CH \$940.00 23525

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM508959

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Vienna Beef Ltd.		02/06/2019	Corporation:

RECEIVING PARTY DATA

Name:	CIBC Bank USA
Street Address:	120 S. LaSalle Street
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 37

Property Type	Number	Word Mark
Registration Number:	2352510	BISTRO CHILI
Registration Number:	3026307	BISTRO SOUPS
Registration Number:	1448725	BISTRO-SOUPS
Registration Number:	1701152	CHICAGO LOVE AFFAIR
Registration Number:	3037435	CHICAGO PICKLE COMPANY CHIPICO FAMOUS FO
Registration Number:	2567309	CHICAGO'S HOT DOG
Registration Number:	1657543	CHIPICO
Registration Number:	2504930	COUNTRY LAD FARM
Registration Number:	1338228	DAVID BERG
Registration Number:	1338227	DAVID BERG
Registration Number:	2624116	
Registration Number:	2935930	
Registration Number:	3624690	DRAG IT THROUGH THE GARDEN
Registration Number:	1150556	FIREDOG
Registration Number:	0847093	FRANKWURST
Registration Number:	1753328	HOT DOG LOVERS HOT DOG
Registration Number:	3883024	HOT DOG U
Registration Number:	3883022	HOT DOG UNIVERSITY
Registration Number:	3883025	U

TRADEMARK REEL: 006552 FRAME: 0744

900484446

Property Type	Number	Word Mark
Registration Number:	1650470	MAKE ME ONE WITH EVERYTHING
Registration Number:	4423960	MAXWELL STREET DELI
Registration Number:	4358357	MINARET
Registration Number:	4354356	MINARET
Registration Number:	1725985	NUMERO UNO
Registration Number:	4516202	QUARTER BARREL PICKLES
Registration Number:	4539937	THE OFFICIAL CORNED BEEF OF ST. PATRICK'
Registration Number:	1745284	THE ORIGINAL CHICAGO STYLE
Registration Number:	4049827	THE WEENIE THE WORLD AWAITED
Registration Number:	3056951	TWO BROS. PICKLES
Registration Number:	0661990	V
Registration Number:	0636028	V
Registration Number:	0673266	VIENNA
Registration Number:	0981269	VIENNA BEEF
Registration Number:	1359416	VIENNA BEEF
Registration Number:	4213315	VIENNA BEEF CHILI COMPANY
Registration Number:	4213316	VIENNA SOUP COMPANY
Registration Number:	5499209	WHERE CRAFT MEETS KETTLE

CORRESPONDENCE DATA

Fax Number: 3129774405

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: 3129774400

Email: chitm@nixonpeabody.com

Correspondent Name: Elizabeth W. Baio

Address Line 1: 70 West Madison Street, Suite 3500

Address Line 4: Chicago, ILLINOIS 60602

NAME OF SUBMITTER:	Elizabeth W. Baio
SIGNATURE:	/Elizabeth W. Baio/
DATE SIGNED:	02/06/2019

Total Attachments: 11

source=A&R Trademark Security Agreement#page1.tif source=A&R Trademark Security Agreement#page2.tif source=A&R Trademark Security Agreement#page3.tif source=A&R Trademark Security Agreement#page4.tif source=A&R Trademark Security Agreement#page5.tif source=A&R Trademark Security Agreement#page6.tif source=A&R Trademark Security Agreement#page7.tif source=A&R Trademark Security Agreement#page8.tif source=A&R Trademark Security Agreement#page8.tif source=A&R Trademark Security Agreement#page9.tif

source=A&R Trademark Security Agreement#page10.tif source=A&R Trademark Security Agreement#page11.tif

AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT

This AMENDED AND RESTATED TRADEMARK SECURITY AGREEMENT, dated as of February 6, 2019 (this "Agreement"), is between VIENNA BEEF LTD., an Illinois corporation ("Borrower"), VIENNA BRANDS, LLC, an Illinois limited liability company ("Vienna Brands" and together with Borrower, "Grantors" and each a "Grantor"), and CIBC BANK USA (f/k/a The PrivateBank and Trust Company) ("Bank").

RECITALS:

- **A.** Borrower and Bank entered into that certain Credit Agreement dated as of July 31, 2008 (as amended, the "**Original Credit Agreement**"), pursuant and subject to the terms and conditions of which Bank made loans and other financial accommodations to Borrower.
- **B.** In connection with the Original Credit Agreement, Borrower and Bank entered into that certain Trademark Security Agreement dated as of July 31, 2008 (as amended, restated, supplemented or otherwise modified, the "Existing Trademark Security Agreement"), pursuant to which Borrower granted to Bank certain liens and security interests as security for its obligations under the Original Credit Agreement.
- C. On September 25, 2012, Grantors, certain other affiliates of Grantors, and Bank entered into that certain Amended and Restated Credit Agreement (as amended, the "Existing Credit Agreement"), pursuant to which, among other things, Borrower and Bank amended and restated the Original Credit Agreement in its entirety and Bank continued to make loans and other financial accommodations available to Borrower.
- **D.** In connection with the Existing Credit Agreement, Grantors and certain other affiliates of Grantors, entered into that certain Reaffirmation Agreement and Amendment to Credit Documents dated as of September 25, 2012 by and among Borrower, the other Credit Parties party thereto and Bank (the "**Reaffirmation Agreement**"), pursuant to which, among other things, Grantors ratified and reaffirmed the liens and security interests granted by, and other obligations of, Grantors in favor of Bank under the Existing Credit Support Documents (as defined in the Reaffirmation Agreement), including, without limitation, the Existing Trademark Security Agreement.
- E. Grantors, certain other affiliates of Grantors, and Bank have entered into that certain Second Amended and Restated Credit Agreement dated as of the date hereof (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), pursuant to which Bank has agreed to continue to make loans and other financial accommodations available to Borrower from time to time pursuant to the terms and subject to the conditions set forth therein.
- **F.** As a condition to Bank's agreement to make the loans and other financial accommodations available to Borrower under the Credit Agreement, Bank is requiring Borrower to amend and restate the Existing Trademark Security Agreement in its entirety on the terms and conditions set forth herein.

- **G.** It is the intent of the parties hereto that (i) the execution and delivery of this Agreement shall not effectuate a novation of the Existing Trademark Security Agreement, or a release or discharge of any of the liens, security interests, encumbrances or other obligations of Borrower thereunder, and (ii) from and after the date hereof, the Existing Trademark Security Agreement shall hereby be amended and restated in its entirety as set forth herein.
- **NOW, THEREFORE,** for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, the parties hereto hereby agree as follows:
- 1. <u>Definitions</u>. All capitalized terms used but not elsewhere defined herein shall have the respective meanings ascribed to such terms in the Credit Agreement.
- 2. Grant of Security Interest. Borrower acknowledges, confirms and agrees that Bank has and shall continue to have a lien upon and security interest in all of the Trademarks heretofore granted to Bank pursuant to the Existing Trademark Security Agreement and such lien and security interest are hereby ratified and reaffirmed by Borrower. In addition, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of Borrower's Obligations, each Grantor does hereby mortgage, pledge and collaterally assign to Bank, and grant to Bank a continuing security interest in, all of the following property (collectively, the "Trademarks"), whether now or hereafter owned, acquired or existing:
 - (i) all the trademarks, names, domain names, words, symbols, signs and devices referred to in **Attachment 1** hereto and all printed or electronic matter owned by such Grantor on which the same have appeared or appear, whether currently in use or not, all registrations and recordings thereof and all applications in connection therewith, whether pending or in preparation for filing, including registrations, recordings and applications in the United States Patent and Trademark Office or in any office or agency of the United States of America or any State thereof or any foreign country;
 - (ii) all divisions or renewals of any of the items described in clause (i);
 - (iii) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clause (i); and
 - (iv) all proceeds of, and rights associated with, the foregoing, including any claim by such Grantor against third parties for past, present or future infringement or dilution of the Trademarks or any Trademark, including the Trademarks or any Trademark referred to in **Attachment 1** hereto, or for any injury to the goodwill associated with the use of the Trademarks.
- 3. <u>Security Agreement</u>. This Agreement has been executed and delivered by Grantors for the purpose of registering the security interest of Bank in the Trademarks with the United States Patent and Trademark Office and corresponding offices in other countries of the world. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Bank under (i) that certain Amended and Restated Security Agreement dated as of the date hereof by and between Borrower and Bank (as amended, restated, supplemented or otherwise modified, the "Borrower Security Agreement") and (ii) that certain Amended and Restated Subsidiary Security Agreement dated as of the date hereof by

and among Vienna Brands, certain other Credit Parties and Bank (as amended, restated, supplemented or otherwise modified, the "Subsidiary Security Agreement"), and other Credit Documents.

- **4.** Release of Security Interest. Upon payment and performance in full of all of Borrower's Obligations then owing and the termination of the Commitments, Bank shall, at Grantors' expense, execute and deliver to Grantors all instruments and other documents as may be necessary or proper to release the lien on and security interest in the Trademarks which has been granted hereunder.
- 5. Acknowledgement. Each Grantor does hereby further acknowledge and affirm that the rights and remedies of Bank with respect to the security interest in the Trademarks granted hereby are more fully set forth in the Credit Agreement and the Borrower Security Agreement and Subsidiary Security Agreement, as applicable, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement is deemed to conflict with either the Borrower Security Agreement or Subsidiary Security Agreement, the provisions of the Borrower Security Agreement or Subsidiary Security Agreement, as applicable, shall control. Without limiting the generality of the foregoing, this Agreement secures the payment of all amounts which constitute part of the Borrower's Obligations and would be owed by the Grantors to Bank, whether or not they are unenforceable or not allowable due to the existence of an insolvency proceeding involving any Grantor.
- 6. <u>Collateral Document; Authorization to File</u>. This Agreement is a Collateral Document executed pursuant to the Credit Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Credit Agreement. EACH GRANTOR HEREBY AUTHORIZES BANK TO FILE THIS AGREEMENT, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS HERETO OR AMENDED AND RESTATED VERSIONS HEREOF, WITH THE UNITED STATES PATENT AND TRADEMARK OFFICE.
- **7.** <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement. Delivery of an executed signature page of this Agreement by facsimile transmission or in a pdf or similar electronic file shall be effective as delivery of a manually executed counterpart hereof.
- 8. Amendment and Restatement. This Agreement is only an agreement amending and restating the provisions of the Existing Trademark Security Agreement. All of the provisions of the Existing Trademark Security Agreement are incorporated herein by reference and shall continue in full force an effect, as amended and restated hereby. Borrower hereby ratifies and confirms all of the liens, security interests and encumbrances granted by Borrower, and all of its other obligations, under the Existing Trademark Security Agreement, as amended and restated hereby. Borrower agrees that it is its intention that nothing in this Agreement shall be construed to extinguish, release or discharge, or constitute, create or effect a novation of or an agreement to extinguish any of the liens, security interests, encumbrances or other obligations under the Existing Trademark Security Agreement. In the event of any conflict between the

provisions of this Agreement and the Existing Trademark Security Agreement, the provisions of this Agreement shall take precedence and govern.

[remainder of page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

VIENNA BEEF LTD., an Illinois corporation

Name: John P. Bodman

Title: President

VIENNA BRANDS, LLC, an Illinois limited liability company formerly known as Foods Across America, LLC

By: Vienna Beef LTD, its manager

By: Or Bodman

Title: President

CIBC BANK USA

By:

Christopher M. Trimbach Associate Managing Director IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

By:

VIENNA BEEF LTD., an Illinois corporation

By: Name: John P. Bodman Title: President
VIENNA BRANDS, LLC, an Illinois limited liability company formerly known as Foods Across America, LLC
By: Vienna Beef LTD., its manager
Name: John P. Bodman
Title: President
CIBC BANK USA

Christopher M. Trimbach Associate Managing Director

STATE OF ILLINOIS)	ss:	.w
COUNTY OF COOK)		
of Illinois, in the County at the President instrument, and upon oath indicated after said signatur	foresaid, of Vienr i did de re, and tl	, persona na Beef L pose tha hat Vien	, 2019, before me, a Notary Public in and for the State ally appeared John P. Padem, to me known to be Ltd., an Illinois corporation, that executed the foregoing at he is the President of Vienna Beef Ltd. as ma Beef Ltd., on its own behalf and on behalf of Vienna freely and voluntarily for the uses and purposes therein
	EREOF,	I have h	hereunto set my hand and official seal the day and year
			Halin A Live
e de la companya de l			NOTARY PUBLIC in and for said State and County My commission expires: Aug. 15. 2020
			KATHRYN E TILTEH Official Seal Notary Public - State of Illinois My Commission Expires Aug 15, 2020

STATE OF ILLINOIS)	
)	SS
COUNTY OF COOK)	

On this day of the State of Illinois, in the County aforesaid, personally appeared Christopher M. Trimbach, to me known to be an Associate Managing Director of CIBC Bank USA, that executed the foregoing instrument, and upon oath did depose that he is an Associate Managing Director of said Bank as indicated after said signature, and that the Bank executed the said instrument freely and voluntarily for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year first above written.

"OFFICIAL SEAL"

LAICVAMA FLAGOOV

HUMAY FAMA STATE OF MIROIS

My Commission Engines 08/28/19

NOTARY PUBLIC in and for said State and County My commission expires:

mora M. Farcol

ATTACHMENT 1

TRADEMARKS

REGISTERED TRADEMARKS

		U.S. TRADEMARKS					
PFS Case	Mark	Goods / Services	Filing Date	Serial Number	Registration Number	Date Issued	Status
3296-187	BISTRO CHILI	chili	3/13/1998	75/449548	2,352,510	5/23/2000	Registered
3296-194	BISTRO SOUPS (& Design)	soups	12/30/2004	76/626506	3,026,307	12/13/2005	Registered
3296-195	BISTRO-SOUPS	Soups	1/23/1985	73/518764	1,448,725	7/21/1987	Registered
3296-201	CHICAGO LOVE AFFAIR	wieners	11/29/1989	74/005997	1,701,152	7/14/1992	Registered
	CHICAGO PICKLE COMPANY CHIPICO-FAMOUS FOR FLAVOR						
3296-206	SINCE 1925 (& Design)	pickles	11/26/2004	76/622138	3,037,435	1/3/2006	Registered
3296-203	CHICAGO'S HOT DOG	Wieners	6/25/2001	76/276942	2,567,309	5/7/2002	Registered
3296-205	CHIPICO	pickles	10/9/1990	74/104004	1,657,543	9/17/1991	Registered
3296-211	COUNTRY LAD FARM	Pickles, pickled peppers, pickled tomatoes, pickled cauliflower, sauerkraut and giardineria	6/30/1998	75/510922	2,504,930	11/6/2001	Registered
3296-213	DAVID BERG	beef products namely frankfurters, Polish sausage, smoked sausage, sausage	7/27/1984	73/492049	1,338,228	5/28/1985	Registered
3296-214	DAVID BERG (Stylized)	beef products namely frankfurters, Polish sausage, smoked sausage, sausage	7/27/1984	73/492048	1,338,227	5/28/1985	Registered
3296-219	DESIGN ONLY (CARTOON HOT DOG LOGO)	wieners and sausages	5/3/2001	76/250902	2,624,116	9/24/2002	Registered
3296-220	DESIGN ONLY (PICKLE ON FORK)	pickles, pickled peppers, pickled tomatoes, pickled cauliflower, sauerkraut and giardiniera	3/19/2004	76/581927	2,935,930	3/29/2005	Registered
3296-222	DRAG IT THROUGH THE GARDEN	Chicago-style hot dogs	5/27/2005	78/638821	3,624,690	5/19/2009	Registered
3296-226	FIREDOG	wieners	7/1/1979	73/218041	1,150,556	4/7/1981	Registered
3296-228	FRANKWURST	Wieners	2/17/1965	72/212265	847,093	4/2/1968	Registered
3296-231	HOT DOG LOVERS HOT DOG	wieners	11/29/1989	74/006025	1,753,328	2/16/1993	Registered
3296-343	HOT DOG U	Educational services, namely, conducting classes in the field of food preparation and the operation of a hot dog cart business and distribution of course material in connection therewith	4/16/2010	85/015674	3,883,024	11/30/2010 Registered	Registered
				-			c c

3296-338		3296-257	3296-400	3296-394	3296-381	3296-380	3296-399	3296-245	3296-360		3296-356	3296-374	3296-240	3296-344	3296-342	PFS Case Number	
	THE WEENIE THE WORLD AWAITED	THE ORIGINAL CHICAGO STYLE	THE OFFICIAL CORNED BEEF OF ST. PATRICK'S DAY	RED HOT CHICAGO ³	RED HOT CHICAGO ²	RED HOT CHICAGO ¹	QUARTER BARREL PICKLES	NUMERO UNO	MINARET and Design		MINARET	MAXWELL STREET DELI	MAKE ME ONE WITH EVERYTHING	Hot Dog University Logo (U with Fork and Hot Dog)	HOT DOG UNIVERSITY	Mark	
	Short-sleeved or long-sleeved t-shirts; sweat shirts.	wieners	Corned Beef	Chili	hot dogs and sausages	Sliced and bulk processed meats	Pickles	chili con carne	frankfurters, chili	Halal food products produced in accordance with Islamic law, namely sausages, wieners,	Halal food products produced in accordance with Islamic law, namely sausages, wieners, frankfurters, chili	Beef; beef slices; corned beef; luncheon meats; pastrami; prepared beef; roast beef	wieners	Educational services, namely conducting classes in the field of food preparation and the operation of a hot dog cart business and distribution of course material in connection therewith	Educational services, namely, conducting classes in the field of food preparation and the operation of a hot dog cart business and distribution of course material in connection therewith	Goods / Services	U.S. TRADEMARKS
11/23/2004	11/3/2009	11/29/1989	4/19/2013	10/25/2012	3/22/1991	2/20/2007	4/9/2013	10/28/1991	10/29/2010		9/9/2010	7/3/2012	11/29/1989	4/16/2010	4/16/2010	Filing Date	
058169/96	77/863877	74/006024	85/909350	85/763342	74/150369	77/111553	85/898710	74/216630	85/165129		85/125725	85/667911	74/006825	85/015678	85/015664	Serial Number	
3 056 951	4,049,827	1,745,284	4,539,937	4,495,815	1,790,545	3,323,548	4,516,202	1,725,985	4,354,356		4,358,357	4,423,960	1,650,470	3,883,025	3,883,022	Registration Number	
2/7/2006	11/1/2011	1/5/1993	5/27/2014	3/11/2014	8/31/1993	10/30/2007	4/15/2014	10/20/1992	6/18/2013		6/25/2013	10/29/2013	7/9/1991	11/30/2010	11/30/2010	Date Issued	
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered		Registered	Registered	Registered	Registered	Registered	Status	

¹ Owner is Vienna Brands, LLC

² Owner is Vienna Brands, LLC

³ Owner is Vienna Brands, LLC

RECORDED: 02/06/2019

		U.S. TRADEMARKS					
PFS Case Number	Mark	Goods / Services	Filing Date	Serial Number	Registration Number	Date Issued	Status
		meat products - namely, corned beef, cooked corned beef, tongues, and sausages, including					
	V (& Design - OUTLINE OF V WITH	frankfurters, knockwurst, polish sausage, beef					
3296-262	HOTDOG ON FORK)	sticks, cocktail frankfurters and pastrami	4/17/1957	72/028398	661,990	5/20/1958	Registered
	V (& Design - OUTLINE OF V WITH						
3296-263	HOTDOG ON FORK)	sausages	10/12/1955	71/696337	636,028	10/16/1956	Registered
		meat products - namely, corned beef, cooked					
		corned beef, tongues, and sausages, including					
3296-265	VIENNA	frankfurters, knockwurst, polish	4/17/1957	72/028401	673,266	1/27/1959	Registered
		tongue, corned beef, frankfurters, wieners,					
		knockwurst, polish sausage, pastrami, salami and					
3296-267	VIENNA BEEF	bologna	5/24/1973	72/458505	981269	3/26/1974 Registered	Registered
		frankfurters; wieners; polish sausage; knockwurst;					
		bologna; salami; thin salami type sausage; summer					
		sausage; corned beef; tongue, namely cooked,					
		pickled, and smoked; pastrami; roast beef; beef					
	VIENNA BEEF (& DESIGN OF FORK	prepared with barbeque sauce; corned beef hash;					
3296-268	ON TWO LINES)	beef bacon;	11/7/1983	73/451639	1,359,416	9/10/1985	Registered
3296-377	VIENNA BEEF CHILI COMPANY	Chili	1/27/2012	85/527534	4,213,315	9/25/2012	Registered
3296-378	VIENNA SOUP COMPANY	Soup	1/27/2012	85/527551	4,213,316	9/25/2012	Registered
3296-440	WHERE CRAFT MEETS KETTLE	Chili; Soups	5/17/2018	87/453277	5,499,209	6/19/2018	Registered