence and status of Trademarks and all applications and registrations pertaining thereto as of the date hereof; provided, however, that **Exhibit B** need not list common law marks (i.e., Trademarks for which there are no applications or registrations) which are not material to the Borrower’s or any Affiliate’s business(es). If after the date hereof, Borrower owns or controls any Trademarks not listed on **Exhibit B** (other than common law marks which are not material to the Borrower’s or any Affiliate’s business(es)), or if **Exhibit B** ceases to accurately reflect the existence and status of applications and registrations pertaining to the Trademarks, then Borrower shall promptly provide written notice to BFS with a replacement **Exhibit B**, which upon acceptance by BFS shall become part of this Agreement.

(c) **Affiliates.** As of the date hereof, no Affiliate of the Borrower owns, controls, or has a right to have assigned to it any items that would, if such item were owned by the Borrower, constitute Patents or Trademarks. If after the date hereof any Affiliate of the Borrower owns, controls, or has a right to have assigned to it any such items, then Borrower shall promptly either: (i) cause such Affiliate to assign all of its rights in such item(s) to the Borrower; or (ii) notify BFS of such item(s) and cause such Affiliate to execute and deliver to BFS a patent and trademark security agreement substantially in the form of this Agreement.

(d) **Title.** Borrower identified as the owner of each Patent and Trademark on **Exhibits A and B** has absolute title to each Patent and each Trademark listed thereon, free and clear of all Liens except Permitted Liens. The Borrower (i) will have, at the time Borrower acquires any rights in Patents or Trademarks hereafter arising, absolute title to each such Patent or Trademark free and clear of all Liens except Permitted Liens, and (ii) will keep all Patents and Trademarks free and clear of all Liens except Permitted Liens.

(e) **No Sale.** Borrower will not assign, transfer, encumber or otherwise dispose of the Patents or Trademarks, or any interest therein, without BFS's prior written consent.

(f) **Defense.** Borrower will, at its own expense and using commercially reasonable efforts, protect and defend the Patents and Trademarks against all claims or demands of all Persons other than those holding Permitted Liens.

(g) **Maintenance.** Borrower will at its own expense maintain the Patents and the Trademarks to the extent reasonably advisable in its business including, but not limited to, filing all applications to obtain letters patent or trademark registrations and all affidavits, maintenance fees, annuities, and renewals possible with respect to letters patent, trademark registrations and applications therefor. Borrower covenants that it will not abandon nor fail to pay any maintenance fee or annuity due and payable on any Patent or Trademark, nor fail to file any required affidavit or renewal in support thereof, without first providing BFS: (i) sufficient written notice, of at least 30 days, to allow BFS to timely pay any such maintenance fees or annuities which may become due on any Patents or Trademarks, or to file any affidavit or renewal with respect thereto, and (ii) a separate written power of attorney or other authorization to pay such maintenance fees or annuities, or to file such affidavit or renewal, should such be necessary or desirable.

(h) **BFS's Right to Take Action.** If Borrower fails to perform or observe any of its covenants or agreements set forth in this Section 3, and if such failure continues for a period of twenty (20) calendar days after the occurrence thereof (or, in the case of the agreements contained in subsection (h), immediately upon the occurrence of such failure, without notice or lapse of time), or if Borrower notifies BFS that they intend to abandon a Patent or Trademark, BFS may (but need not) perform or observe such covenant or agreement or take steps to prevent such intended abandonment on behalf and in the name, place and stead of the Borrower (or, at BFS's option, in BFS's own name) and may (but need not) take any and all other actions which BFS may reasonably deem necessary to cure or correct such failure or prevent such intended abandonment.

(i) **Costs and Expenses.** Except to the extent that the effect of such payment would be to render any loan or forbearance of money usurious or otherwise illegal under any applicable law, Borrower shall pay BFS in accordance with the terms of the Credit Agreement the amount of all moneys expended and all costs and expenses (including reasonable attorneys' fees and disbursements) incurred by BFS in connection with or as a result of BFS's taking action under subsection (i) or exercising its rights under Section 6.

(j) **Power of Attorney.** To facilitate BFS's taking action under subsection (i) and exercising its rights under Section 6, Borrower hereby irrevocably appoints (which appointment is coupled with an interest) BFS, or its delegate, as the attorney-in-fact of Borrower with the right (but not the duty) from time to time to create, prepare, complete, execute, deliver, endorse or file, in the name and on behalf of Borrower, any and all instruments, documents, applications, financing statements, and other agreements and writings required to be obtained, executed, delivered or endorsed by Borrower under this Section 3, or, necessary for BFS, after a Default, to enforce or use the Patents or Trademarks or to grant or issue any exclusive or non-exclusive license under the Patents or Trademarks to any third party, or to sell, assign, transfer, pledge, encumber or otherwise transfer title in or dispose of the Patents or Trademarks to any third party. Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. The power of attorney granted herein shall terminate upon the termination of the Credit Agreement as provided therein and the payment and performance of all Obligations.

4. Borrower's Use of the Patents and Trademarks. Borrower shall be permitted to control and manage the Patents and Trademarks, including the right to exclude others from making, using or selling items covered by the Patents and Trademarks and any licenses thereunder, in the same manner and with the same effect as if this Agreement had not been entered into, so long as no Default exists.

5. Defaults. Each of the following occurrences shall constitute an event of default under this Agreement (herein called a "**Default**"): (a) an Event of Default, as defined in the Credit Agreement, shall occur and be continuing; or (b) Borrower shall fail promptly to observe or perform any covenant or agreement herein binding on it and such failure shall continue for a period of twenty (20) calendar days after the occurrence thereof; or (c) any of the representations or warranties contained in Section 3 shall prove to have been incorrect in any material respect when made.

6. Remedies. While a Default exists, BFS may, at its option, take any or all of the following actions:

(a) BFS may exercise any or all remedies available under the Credit Agreement.

(b) BFS may sell, assign, transfer, pledge, encumber or otherwise dispose of the Patents and Trademarks.

(c) BFS may enforce the Patents and Trademarks and any licenses thereunder, and if BFS shall commence any suit for such enforcement, Borrower shall, at the request of BFS, do any and all lawful acts and execute any and all proper documents required by BFS in aid of such enforcement.

7. Miscellaneous. This Agreement can be waived, modified, amended, terminated or discharged, and the Security Interest can be released, only explicitly in a writing signed by BFS. A waiver signed by BFS shall be effective only in the specific instance and for

the specific purpose given. Mere delay or failure to act shall not preclude the exercise or enforcement of any of BFS's rights or remedies. All rights and remedies of BFS shall be cumulative and may be exercised singularly or concurrently, at BFS's option, and the exercise or enforcement of any one such right or remedy shall neither be a condition to nor bar the exercise or enforcement of any other. All notices to be given to Borrower under this Agreement shall be given in the manner and with the effect provided in the Credit Agreement. BFS shall not be obligated to preserve any rights the Borrower may have against prior parties, to realize on the Patents and Trademarks at all or in any particular manner or order, or to apply any cash proceeds of Patents and Trademarks in any particular order of application. This Agreement shall be binding upon and inure to the benefit of Borrower and BFS and their respective participants, successors and assigns and shall take effect when signed by Borrower and delivered to BFS, and Borrower waives notice of BFS's acceptance hereof. BFS may execute this Agreement if appropriate for the purpose of filing, but the failure of BFS to execute this Agreement shall not affect or impair the validity or effectiveness of this Agreement. A carbon, photographic or other reproduction of this Agreement or of any financing statement authorized by the Borrower shall have the same force and effect as the original for all purposes of a financing statement. This Agreement shall be governed by the internal law of Georgia without regard to conflicts of law provisions. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation and payment of the Obligations.

THE PARTIES WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING BASED ON OR PERTAINING TO THIS AGREEMENT.

IN WITNESS WHEREOF, the parties have executed this Patent and Trademark Security Agreement as of the date first written above.

SPROUT FOODS, INC.

By: 

Name: Jason Kucharczuk

Title: Chief Financial Officer

BIBBY FINANCIAL SERVICES, INC.

By:

Name:

Ralph Infante

Title:

Senior Vice President

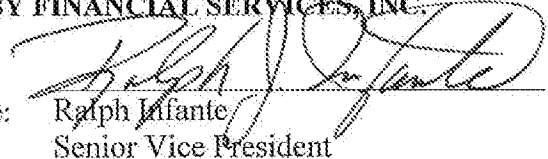
A handwritten signature in black ink, appearing to read "Ralph Infante", is written over a horizontal line. The signature is stylized and cursive.

EXHIBIT A

UNITED STATES ISSUED PATENTS

<u>Title</u>	<u>Patent Number</u>	<u>Issue Date</u>
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N/A

UNITED STATES PATENT APPLICATIONS

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

FOREIGN ISSUED PATENTS

<u>Title</u>	<u>Country</u>	<u>Patent Number</u>	<u>Issue Date</u>
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
N/A

EXHIBIT B

UNITED STATES ISSUED TRADEMARKS, SERVICE MARKS

AND COLLECTIVE MEMBERSHIP MARKS

REGISTRATIONS

<u>Mark</u>	<u>Registration Number</u>	<u>Registration Date</u>
SPROUT RISE	4,827,624	October 6, 2015
SPROUT SMASH	4,784,123	August 4, 2015
	4,959,046	May 17, 2016
SPROUT	3,786,214	May 4, 2010
SPROUT ORGANIC SMASH	5,543,410	August 21, 2018
SPROUT POWER PACK	5,604,258	November 13, 2018
SPROUT ORGANIC CRISPY CHEWS	5,583,487	October 16, 2018
SPROUT ORGANIC CURLZ	5,583,486	October 16, 2018
SPROUT	5,543,411	August 21, 2018
	5,254,664	August 1, 2017
	5,429,257	March 20, 2018
ALWAYS TRANSPARENT HONESTY PLEDGE NON-GMO	5,429,258	March 20, 2018
NO CONCENTRATES HONESTY PLEDGE NON-GMO	5,195,695	May 2, 2017



5,195,694

May 2, 2017

ALWAYS TRANSPARENT
HONESTY PLEDGE NON-GMO

5,254,668

August 1, 2017

PENDING APPLICATIONS

<u>Mark</u>	<u>Serial Number</u>	<u>Application Date</u>
SPROUT ORGANIC TWO PEAS IN A POD	87495760	June 19, 2017
SPROUT POWER PAK	87202029	October 13, 2016
SPROUT ORGANIC CURLZ	87144293	August 19, 2016
PLANT POWERED PROTEIN	87495753	June 19, 2017
PLANT POWERED	87495748	June 19, 2017
PLANT POWERED	87213684	October 24, 2016
ALWAYS TRANSPARENT HONESTY PLEDGE NON-GMO	87201991	October 13, 2016
ALWAYS TRANSPARENT HONESTY PLEDGE NON-GMO	87202010	October 13, 2016
HONESTY PLEDGE ALWAYS TRANSPARENT NON-GMO	87202004	October 13, 2016
HONESTY PLEDGE ALWAYS TRANSPARENT NON-GMO	87201207	October 12, 2016
HONESTY PLEDGE NO CONCENTRATES NON-GMO	87202016	October 13, 2016

NO CONCENTRATES HONESTY PLEDGE NON-GMO	87202022	October 13, 2016
SPROUT	86735913	May 17, 2016
SPROUT	87144280	August 19, 2016
SPROUT ORGANIC CRINKLEZ		
SPROUT ORGANIC CRISPY CHEWS	87495743	June 19, 2017
SPROUT ORGANIC CURLZ	87495731	June 19, 2017
SPROUT ORGANIC SMASH	87144227	August 19, 2016
SPROUT POWER PAK	87497082	June 20, 2017
SPROUT RISE	86080553	November 2, 2013
SPROUT SMASH	86080539	November 4, 2013



87202062 October 13, 2016

COLLECTIVE MEMBERSHIP MARKS

NONE

UNREGISTERED MARKS

NONE

INTERNATIONAL TRADEMARKS

See Attached

Country	Classes	Goods	App Number	App Date	Reg Number	Reg Date	Status	Notes
SPROUT								
Canada	29	Pureed blends of fruits, vegetables, legumes and grains	2017-038384	8/31/2017	271078	5/10/2018	PENDING	Renewal Due: May 10, 2028
Canada	29	Pureed blends of fruits, vegetables, legumes and grains	45273-17	10/27/2017	146723	6/5/2018	PENDING	Renewal Due: June 5, 2028
Kenya	5	Fruit and vegetable purees being baby food; Dairy-based food beverages being baby food; fruit and vegetable based snack foods being baby food; baby food; cereal and biscuits for feeding babies; organic baby food; first, second, and third stage baby foods; food purees, cereals and biscuits for use as baby food; grain and fruit snacks for use as baby food.	303719287	3/21/2016	303719287	4/7/2017	PENDING	
Kenya	29	Food purees made from fruit and vegetables; organic fruit and vegetable based snack foods; squeezable vegetable snack foods; squeezable vegetable and fruit snack foods; Fruit purees; fruit and vegetable purees	303719287	3/21/2016	303719287	4/7/2017	PENDING	
Kenya	30	Organic grain based snack foods	303719287	3/21/2016	303719287	4/7/2017	PENDING	
Kenya	32	Fruit and yogurt smoothies	303719287	3/21/2016	303719287	4/7/2017	PENDING	
Rwanda	5	Baby foods; organic baby food; first, second, and third stage baby food made from agricultural products; first, second, and third stage baby food made from aquatic products; first, second, and third stage baby food made from livestock product	40-2016-0025164	4/5/2016	40-1246439	4/14/2017	PENDING	
Rwanda	29	Dairy-based food beverages	40-2016-0025164	4/5/2016	40-1246439	4/14/2017	PENDING	
Rwanda	29	Fruit and vegetable purees; fruit and vegetable based snack foods; fruit snack for use as a baby food; organic fruit and vegetable based snack foods; squeezable vegetable and fruit snack foods; fruit snacks foods; fruit purees; apple puree; vegetable puree; tomato puree; mushrooms puree; fruit purees for use as baby food; apple puree for use as baby food; vegetable puree for use as baby food; tomato purees for use as baby food; mushrooms puree for use as baby food	40-2016-0102863	11/23/2016	40-1324098	1/23/2018	PENDING	
Rwanda	30	Grain snack for use as baby food; organic grain based snack foods; cereal for feeding babies; biscuits for feeding babies; cereals for use as baby food; biscuits for use as baby food	40-2016-0102863	11/23/2016	40-1324098	1/23/2018	PENDING	
Rwanda	32	Fruit and yogurt smoothies	40-2016-0102863	11/23/2016	40-1324098	1/23/2018	PENDING	
Kuwait	29	Pureed vegetables, legumes and grains	193299	8/28/2017	165936		PENDING	12/10 - no oppositions were filed against the trademark application "SPROUT" in Kuwait
Kuwait	32	Fruit and yogurt smoothies	1730711	3/30/2016	1643803	6/7/2016	PENDING	
Kuwait	30	Cereal based snack foods	1730710	3/30/2016	1891964	3/30/2016	PENDING	Cancellation action successful against Mexican trademark registration no. 1031205 // Granted on June 5, 2018, Renewal Due: March 30, 2026
Kuwait	29	Purees; fruit purees; fruit and vegetable purees; dairy-based food beverages; fruit and vegetable based snack foods; squeezable vegetable snack foods; squeezable vegetable and fruit snack foods; organic grain, fruit and vegetable based snack foods	1730709	3/30/2016	1803686	9/29/2017	PENDING	
Kuwait	05	Baby food; organic baby food; first, second and third stage baby foods; cereals and biscuits for use as baby food; grain and fruit snacks for use as baby food	1730708	3/30/2016	1816151	10/30/2017	PENDING	
Argentina	29	Pureed blends of fruits, vegetables, legumes and grains	262600-01	12/17/2017	262600-01	12/17/2017	PENDING	Renewal Due: December 1, 2027
Argentina	29	Pureed blends of fruits, vegetables, legumes and grains	3672833	12/27/2017			PENDING	
Bahamas	29	Pureed vegetables	650874	9/20/2017			PENDING	
Bahamas	31	Legumes and grains	650874	9/20/2017			PENDING	
Bermuda	31	Legumes and grain, all included	56485	9/8/2017			PENDING	
Bermuda	29	Pureed vegetables, all included	56484	9/8/2017			PENDING	
Cayman Islands	29	Pureed vegetables	758712	1/29/2018			PENDING	
Cayman Islands	31	Legumes and grains	758712	1/29/2018			PENDING	
Chile	29	Pureed blends of fruits, vegetables, legumes and grains	1275109	12/15/2017			PENDING	
Uman	29	Pureed vegetables, legumes and grains	2012-11235	8/24/2017			PENDING	
Qatar	31	Pureed vegetables, legumes and grains	118658	11/14/2017			PENDING	
SPROUT NUTRITION								
Canada	29	Pureed fruits, vegetables, legumes and grains	1866981	11/8/2017			PENDING	
Kenya	29	Cooked fruits, cooked vegetables; vegetable juice for cooking; fruit based snack foods; fruit and vegetable based snack foods; rice milk (milk substitute); frozen fruits; pureed fruits (cooked); milk	27456017	11/14/2017	27456017	10/21/2018	PENDING	Ref 147801-CN; Renewal due October 20, 2028
Kenya	30	Cereal products; grains (for dietary); biscuits; confectionary; cereal and grain based snack foods; cereal bars; rice flour (powder); rice pulp for culinary purposes; corn steep liquor; grain powders; yogurt smoothies	27456016	11/14/2017	27456016	10/21/2018	PENDING	Ref 147801-CN(01); Renewal due October 20, 2028
Kenya	29	Meat, fish, poultry and game; meat extracts; preserved, dried and cooked fruits and vegetables; jellies, jams, composites; eggs, milk and milk products; edible oils and fats	288950	3/13/2018	288950	3/13/2018	PENDING	
Kenya	30	Coffee, tea, cocoa and artificial coffee; rice, tapioca and sago; flour and preparations made from cereals; bread; pastry and confectionary; ices; sugar; honey; treacle; yeast; baking powder; salt; mustard; vinegar; sauces (condiments); essences	288951	3/13/2018	288951	3/13/2018	PENDING	
SPROUT SQUEEZE								
Australia	29	Pureed fruits, vegetables, legumes and grains; prepared meals made from pureed fruits, vegetables, grains and legumes; snack foods made from pureed fruits, vegetables, legumes and grains; vegetable and legume purees;	1886962	11/14/2017			PENDING	10/31/18 - received a letter of consent from Barri Limited; This letter of consent was filed with the Australian Office, and we expect to receive a Notice of Acceptance within the next few weeks
Kenya	29	Pureed fruits, pureed vegetables, processed or prepared legumes	1080668	11/14/2017	1080668	5/15/2018	PENDING	Ref 147803-h2; Renewal due November 14, 2027
Kenya	30	Processed grains	1080668	11/14/2017	1080668	5/15/2018	PENDING	Ref 147803-h2; Renewal due November 14, 2027
SQUEEZE SPROUT								
United Kingdom	29		335555	11/22/2018			PENDING	
OTHER STYLIZED SPROUT LOGO								
Kenya	29	Pureed fruits, vegetables, legumes and grains	402017225050	11/14/2017	402017225050	11/14/2017	PENDING	Registration Certificate received on 10/31 Renewal Due November 14, 2027
Kenya	31	Grains and agricultural, horticultural, and forestry products not included in other classes; live animals; fresh fruits and vegetables; seeds, natural plants and flower; foodstuffs for animals; malt	131770	1/31/2018	143901148	4/8/2018	PENDING	Registration Certificate received on 4/26 Up to October 12, 2027