

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM771862

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Pickles Manufacturing LLC		12/05/2022	Limited Liability Company: DELAWARE
Refrigerated Dough, Inc.		12/05/2022	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Bank of America, N.A.		
Street Address:	101 No. Tryon Street, 5th Floor		
City:	Charlotte		
State/Country:	NORTH CAROLINA		
Postal Code:	28255-0001		
Entity Type:	National Banking Association: UNITED STATES		
PROPERTY NUMBERS Total: 18			
Property Type	Number	Word Mark	
Registration Number:	1773092	AUNT JANE'S	
Registration Number:	2130601	BANQUET	
Registration Number:	1988445	CAPCO	
Registration Number:	2048573	FARMAN'S	
Registration Number:	0725684	HEIFETZ	
Registration Number:	1927769		
Registration Number:	1750282	PICKLE FAIR	
Registration Number:	1845770	PILGRIM FARMS	
Registration Number:	2042766	SANDWICH SLICERS	
Registration Number:	3941297	SCHWARTZ'S	
Registration Number:	1322380	SCHWARTZ'S	
Registration Number:	3215140	STEINFELD'S	
Registration Number:	4063356	SURFBOARDS	
Registration Number:	1102845	BUTTER-ME-NOTS	
Registration Number:	3523243	LITEFLUFF	
Registration Number:	1025831	MERICCO	
Registration Number:	1219340	TEXAS STYLE	
Registration Number:	1024407	TEXAS STYLE	

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CORRESPONDENCE DATA**Fax Number:** 9494754754*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:** 949-451-3800**Email:** skann@gibsondunn.com**Correspondent Name:** Stephanie Kann**Address Line 1:** 3161 Michelson Drive**Address Line 2:** Gibson, Dunn & Crutcher LLP**Address Line 4:** Irvine, CALIFORNIA 92612**ATTORNEY DOCKET NUMBER:** 94206-00002**NAME OF SUBMITTER:** Stephanie Kann**SIGNATURE:** /stephanie kann/**DATE SIGNED:** 12/05/2022**Total Attachments: 6**

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TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT, dated as of December 5, 2022 (as it may be amended, restated, supplemented or otherwise modified or replaced from time to time, this “**Agreement**”) is made by Pickles Manufacturing LLC, a Delaware limited liability company with an address at 2021 Spring Road, Suite 600, Oak Brook, Illinois 60523, and Refrigerated Dough, Inc., a Delaware corporation with an address at 2021 Spring Road, Suite 600, Oak Brook, Illinois 60523 (each, an “**Additional Grantor**” and together, the “**Additional Grantors**”) in favor of Bank of America, N.A. as administrative agent (the “**Administrative Agent**”). All capitalized terms used and not otherwise defined herein shall have the meaning set forth in that certain Security Agreement, dated as of February 1, 2016 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the “**Security Agreement**”), by and among TreeHouse Foods, Inc., a Delaware corporation (“**Borrower**”), the other Grantors (as defined therein) party thereto from time to time and the Administrative Agent.

WHEREAS, Borrower, the lenders from time to time party thereto and Bank of America, N.A., as Administrative Agent, Swingline Lender and L/C Issuer, are parties to that certain Amended and Restated Credit Agreement, dated as of February 1, 2016 (as it may be amended, restated, supplemented or otherwise modified, refinanced or replaced from time to time, the “**Credit Agreement**”);

WHEREAS, the Grantors and the Administrative Agent entered into the Security Agreement to, among other things, secure the Secured Obligations of the Grantors under the Credit Agreement;

WHEREAS, the Additional Grantors and the Administrative Agent are parties to that certain Joinder Agreement, dated as of December 5, 2022, (as it may be amended, restated, supplemented or otherwise modified or replaced from time to time, the “**Joinder Agreement**”), pursuant to which the Additional Grantors have agreed to become Grantors under the Security Agreement;

WHEREAS, the Additional Grantors own the Trademark Collateral (as defined below); and

WHEREAS, pursuant to the Joinder Agreement, each Additional Grantor has granted a security interest in certain property, including, without limitation, certain Intellectual Property of such Additional Grantor, to the Administrative Agent for the ratable benefit of the Secured Parties, and has agreed as a condition thereof to execute this Agreement for recording with the United States Patent and Trademark Office (the “**USPTO**”).

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Additional Grantor agrees as follows:

SECTION 1. Grant of Security. To secure the prompt payment and performance in full when due, whether by lapse of time, acceleration, mandatory prepayment or otherwise, of the Secured Obligations, each Additional Grantor hereby grants to the Administrative Agent, for the ratable benefit of the Secured Parties, a continuing security interest in, any and all right, title and

interest of such Additional Grantor in, to and under all of such Additional Grantor's Trademarks, including those referred to on Schedule 1 hereto (all of the foregoing items or types of property being herein collectively referred to as the "**Trademark Collateral**"). As used herein, "**Trademarks**" means (a) all trademarks, trade names, corporate names, company names, business names, Internet domain names, fictitious business names, trade dress, trade styles, service marks, certification marks, slogans, logos and other source or business identifiers and all general intangibles of like nature, and the rights in any of the foregoing which arise under applicable laws, and the goodwill associated therewith, all registrations and recordings thereof, and all applications in connection therewith, whether in the United States Patent and Trademark Office or in any similar office or agency of the United States or any state thereof or any other country or any political subdivision thereof, (b) all renewals thereof, (c) all income, fees, royalties, damages, claims and payments now or hereafter due and/or payable with respect to any of the foregoing, including damages or payments for past, present, or future infringements, misappropriations, or other violations of any of the foregoing, (d) the right to sue or otherwise recover for past, present, or future infringements, misappropriations, or other violations of any of the foregoing, and (e) all rights corresponding to any of the foregoing throughout the world.

SECTION 2. Recordation. This Agreement has been executed and delivered by each Additional Grantor for the purpose of, among other things, recording the grant of security interest herein with the USPTO. Each Additional Grantor authorizes and requests that the Commissioner for Trademarks and any other applicable government officer record this Agreement.

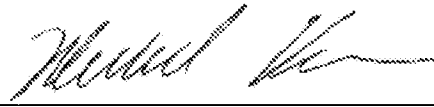
SECTION 3. Relationship to Security Agreement. The foregoing security interest is granted in conjunction with the security interests granted by each Additional Grantor to the Administrative Agent pursuant to the Security Agreement. Each Additional Grantor acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

SECTION 4. Miscellaneous. This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be an original, but all of which shall constitute one and the same instrument. It shall not be necessary in making proof of this Agreement to produce or account for more than one such counterpart. This Agreement and any claim, controversy, dispute or cause of action (whether in contract, tort or otherwise) based upon, arising under or relating to this Agreement shall be governed by, and construed in accordance with, the law of the State of New York.

Signature Page Follows

IN WITNESS WHEREOF, each Additional Grantor has caused this Agreement to be duly executed by its officer thereunto duly authorized as of the date first written above.

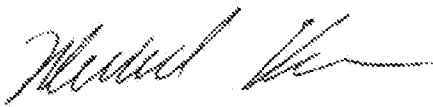
PICKLES MANUFACTURING LLC

By:  _____

Name: Michael Kim

Title: Vice President and Treasurer

REFRIGERATED DOUGH, INC.


By:  _____

Name: Michael Kim

Title: Vice President and Treasurer

Acknowledged:

BANK OF AMERICA, N.A.,
as Administrative Agent

By: 
Name: Bridgett J. Manduk Mowry
Title: Vice President

**Schedule 1
to Trademark Security Agreement**

TRADEMARKS

Trademark Registrations

<u>Country</u>	<u>Owner</u>	<u>Mark</u>	<u>App. No.</u>	<u>Reg. No.</u>
United States	Pickles Manufacturing LLC	AUNT JANE'S	74305146	1773092
United States	Pickles Manufacturing LLC	BANQUET	75247255	2130601
United States	Pickles Manufacturing LLC	CAPCO	74700764	1988445
United States	Pickles Manufacturing LLC	FARMAN'S	74570069	2048573
Canada	Pickles Manufacturing LLC	FARMAN'S	1286756	TMA737732
South Korea	Pickles Manufacturing LLC	FARMAN'S	40-2006-2856	4006937670000
United States	Pickles Manufacturing LLC	HEIFETZ	72093604	725684
United States	Pickles Manufacturing LLC	King Pickle Design	74571333	1927769
Canada	Pickles Manufacturing LLC	MARKET STAND	1832641	TMA1015405
United States	Pickles Manufacturing LLC	PICKLE FAIR (Stylized)	74250314	1750282
United States	Pickles Manufacturing LLC	PILGRIM FARMS	74324876	1845770
United States	Pickles Manufacturing LLC	SANDWICH SLICERS	74698747	2042766
United States	Pickles Manufacturing LLC	SCHWARTZ'S	77756787	3941297
United States	Pickles Manufacturing LLC	SCHWARTZ'S (Stylized)	73416850	1322380
United States	Pickles Manufacturing LLC	STEINFELD'S	78746223	3215140
Canada	Pickles Manufacturing LLC	STEINFELD'S	1384776	TMA798218
China	Pickles Manufacturing LLC	STEINFELD'S	BA644/16166A	19722801
Hong Kong	Pickles Manufacturing LLC	STEINFELD'S	N/A	200112916

<u>Country</u>	<u>Owner</u>	<u>Mark</u>	<u>App. No.</u>	<u>Reg. No.</u>
Taiwan (Province of China)	Pickles Manufacturing LLC	STEINFELD'S	90010300	00993296
United States	Pickles Manufacturing LLC	SURFBOARDS	85308449	4063356
United States	Refrigerated Dough, Inc.	BUTTER-ME- NOTS	73118270	1102845
United States	Refrigerated Dough, Inc.	LITEFLUFF	77251340	3523243
United States	Refrigerated Dough, Inc.	MERICO	73033772	1025831
United States	Refrigerated Dough, Inc.	TEXAS STYLE	73284239	1219340
United States	Refrigerated Dough, Inc.	TEXAS STYLE	73041016	1024407