

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM650495

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Maplehurst Bakeries, LLC		04/30/2021	Limited Liability Company:
RECEIVING PARTY DATA			
Name:	Weston Foods US, LLC		
Street Address:	50 Maplehurst Dr.		
City:	Brownsburg		
State/Country:	INDIANA		
Postal Code:	46112		
Entity Type:	Limited Liability Company: INDIANA		
PROPERTY NUMBERS Total: 14			
Property Type	Number	Word Mark	
Registration Number:	2364377	COUNTRY MINI	
Registration Number:	2702176	COUNTRY TREATS	
Registration Number:	4029973	LA BAGUETTERIE	
Registration Number:	4020753	LA BAGUETTERIE	
Registration Number:	5481491	M MAPLEHURST THE BAKERY SPECIALISTS	
Registration Number:	2183667	MAPLEHURST	
Registration Number:	3659985	MAPLEHURST	
Registration Number:	1747286	PLUSH PIPPIN	
Registration Number:	3397181	PLUSH PIPPIN	
Registration Number:	4517490	RUBSCHLAGER	
Registration Number:	4574752	RUBSCHLAGER	
Registration Number:	3467190	RYE-OLA	
Registration Number:	3123574	ULTIMATE PLUSH PIPPIN	
Registration Number:	3844885	YOUR SUCCESS IS THE CORE OF OUR BUSINESS	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Phone:	3177777920		

CH \$365.00 2364377

Email: PATENTS@GUTWEINLAW.COM
Correspondent Name: Gutwein Law
Address Line 1: 200 S. MERIDIAN ST., STE 420
Address Line 4: INDIANAPOLIS, INDIANA 46225

NAME OF SUBMITTER: Tyler B.Droste

SIGNATURE: /Tyler B. Droste/

DATE SIGNED: 05/28/2021

Total Attachments: 3

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TRADEMARK ASSIGNMENT

This Trademark Assignment (the "Assignment"), dated as of April 30, 2021, is by and between **Maplehurst Bakeries, LLC**, a Indiana Limited Liability Company ("Assignor"), to **Weston Foods US, LLC**, a Indiana Limited Liability Company("Assignee").

Assignor is the owner of certain trademark applications and registrations listed on the attached Schedule A (the "Assigned Trademarks");

The Assignor's affiliate and Assignee have entered into an agreement ("Agreement") pursuant to which Assignor is transferring certain assets to Assignee, including the Assigned Trademarks; and

Pursuant to the that Agreement, the Assignee has acquired all right, title and interest in and to the Assigned Trademarks, and the parties wish to record such acquisition in the United States Patent and Trademark Office.

THEREFORE, for good and valuable consideration paid by the Assignee to the Assignor, the receipt and sufficiency of which is here acknowledged, Assignor and Assignee agree as follows:

1. Assignment. Effective as of this date, and pursuant to the Agreement, Assignor hereby sells, transfers, conveys, assigns and delivers to Assignee and Assignee accepts all right, title and interest of the Assignor in and to: (i) the trademarks and trademark applications set forth in the attached Schedule A, together with the goodwill of the business symbolized by the Assignment; (ii) all renewals and extensions of any such application, registration and filing; (iii) all licenses for the use of the Assigned Trademarks; (iv) all income, royalties, damages, claims, and payments now or in the future due or payable under and with respect to the Assigned Trademarks, including, without limitation, damages, claims, and payments for past and future infringements of the Assigned Trademarks; (v) all rights to sue for past, present, and future infringements of the above, including the right to settle suits involving claims and demands for royalties owing; (vi) all rights corresponding to any of the above throughout the world; and (vii) the right to assign the rights conveyed here, the same to be held and enjoyed by Assignee for its own use and benefit, and for the benefit of its successors, assigns, and legal representatives.

2. Governing Law. This Assignment will be governed by, and construed in accordance with the laws of the state of Delaware without giving effect to the conflict of laws rules thereof.

3. Counterparts. This Assignment may be executed in separate counterparts, each of which is deemed to be an original and all of which taken together constitute one and the same agreement.

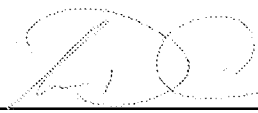
4. Miscellaneous. This Assignment is subject to all the terms and conditions of the agreement between the parties. The parties intend that this Assignment is for recordation purposes only and its terms will not modify the applicable terms and conditions of the Agreement.

5. Further Assurances. Assignor agrees at Assignee's expense to execute such further documents and to perform such further lawful acts as may reasonably be requested by Assignee, to effectuate this Assignment.

The parties are signing this agreement on the date stated in the introductory clause.

ASSIGNOR:

Maplehurst Bakeries, LLC

By:  _____

Name: Adam Christensen

Title: Director, Legal

**SCHEDULE A
MARKS**

Mark	Country	Serial Number	Registration Number
Country Mini	US	75719955	2,364,377
Country Treats	US	76382918	2,702,176
LA BAGUETTERIE	US	85975491	4,029,973
LA BAGUETTERIE	US	85975499	4,020,753
M MAPLEHURST THE BAKERY SPECIALISTS	US	86849515	5,481,491
MAPLEHURST	US	75274429	2,183,667
MAPLEHURST	US	77479336	3,659,985
PLUSH PIPPIN	US	74125620	1,747,286
PLUSH PIPPIN	US	77068504	3,397,181
RUBSCHLAGER	US	86035525	4,517,490
RUBSCHLAGER	US	86035594	4,574,752
RYE-OLA	US	77335687	3,467,190
ULTIMATE PLUSH PIPPIN	US	78693676	3,123,574
YOUR SUCCESS IS THE CORE OF OUR BUSINESS	US	77928391	3,844,885