OP \$40.00 5674606

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM689028

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RNR SUSHI FRANCHISE, LLC		10/09/2020	Limited Liability Company: ALABAMA

RECEIVING PARTY DATA

Name:	ROCKNROLLSUSHI HOLDINGS LLC	
Also Known As:	ROCK N ROLL SUSHI	
Street Address:	12598 U.S. Highway 98 West- Ste 103	
City:	Destin	
State/Country:	FLORIDA	
Postal Code:	32550	
Entity Type:	Limited Liability Company: FLORIDA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	5674606	ROCK N ROLL RNR SUSHI

CORRESPONDENCE DATA

Fax Number: 5614041104

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: 561-693-3221

Email: jwasch@waschraines.com

Correspondent Name: Joseph C. Wasch

Address Line 1: 2500 N. MILITARY TRAIL, SUITE 303
Address Line 4: BOCA RATON, FLORIDA 33431

NAME OF SUBMITTER:	Eric Jenrich
SIGNATURE:	/Eric Jenrich/
DATE SIGNED:	11/18/2021

Total Attachments: 3

source=RNR Sushi_BRB_Trademark Assignment Agreement_Executed#page1.tif source=RNR Sushi_BRB_Trademark Assignment Agreement_Executed#page2.tif source=RNR Sushi_BRB_Trademark Assignment Agreement_Executed#page3.tif

TRADEMARK
REEL: 007498 FRAME: 0669

TRADEMARK ASSIGNMENT

This **Trademark Assignment** (this "<u>Assignment</u>"), dated as of October 9, 2020, is between **RNR SUSHI FRANCHISE**, **LLC**, an Alabama limited liability company ("*Assignor*") and **ROCKNROLL SUSHI HOLDINGS LLC**, a Florida limited liability company ("*Assignee*").

WHEREAS, Assignor owns certain registered and unregistered trademarks (the "*Trademarks*"), including, but not limited to, the trademarks described in *Exhibit A* of this Assignment; and

WHEREAS, Assignor, Assignee, and the other parties thereto are parties to a certain Unit Purchase and Contribution Agreement (the "*Purchase Agreement*") dated as the date hereof. Capitalized terms used and not otherwise defined herein shall have the meaning assigned to them in the Purchase Agreement unless the context otherwise requires. The Purchase Agreement provides for the Assignor to contribute substantially all assets of Assignor to Assignee.

Accordingly, the parties agree as follows:

- (1) Assignment. Assignor hereby assigns to Assignee, its successors and assigns, all of Assignor's rights, title and interest in and to the Trademarks, together with the goodwill of the business symbolized by the Trademarks, including, without limitation: (i) Assignor's right, title and interest in and to all pending applications for registration, if any, for the Trademarks throughout the world; (ii) all income, royalties, damages and payments now or hereafter due and/or payable under and with respect thereto, including, without limitation, damages and payments for past or future infringements thereof; (iii) the right to sue for past, present and future infringements thereof; and (iv) all rights corresponding thereto throughout the world, as fully and entirely as the same would have been held and enjoyed by such Assignor had this Assignment and sale not been made.
- (2) **Further Actions.** Assignor shall execute all documents and take all other actions necessary or reasonably requested by Assignor to assign all the rights, title and interest in and to the Trademarks.
- (3) **Governing Law.** This Agreement is to be governed by and construed in accordance with the laws of Florida, without regard to its conflict of law principles.
- (4) **Terms of the Purchase Agreement.** This Assignment is subject in all respects to the terms of the Purchase Agreement, and all of the representations, warranties, covenants and agreements contained in the Purchase Agreement, all of which shall survive the execution and delivery of this Assignment in accordance with the terms of the Purchase Agreement. To the extent any conflict exists between any of the terms of this Assignment and the Purchase Agreement, the terms of the Purchase Agreement will prevail.
- (5) **Execution.** This Assignment may be executed in one or more counterparts, including fax or electronic images, each of which is an original, and all of which constitute only one agreement between the parties.

[Signatures on the following page.]

TRADEMARK REEL: 007498 FRAME: 0670

To evidence the parties' agreement to this Assignment, they have executed and delivered it as of the date set forth in the preamble.

> RNR SUSHI FRANCHISE, LLC, an Alabama limited liability company

By: Joseph Ragsdale
Name: Joseph Ragsdale

Title: Vice President

ROCKNROLL SUSHI HOLDINGS LLC, a Florida

limited liability company

By: Bold Restaurant Brands, LLC, Manager

Eric Jenrich

Name: Eric D. Jenrich

Title: Manager

TRADEMARK **REEL: 007498 FRAME: 0671**

RECORDED: 11/18/2021

EXHIBIT A TRADEMARK SCHEDULE

MARK	USPTO REG. #
ROCK!ROLL	6084757
ROCK ^N ROLL	6084790
ANR	6084800
RNR SUSHI	5752003
RNR ROCK N ROLL SUSHI	5413598
	5646170
GUEUT	5674539
ROCK ROLL	5674606
DINE OUT LOUD	6080136
SUSHI AMPLIFIED	6085195
ROCK OUT WITH YOUR CHOPSTIXS OUT	4870769
	4870762

TRADEMARK REEL: 007498 FRAME: 0672